

			Purchase and Rate/Term Refi	inances			Cas	h Out Refinances	
	Units	Loan Amount	LTV/CLTV	Credit Score	Reserves	LTV/CLTV	Credit Score	Reserves	Max Cash Ou
		up to \$1,500,000	80	680	9 months	75	680	9 months	\$300,000
	1 Unit OO	\$1,500,001 to \$2,000,000	80	680	12 months	75	680	12 months	\$500,000
	2 Unit OO	up to \$1,500,000	80	680	12 months		d by 5% when t	he appraisal indicates in either	
	2nd Home	up to \$1,000,000		680	12 months	<ul> <li>Neighborhood Section Housing Trends or 1004MC Median Comparable Sale Pric that property values are declining.</li> <li>First time homebuyer (FTHB) maximum \$1,000,000 loan amount.</li> <li>See Reserves Section for FTHB and multiple financed properties reserves</li> </ul>			
	zna nome	\$1,000,001 to \$1,500,000	80		18 months	requirements.		d, must be escrowed, regardles	
Ability To Repay and Qualified Mortgage Rule	<ul> <li>Correspondents a</li> </ul>	re responsible for pro	PennyMac will only purchase loans to viding evidence of compliance with n of all credits that indicate paid by,	-	rements.				
Age of Credit Docs	<ul> <li>Employment and i</li> </ul>	income, and asset do	lays of the note date cumentation must be dated within t	90 days of the note date he effective or issue date of the con					

Appraisals	<ul> <li>Appraisals must be dated within 120 days of the note date. A new appraisal is required after 120 days.</li> <li>Two full appraisals (1004 or equivalent) are required on all loan amounts greater than \$2,000,000. Appraised value variance between the two appraisals may not exceed 10%.</li> <li>Two full appraisals are required for non-arm's length transactions, regardless of the loan amount.</li> <li>When two appraisals are required tor non-arm's length transactions, regardless of the loan amount.</li> <li>The LTV will be determined by the lower of the two (2) appraised values as long as the lower appraisal supports the value conclusion         <ul> <li>Both appraisal reports must be reviewed and address any inconsistencies between the two (2) reports and all discrepancies must be reconciled.</li> <li>If the two (2) appraisals are done "subject to" and 1004Ds are required, it is allowable to provide one (1) 1004D. If only one (1) 1004D is provided, it should be for the appraisal that the value of the transaction is being based upon.</li> <li>PennyMac requires lenders order an independent appraisal review product on the appraisal used for qualify:         <ul> <li>Property Desktop Analysis (PDA) from Old Republic, PDAClientsetup@oldrepublictitle.com</li> <li>Collateral Desktop Analysis (CDA) from Clear Capital, or jim.smitt@clearcapital.com</li> </ul> </li> <li>Appraisals must be dated with FIRREA/USPAP and all appricable regulatory requirements.</li> <li>1004MC required. On purchase transactions, the appraiser must review the sales contract, and all subsequent addenda.</li> <li>Appraisals must be Appraiser Independence Requirements (AIR) compliant.</li> <li>For newly constructed homes: All required inspections, licenses and certificates must be obtained.</li> <li>LTV/CLTV reduced by 5% when the appraisal indicates in either the Neighborhood Section Housing Trends or 1004MC Median Comparable Sale Price that property values are declining.</li> <li>Transferred appraisals are not allowed.</li> </ul></li></ul>	
Assets: General Requirements	<ul> <li>Full asset documentation is required</li> <li>Verification of Deposits (VODs) are not acceptable</li> <li>All pages of the most recent two consecutive months' statements or the most recent quarterly statement may be provided. Statements must: <ul> <li>Clearly identify the borrower as the account holder;</li> <li>Include the account number;</li> <li>Include the time period covered by the statement;</li> <li>Include all deposits and withdrawal transactions (for depository accounts);</li> <li>Include all duposits and sale transactions (for financial portfolio accounts); and</li> <li>Include the ending account balance.</li> </ul> </li> <li>All asset documentation must be dated within 90 days of the note date.</li> <li>All funds must be owned by the borrowers.</li> <li>Business Funds to close allowed when:</li> <li>Borrower is 100% owner, and</li> <li>Two months consecutive business bank statements must be provided, and</li> <li>A CPA letter must be provided confirming the withdrawal will not harm the business</li> <li>Business funds are not eligible for reserves.</li> </ul>	

Assets: Large Deposits	<ul> <li>When bank statements (typically covering the most recent two months) are used, Lender must evaluate large deposits, which are defined as a single deposit that exceeds 50% of the total monthly qualifying income for the loan. Requirements for evaluating large deposits vary based on the transaction type, as shown below.</li> <li>Refinance transactions: Documentation or explanation for large deposits is not required; however, Lender remains responsible for ensuring that any borrowed funds, including any related liability, are considered.</li> <li>Purchase transactions: <ul> <li>If funds from a large deposit are needed to complete the purchase transaction (that is, are used for the down payment, closing costs, or financial reserves), Lender must document funds are from an acceptable source.</li> <li>If funds are from a transfer between borrower accounts, copies of outdated statements may be acceptable to source only the deposit. Statements dated within the allowable age of credit docs must be provided to source funds used for closing and reserves.</li> <li>Occasionally, a borrower may not have all of the documentation required to confirm the source of a deposit. In those instances, Lender must confirm that the remaining funds are sufficient for the down payment, closing costs, and financial reserves.</li> <li>Verified funds must be reduced by the amount (or portion) of the undocumented large deposit (as defined above), and Lender must confirm that the remaining funds are sufficient for the down payment, closing costs, and financial reserves.</li> <li>When a reduced asset amount is used, net of the unsourced amount of a large deposit, that reduced amount must be used for underwriting purposes</li> <li>When a deposit has both sourced and unsourced portions, only the unsourced portion should be used to calculate whether or not it must be considered a large deposit</li> </ul> </li> </ul>
Assets: Eligible Sources	<ul> <li>Bridge loans</li> <li>Cash value of life insurance <ul> <li>Underwriter must assess repayment or additional obligation considerations to determine the impact on borrower qualification or reserves.</li> </ul> </li> <li>Depository accounts (checking and savings)</li> <li>Earnest Money Deposit. <ul> <li>Receipt of the deposit my be verified with either a copy of the cancelled check or written statements from the deposit holder</li> <li>Bank statement covering the month the EMD cleared and the month prior is required in addition to the most recent two months of statements normally required.</li> <li>Large deposits must be sourced</li> </ul> </li> <li>Gift funds allowed after borrower contributes minimum 5% of own funds. Gift must be transferred to the borrower prior to close or directly to escrow from the donor.</li> <li>Eligible donors are: <ul> <li>A relative, defined as the borrower's spouse, child, or other dependent, or by any other individual who is related to the borrower by blood, marriage, adoption, or legal guardianship; or <ul> <li>A fiancé, fiancée, or domestic partner.</li> </ul> </li> <li>Retirement accounts</li> <li>Stocks, bonds, mutual funds</li> <li>Trust accounts funds</li> <li>See Jumbo guidelines for complete details.</li> </ul> </li> </ul>
Assets: Ineligible Sources	<ul> <li>1031 exchange funds (ineligible for reserves, eligible for funds to close)</li> <li>529 plans</li> <li>Business funds (ineligible for reserves, eligible for funds to close)</li> <li>Cash-on-hand</li> <li>Credit card financing</li> <li>Donations</li> <li>Gift Funds (ineligible for reserves, eligible for funds to close)</li> <li>Personal unsecured loans</li> <li>Real estate commissions earned from the subject transaction</li> <li>Rent credit from Rent-to-Own transactions</li> <li>Secured borrowed funds, i.e. funds from a HELOC securing a non-subject property (ineligible for reserves, eligible for funds to close)</li> <li>Sweat Equity</li> </ul>

Borrowers: Eligible	<ul> <li>U.S. citizens.</li> <li>Permanent resident alien - A permanent resident alien is an immigrant who, although not a U.S. citizen, has been granted the right to live and work permanently in the United States. PennyMac requires proof of lawful permanent resident aliens - A non-permanent resident alien is a temporary resident, who, although not a U.S. citizen has been granted the right to live and/or work in the United States for a specific period of time. PennyMac requires proof of lawful residence and 24 months United States employment and income history. Employment and income history documentation including but not limited to - US tax returns</li> <li>History of visa renewals</li> <li>No indication employment will stop</li> <li>All borrowers must have a valid Social Security Number. ITINs are not acceptable.</li> <li>Inter-Vivos Revocable Trusts (revocable at any time by the Trustor).</li> <li>Borrowers involved in non-arm's length transactions, which are defined as a pre-existing relationship between the buyer and the seller. PennyMac requires two full appraisals regardless of loan amount. When there is an existing mortgage on the property, lenders must provide a mortgage rating indicating no lates in the last 12 months.</li> </ul>
Borrowers: Ineligible	<ul> <li>Irrevocable Trusts or Blind Trusts</li> <li>Limited/General Partnerships and Corporations</li> <li>Foreign nationals - A non-U.S. citizen who is not a permanent or non-permanent resident alien. This person does not have the right to live and/or work in the U.S. for a specific period of time.</li> <li>Borrowers with diplomatic immunity - a form of legal immunity that ensures diplomats are not susceptible to lawsuit or prosecution under U.S. laws.</li> <li>Non-occupant co-borrowers</li> <li>Land Trusts, including Illinois</li> </ul>
Continuity of Obligations	Continuity of obligation occurs on a refinance transaction when at least one of the borrower(s) on the existing mortgage is also a borrower on the new refinance transaction secured by the subject property. In addition, PennyMac will consider the following scenarios as meeting the continuity of obligation requirements:  • The borrower acquired the property through an inheritance or was legally awarded the property (for example, divorce, separation, or dissolution of a domestic partnership) • The borrower on the new refinance transaction has been added to title through a transfer from a trust, or a limited liability company (LLC), or partnership. The following requirements apply:
Condominiums	Fannie Mae warrantable condos only.     Projects with pending litigation are not eligible.

Credit	<ul> <li>Residential Mortgage Credit Report from all three repositories is required.</li> <li>Mortgage/Rental history must reflect 0x30x24. Penny/Mac will consider the borrower as having timely payments for the time in which the borrower has owned a property "free and clear."</li> <li>Penny/Mac will allow borrowers that are living "rent free" subject to the following:</li> <li>The "rent free" period is tess than or equal to 6 months, and</li> <li>The borrower has a 0x30x24 housing history immediately surrounding the rent free period either via previously paid mortgage or rental history,</li> <li>Example: The borrowers have been rent free for the past 4 months. The borrowers are required to have 0x30x24 innerdiately preceding the current rent free period.</li> <li>Verification of rent free period must come from the third party owner or person obligated on the lease/rental agreement.</li> <li>Trade line burnowers have been rent free for the past 4 months of the credit report date, and</li> <li>A minimum of 24 months reporting on at least on erade line (open or closed).</li> <li>Three open trade lines with:</li> <li>All 3 trade lines must have had activity within the last 6 months of the credit report date, and</li> <li>A minimum of 24 months construite mortgage history, with some portion of the 24 months in the last 5 years.</li> <li>One open trade lines with:</li> <li>A minimum of 12 months reporting on the open trade line, and</li> <li>Nor Fraditional for at least 10 years.</li> <li>Borrowers have 2 dan out to be an ent gate, and</li> <li>A low instrum of 12 months reporting on the open trade line, and</li> <li>Nor Fraditional for at least 10 years.</li> <li>Borrowers have 2 dan out to be one trade line, and subject to the minimum trade line requirement.</li> <li>Non-Traditional Credit cannot be used in place of any trade line.</li> <li>Authorized user accounts or collection accounts may not be used to meet any credit or tradeline requirement.</li> <li>Authorized the reaction be used in place of any trade line.</li></ul>
Credit: Derogatory and Frozen	<ul> <li>No prior Bankruptcy.</li> <li>No prior Foreclosure, Deed-in-Lieu or Short Sale.</li> <li>All judgments and tax liens must be paid. <ul> <li>Includes all federal or state taxes in a repayment plan.</li> </ul> </li> <li>Borrowers with prior loan modifications are not allowed, unless the modification was not a distress situation. Lender must document: <ul> <li>Zero lates in the 24 months preceding the modification, and</li> <li>Did not result in principal forgiveness.</li> </ul> </li> <li>PennyMac requires all three credit reporting agencies to be unfrozen regardless of transaction type.</li> </ul>
Disaster Policy	PennyMac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See PennyMac disaster policy located in the Seller's Guide for full details or see the complete Jumbo Guidelines.
Documentation Type	<ul> <li>In general, PennyMac's Jumbo guidelines follow Appendix Q. When Appendix Q is silent, follow Fannie Mae manual underwriting guidelines.</li> <li>See Tax Transcript Requirements section for details on Tax Transcripts.</li> </ul>
Eligible and Ineligible Mortgage Products	Eligible Mortgage Products  15 or 30 Year fixed rate, fully amortized  5/1 LIBOR ARM with 2.25 margin and 2-2-5 caps, fully amortized  7/1 LIBOR ARM with 2.25 margin and 2-2-5 caps, fully amortized  7/1 LIBOR ARM with 2.25 margin and 2-2-5 caps, fully amortized  1neligible Mortgage Products  Temporary buydowns  Interest-only amortization  Negative amortization  Loans with prepayment penalties  Construction financing during building phase is ineligible. Permanent financing is acceptable.  Assumable loans are ineligible. Jumbo ARM loans must be originated using PennyMac's Non-Assumability ARM Rider and Non-Assumability Note Addendum.

Employment/Income: Wage Earner	<ul> <li>Full Documentation is required, which includes: <ul> <li>Most recent year to date paystub covering at least 30 days and two years W2's</li> <li>Paystubs must: <ul> <li>clearly identify the borrower as the employee.</li> <li>include all year-to-date earnings. Additionally, the paystub must include sufficient information to appropriately calculate income; otherwise, additional documentation must be obtained.</li> <li>be computer-generated or typed by the borrower's employer(s), although paystubs that the borrower downloads from the Internet are also acceptable. Documents must clearly identify the employer's name and source of information.</li> <li>be from a third party original source of information, such as the borrower's human resources department, personnel office, payroll department, company's payroll vendor, or supervisor.</li> <li>Borrowers may not qualify using an employment contract and a pay stub.</li> <li>See Tax Transcripts for complete details on transcript requirements.</li> <li>Extended absence defined as six or more months. Income may be considered effective when the borrower: <ul> <li>a can document is two year work history prior to the absence using traditional employment verifications or copies of W2s or paystubs. Time spent in the military or school or not considered in the extended absence.</li> </ul> </li> <li>OT and bonus income eligible with a two year history of receipt and is likely to continue. Assume income is likely to continue unless documentation in file indicates otherwise. See handbook for borrowers with the 22-44 months receipt of income.</li> <li>Borrower must provide: <ul> <li>Wor years signed personal tax returms</li> <li>Hor most seque personal tax returms.</li> </ul> </li> <li>Other the centre of paystub.</li> <li>Unreimbursed busines expenses must be deducted from income</li> <li>Tax transcripts may be used in lieu of signed tax returms.</li> </ul> </li> </ul></li></ul>
Employment/Income: Passive Sources	<ul> <li>Alimony, Child Support, Maintenance Income: <ul> <li>Borrower must provide a copy of the final divorce decree, legal separation agreement, or court order. Voluntary payments are not eligible.</li> <li>Borrower must provide proof of timely receipt for the last 12 months via cancelled checks, deposit slips, tax returns, court records.</li> <li>Payments received for 6-12 months may be eligible with proof of minimum 6 timely payments.</li> <li>Coreign for hor er signed federal income tax returns for the most recent two years that include foreign income.</li> <li>-Provide copy of pay stub from current job (if applicable). Must cover a minimum of 30 days YTD income.</li> <li>-Income must be translated to U.S. dollars.</li> <li>Interest and Dividend income</li> <li>Eligible with two year history of receipt.</li> <li>Income must be averaged over two years.</li> <li>-Any investment funds used for closing must be deducted from the amount used to calculate the income.</li> <li>Notes Receivable income</li> <li>Eligible when income will continue for at least three years.</li> <li>Borrower must provide a copy of the note, evidence the payments have been timely consistently received for the past 12 months. Deposit slips, cancelled checks, bank or other account statements, or tax returns exertiment</li> <li>Host neurotecaptable.</li> <li>Heatimement</li> <li>Eligible when income will continue for at least three years.</li> <li>Borrower must provide copy of the trats agreement or truste statement confirming the amount of trust, frequency of distribution and the duration of payments.</li> <li>Trust Income</li> <li>Eligible when income will continue for at least three years.</li> <li>Borrower must provide copy of the trust agreement or truste statement confirming the amount of trust, frequency of distribution and the duration of payments.</li> <li>Trust Income</li> <li>Eligible when income must be verified by a Social Security Administration benefit verification letter (sometimes called a "proof of income letter," "budge</li></ul></li></ul>

Analyzing the Stability of Rental Income. Rent received for properties owned by the borrower is acceptable as long as Lender can document the stability of the rental income through:	
- A current lease;	
- An agreement to lease, or	

- A rental history over the previous 24 months that is free of unexplained gaps greater than three months (such gaps could be explained by student, seasonal, or military renters, or property rehabilitation). Note: The underwriting analysis may not consider rental income from any property being vacated by the borrower, except under the circumstances described below.

• Rental Income From Borrower Occupied Property.

- The rent for multiple unit property where the borrower resides in one or more units and charges rent to tenants of other units may be used for qualifying purposes.

- Projected rent for the tenant-occupied units only may:
- Be considered gross income, only after deducting vacancy and maintenance factors, and
- Not be used as a direct offset to the mortgage payment.

Documentation Required To Verify Rental Income.

- IRS Form 1040 Schedule E; and
- Current leases/rental agreements.

Note: Current leases/rental agreements are required for all properties located on the Schedule E (including commercial properties), except when the borrower qualifies without including any rental income on that property and debt ratio is burdened with the full PITIA.

• Analyzing IRS Form 1040 Schedule E.

- The IRS Form 1040 Schedule E is required to verify all rental income. Depreciation shown on Schedule E may be added back to the net income or loss.

- Depletion and Amortization may also be added back.

- Positive rental income is considered gross income for qualifying purposes, while negative income must be treated as a recurring liability.

- Lender must confirm that the borrower still owns each property listed, by comparing Schedule E with the real estate owned section of the URLA.

Using Current Leases To Analyze Rental Income.

- The borrower can provide a current signed lease or other rental agreement for a property that was acquired since the last income tax filing, and is not shown on Schedule E.

- In order to calculate the rental income:
- Reduce the gross rental amount by 25 percent for vacancies and maintenance;
- Subtract PITI and any homeowners association dues; and
- Apply the resulting amount to income, if positive, or recurring debts, if negative.

• Exclusion of Rental Income From Property Being Vacated by the Borrower. Underwriters may not consider any rental income from a borrower's principal residence that is being vacated in favor of another principal residence, except under the conditions described below:

- Notes: This applies solely to a principal residence being vacated in favor of another principal residence. It does not apply to existing rental properties disclosed on the loan application and confirmed by tax returns (Schedule E of form IRS 1040)

- When a borrower vacates a principal residence in favor of another principal residence, the rental income, reduced by the appropriate vacancy factor, may be considered in the underwriting analysis under the circumstances listed below:

- Provide a properly executed lease agreement (that is, a lease signed by the borrower and the lessee) of at least one year's duration after the loan is closed.

• Note: Underwriters should also obtain evidence of the security deposit and/or evidence the first month's rent was paid to the homeowner.

- Sufficient Equity in Vacated Property: The borrower has a loan-to-value ratio of 75 percent or less, as determined by a current (no more than six months old) residential appraisal as described below: • Fannie Mae form 1004,

- exterior-only appraisal using Fannie Mae form 2055, or
- condominium units form Fannie Mae 1075.

See Jumbo Guide for complete details.

Employment/Income: Rental

	<ul> <li>A borrower with a 25 percent or greater ownership interest in a business is considered self-employed and will be evaluated as a self-employed borrower.</li> <li>Borrowers paid via 1099 are considered self-employed.</li> <li>A two year history of self-employment is required. Borrowers with less than two years may be eligible, see Jumbo Guidelines for details.</li> <li>Two years signed/dated personal tax returns plus two years signed/dated business tax returns are required for all self-employed borrowers for all business, even if not used to qualify.</li> </ul>
Employment/Income: Self-Employed	<ul> <li>A Profit and Loss (P&amp;L) Statement and Balance Sheet are required. The documentation:</li> <li>must be the most recent available statement (within 90 days of the note date)</li> <li>must include the date range for period covered</li> <li>can be: <ul> <li>audited</li> <li>reviewed</li> <li>compiled, or</li> <li>internally prepared</li> </ul> </li> <li>is required even if income is not used to qualify</li> <li>is required for all 1099, Schedule C, 1065, 1120S and 1120 businesses regardless of income or loss amount.</li> <li>A Balance Sheet showing 0 may be acceptable if the business has no assets or liabilities.</li> <li>must include a full year P&amp;L and Balance Sheet for any full year period where tax returns have not yet been filed.</li> <li>Profit and Loss must have the name of the business and the date range of the information provided.</li> <li>Balance Sheet must have the name of the business and the date of the information provided.</li> <li>See Jumbo Guidelines for detailed tax analysis information.</li> </ul>
Employment/Income: Unacceptable	<ul> <li>Boarder Income</li> <li>Capital gains income</li> <li>Employment contracts</li> <li>Employer Mortgage Differential Payments: Payments made by a borrower's employer to subsidize the borrower's mortgage payment</li> <li>Employment Assets as Income, or Asset Annuitization</li> <li>Homeownership Subsidies</li> <li>Projected Income</li> <li>Restricted Stock Unit (RSU) Income</li> </ul>
Employment/Income Verification	<ul> <li>Verbal Verification of Employment for the last two years required for: <ul> <li>For all employment used for qualifying income, and</li> <li>For all self-employment generating a loss</li> </ul> </li> <li>Any gaps spanning one or more months must be explained. If borrower was in school or military, evidence supporting this must be provided such as transcripts or discharge papers.</li> <li>Verbal Verifications must be: <ul> <li>Within 10 business days prior to closing for employed borrowers</li> <li>Within 30 calendar days prior to closing for self-employed</li> </ul> </li> </ul>
Escrow Holdbacks	Loans with escrow holdbacks are not eligible.
Financing Concessions	<ul> <li>Financing concessions for primary residences and second homes must be within the following allowable percentages:</li> <li>- 3% of value with LTV/CLTV ratios greater than 75% and up to 80%</li> <li>- 6% of value with LTV/CLTV ratios less than or equal to 75%</li> <li>- Amounts in excess of these limits must be deducted from the lower of sales price or appraised value when calculating the LTV/CLTV.</li> <li>• Value is the lesser of appraised value or purchase price.</li> </ul>
High Cost / High Priced Mortgage Loans (HPML)	• PennyMac will not purchase High Cost Loans • PennyMac will not purchase Higher Priced Mortgage Loans (HPML)

Insurance Requirements: Flood	<ul> <li>When flood insurance is required, it must be escrowed.</li> <li>If flood insurance is required, the mortgage loan must close with one of the following: <ul> <li>A complete flood insurance policy containing a standard mortgagee clause which must read as described in the Guide.</li> <li>A complete application to the National Flood Insurance Program Agency (NFIP) with evidence that the first year premium on the policy has been paid and an elevation certificate if the property was constructed after the date on the FIRM.</li> <li>When flood insurance is required with respect to a mortgaged property, the amount of flood insurance required, regardless of property type, is the lesser of: <ul> <li>The unpaid principal balance of the mortgage, or</li> <li>The maximum amount of coverage available under the NFIP for the type of improvements, or</li> <li>The replacement cost of the improvements</li> </ul> </li> <li>Deductible must meet Fannie Mae requirements.</li> </ul></li></ul>
Insurance Requirements: Hazard	<ul> <li>The hazard insurance coverage must be equal to the lesser of: <ul> <li>100% of the insurable value of the improvements—as established by the property insurer or</li> <li>Guaranteed Replacement Cost Endorsement, which provides that the insurer agrees to replace the insurable property, regardless of the cost or the Replacement Cost Endorsement or;</li> <li>The unpaid principal balance of the mortgage, as long as it equals the minimum amount (80%) of the insurable value (total appraised value minus the estimated site value) required to compensate for damage or loss calculated on a replacement cost basis.</li> </ul> </li> <li>Note: Due to the revised agency appraisal form, which eliminated the site value box, the estimated site value can be submitted with a notation in the Comments section of the appraisal or an appraisal addendum signed by the appraiser.</li> <li>If the hazard insurance is not equal to at least one of the above minimum coverage amounts, then additional hazard coverage that meets the minimum coverage amounts must be obtained before the loan can be closed.</li> <li>PennyMac requires a cost estimator from the insuring company if the hazard insurance does not equal at least 100% of the loan amount.</li> <li>If the estimated site value, opinion site value, or an appraisal addendum signed by the appraiser is not available on the appraisal, the documents below are acceptable in the following order: <ul> <li>Insurance value from the insurance agency</li> <li>Third party vendor (Marshall and Swift [example: Data Quick] may have been used by the vendor.]</li> <li>If the site value is not noted, the tax assessor value from the tilt policy/commitment or tax assessment form may be used for the calculation.</li> </ul> </li> <li>Hazard coverage for units in Project Developments must meet FNMA requirements.</li> <li>Deductible must meet Fannie Mae requirements.</li> </ul>
Liabilities: General	<ul> <li>Debts lasting less than ten months must be included if the amount of the debt affects the borrower's ability to pay the mortgage during the months immediately after loan closing, especially if the borrower will have limited or no cash assets after loan closing.</li> <li>Revolving Account Monthly Payment Calculation. If the credit report shows any revolving accounts with an outstanding balance but no specific minimum monthly payment, the payment must be calculated as the greater of: <ul> <li>5% of the balance; or</li> <li>510.</li> </ul> </li> <li>Note: If the actual monthly payment is documented from the creditor or PennyMac obtains a copy of the current statement reflecting the monthly payment, that amount may be used for qualifying purposes.</li> <li>Accounts paid off and closed prior to the loan closing may be excluded from the DT. Documentation showing sufficient assets to pay off, in addition to any required assets, must be provided.</li> <li>Open Ended Accounts: Accounts which require the balance to be paid in full monthly. Must follow one of the following bullets: <ul> <li>In the absence of a monthly payment on the credit report or direct verification of the payment, the greater of 5% of the outstanding balance or \$10 can be considered to be the required monthly payment; cor</li> <li>When the balance is equal to the monthly payment, the borrower, as applicable</li> </ul> </li> <li>Alimony must be included as a liability. May not be included as a reduction in income.</li> <li>Contingent Liabilities exists when an individual is held responsible for payment of a debt if another party, jointly or severally obligated, defaults on the payment. See Jumbo Guide for complete details on treatment of Contingent Liabilities.</li> <li>Authorized user accounts must be included in the liabilities calculation.</li> <li>Projected Obligations</li> <li>Obet payments, such as a student loan or balloon-payment note scheduled to begin or come due within 12 months of the mortgage loan closing, must be included by Penn</li></ul>

Liabilities: Student Loans	<ul> <li>If a monthly student loan payment is provided on the credit report, use that amount for qualifying purposes. If the credit report does not reflect the correct monthly payment, use the monthly payment that is on the student loan documentation (the most recent student loan statement) to qualify the borrower.</li> <li>If the credit report does not provide a monthly payment for the student loan, or if the credit report shows \$0 as the monthly payment, determine the qualifying monthly payment using one of the options below.</li> <li>If the borrower is on an income-driven payment plan, obtain student loan documentation to verify the actual monthly payment is \$0. The borrower may then be qualified with the \$0 payment.</li> <li>For deferred loans or loans in forbearance, calculate <ul> <li>a payment equal to 1% of the outstanding student loan balance (even if this amount is lower than the actual fully amortizing payment), or</li> <li>a fully amortizing payment using the documented loan repayment terms.</li> </ul> </li> </ul>
Loan Amounts: Maximum and Minimum	<ul> <li>The maximum loan amounts permitted are reflected in the grid at the beginning of the guide.</li> <li>The minimum loan amount for all areas is \$1 above the standard balance limit.</li> <li>First Time Home Buyers (FTHB) are limited to \$1,000,000 loan amount.</li> <li>FTHB is defined as an individual who has not had a mortgage in the past three years or owned a home in the past three years.</li> <li>Applications with multiple borrowers are not considered FTHB unless all applicants are FTHB.</li> </ul>
Loan Purpose: Purchase and Rate and Term	<ul> <li>Purchase <ul> <li>A complete copy of the ratified purchase contract and any applicable addenda must be provided</li> </ul> </li> <li>Limited Cash-Out / Rate &amp; Term Refinance. Proceeds can be used: <ul> <li>To pay off a first mortgage regardless of age</li> <li>To pay off any junior liens related to the purchase of the subject property</li> <li>To pay off a 12 month seasoned junior lien. If a HELOC, then it must have no cumulative draws greater than \$2,000 within the last 12 months. Based on the note date of the new loan.</li> <li>Proof of no cumulative draws greater than \$2,000 within the last 12 months is required.</li> <li>Transaction history may be sufficient to document no draws exceeding limits.</li> <li>Incidental cash back may not be used to pay off debt on the Closing Disclosure.</li> <li>Incidental cash back more than \$2,000 is not allowed on a rate &amp; term refinance.</li> <li>Listings must have been expired or withdrawn six months prior to the note date of the new loan.</li> <li>All refinances of entirely new construction properties may use the current appraised value regardless of the length of time of ownership</li> <li>All refinances must meet the more restrictive of these guidelines or continuity of obligation requirements.</li> </ul> </li> </ul>
Loan Purpose: Cash- out and Delayed Financing Cash-out	<ul> <li>Cash-Out <ul> <li>Gash-Out</li> <li>Go the provided in the previded i</li></ul></li></ul>

Loan Purpose: Ineligible Transactions	Intra-family purchases as a means to obtain cash-out for the seller while avoiding cash-out qualifications and pricing are not eligible transactions. These types of transactions may seem to meet Agency guidelines, they are not bonafide purchase transactions and therefore not eligible for Purchase by PennyMac. Unacceptable transactions of this type may have some or all of the following characteristics: • Gift of equity from the seller • Large amount of seller credits • Family member remaining in the home and on title after the "purchase" • Seller unable to qualify for a cash-out transaction of their own
Occupancy	<ul> <li>Primary Residence</li> <li>Second Homes - 1-unit only <ul> <li>Must be located a reasonable distance away from the borrower's primary residence.</li> <li>Must be occupied by the borrower for some portion of the year.</li> <li>Must be suitable for year-round occupancy.</li> <li>The borrower must have exclusive control over the property.</li> <li>Must not be rental property or a timeshare arrangement.</li> <li>Cannot be subject to any agreements that give a management firm control over the occupancy of the property.</li> </ul> </li> <li>Investment Properties are ineligible.</li> </ul>
Property: Eligible Types	<ul> <li>Single Family Detached One Unit</li> <li>Single Family Attached One Unit</li> <li>2 Unit (Must be Owner-Occupied)</li> <li>PUDs</li> <li>Condominiums—Fannie Mae Warrantable only.</li> <li>Multiple Parcels. See Jumbo guidelines for complete details when there are multiple parcels.</li> </ul>
Property: Ineligible Types	<ul> <li>3-4 unit properties</li> <li>Agriculturally zoned</li> <li>Commercial Enterprises (e.g. Bed and Breakfast, Boarding House, Hotel)</li> <li>Condotels</li> <li>Cooperatives</li> <li>Fannie Mae Unwarrantable Condos</li> <li>Geodesic Domes</li> <li>Hobby farm properties</li> <li>Hotel Condos</li> <li>Leaseholds</li> <li>Leaseholds</li> <li>Log homes, except in areas where log homes are acceptable and prevalent</li> <li>Manufactured homes, including modular homes built on a permanent chassis.</li> <li>Mixed-Use Properties</li> <li>Hobbi I hausiness name</li> <li>Properties held in a business name</li> <li>Properties held in a business name</li> <li>Properties with enzorachments</li> <li>Properties with enzorachments</li> <li>Properties with enzorachments</li> <li>Unimproved Land and property currently in litigation</li> <li>Unimproved Land and property corrents in litigation</li> <li>Unimproved Land and properties zoned commercial</li> <li>Properties with CS, CG, or CG stratgs</li> <li>Properties with Private Transfer Fee Covenants</li> </ul>

Property Flipping Policy (Properties resold within 180 days of purchase)	Properties that involve a re-sale that occurred within the last 180 days that have a non-arms length relationship between the buyer and seller and an increase in value are prohibited. Time frame is established by seller's date of acquisition as the date of settlement on the seller's purchase of that property and the execution of a sales contract to another party
Property; Maximum Number of	<ul> <li>Owner-Occupied: Borrowers may have up to eight financed properties.</li> <li>Second home: Borrowers may have up to four financed properties.</li> <li>PennyMac limits borrowers to four PennyMac serviced properties.</li> <li>The subject property is included in the total number of financed properties.</li> <li>Borrowers with three or more financed properties require at least 18 months reserves on the subject property.</li> </ul>
Power of Attorney	• Specific Power of Attorney (POA) allowed. In addition, the POA must be recorded and include a copy of the POA with the county recorder's stamp. There are no exceptions regarding the recordation of the POA. POA. • POAs are ineligible on cash-out transactions.
Ratios	<ul> <li>The maximum DTI ratio is 43%.</li> <li>15 yr Fixed, 30 yr Fixed, and 7/1 ARM qualify at the note rate.</li> <li>5/1 ARM qualifies at the greater of Note rate plus 2% or fully indexed rate. Fully Indexed rate is index plus margin.</li> </ul>
Recently listed properties	<ul> <li>Rate/Term Refinances: The listing must have been expired or withdrawn six months prior to the note date.</li> <li>Cash-out Refinances: The listing must have been expired or withdrawn 12 months prior to the note date.</li> </ul>
Reserves	<ul> <li>All funds eligible under Source of Funds are acceptable for reserves, unless otherwise noted. See Assets: Ineligible Sources for more information.</li> <li>The minimum reserve requirements are reflected in the grid at the beginning of the Guide.</li> <li>First Time Home Buyers (FTHB) require 12 months reserves.</li> <li>- FTHB is defined as an individual who has not had a mortgage in the past three years or owned a home in the past three years.</li> <li>- Applications with multiple borrowers are not considered FTHB unless all applicants are FTHB.</li> <li>Borrowers with three or more financed properties require at least 18 months reserves, based on the subject property's PITIA.</li> <li>All assets used to satisfy reserve requirements must be owned by the borrowers.</li> <li>- Business funds may not be used for reserves.</li> <li>- Gift funds may not be used for reserves.</li> <li>- Stocks/Bonds/Mutual Funds: 70% of the current balance may be considered for reserves.</li> <li>• Stocks/Bonds/Mutual Funds: 70% of the current balance may be considered for reserves.</li> <li>- Departing Residence Reserve Requirements: <ul> <li>- If the percentage of equily in the departing residence is 25% or more: 2 months reserves on the departing residence in addition to number of months required in the Eligibility Grid or Multiple Financed Properties section, as applicable.</li> <li>- If the percentage of equity in the departing residence is less than 25%: 6 months reserves on the departing residence in addition to number of months required in the Eligibility Grid or Multiple Financed Properties section, as applicable.</li> </ul></li></ul>

Secondary Financing	<ul> <li>Subordination of existing secondary financing is allowed. New secondary financing is permitted subject to the following:</li> <li>Allowed up to the maximum CLTV as shown in the Eligibility Matrix.</li> <li>Institutional financing. Seller subordinate (seller-carried second) financing are not allowed</li> <li>Employer sponsored financing. The program must be an established company program, not just an accommodation developed for an individual employee.</li> <li>Subordinate liens must be recorded and clearly subordinate to the first mortgage lien.</li> <li>Full disclosure must be made on the existence of subordinate financing and the subordinate financing repayment terms.</li> <li>Acceptable Subordinate Financing Types: <ul> <li>mortgages with regular payments that cover at least the interest due so that negative amortization does not occur, and</li> <li>minimum of five years.</li> </ul> </li> </ul>
State Restrictions	Texas a(6) transactions are ineligible.
Tax Transcript and 4506-T Requirements	<ul> <li>The most recent two years tax transcripts are required for all borrowers, regardless if income is used to qualify. Generally, when the documentation used to verify income is from the same calendar period as the tax transcript, the information must match exactly. However, if the income documentation is from the current calendar year and the transcript is from a prior year, there can be acceptable variances. If this variance exceeds 20%, document the rationale for using current income. W2 transcripts do not satisfy this requirement.</li> <li>If the transcripts reflect any losses, then: <ul> <li>The loss must be considered in qualifying income, and</li> <li>Tax returns (including Profit &amp; Loss and Balance Sheet as applicable) must be provided and analyzed according to the requirements in the Tax Returns section below.</li> </ul> </li> <li>If tax transcripts are not available (due to a recent filing) a copy of the IRS notice showing "No record of return filed" is required along with documented acknowledgement receipt (such as IRS officially stamped tax returns or evidence that the return was electronically received) from the IRS and the previous one year's tax transcripts.</li> <li>Business transcripts are not required.</li> <li>A 4506-T, signed at application and closing, is required for all transactions.</li> <li>Borrowers that are avictim of identity theff, where the Lender is unable to obtain tax transcripts, will be reviewed on a case-by-case basis, but will not require an exception. In general, some, but not necessarily all of the following documentation the file to support the validity of the income: <ul> <li>Police Report</li> <li>Police Report</li> <li>Pior year's tax transcripts</li> <li>An institutional written VOE</li> <li>Bank statements supporting payroll deposits</li> <li>Evidence of tax payment made or refund received for that year</li> <li>Other documentation deemed supportive, based upon the specific situation</li> </ul> </li> </ul>
Refer to the Jumbo Underwriting Guidelines and Fannie Mae Handbook for any item not addressed by these Matrices. PennyMac does not discriminate in any aspect of a credit transaction on the basis of sex, marital status, race, religion, national origin, age, income derived from public assistance, or the good faith exercise of rights under the Consumer Credit Protection Act.	