

Primary Residence – Owner Occupied			
Transaction	FICO	Number of Units	Maximum LTV/CLTV
Purchase / Rate Term	620	1 - Unit	97% Conforming; 95% High Balance
		2 - Units	85
		3-4 Units	75
Cash-Out Refinance	620	1 - Unit	80
		2-4 Units	75
Second Home			
Transaction	FICO	Number of Units	Maximum LTV/CLTV
Purchase / Rate Term	620	1 – Unit	90
Cash-Out Refinance	620	1 – Unit	75
Investment Property – Non-Owner Occupied			
Transaction	FICO	Number of Units	Maximum LTV/CLTV
Purchase	620	1 – Unit	80
		2-4 Units	75
Rate / Term	620	1-4 Units	75
Cash-Out Refinance	620	1 – Unit	75
		2-4 Units	70

WesLend Select Conforming DU Product Codes:			
10 Year Fixed	1400-05	15 Year LPMI	1311-05
15 Year Fixed	1300-05	20 Year LPMI	1211-05
20 Year Fixed	1200-05	25 Year LPMI	1111-05
25 Year Fixed	1100-05	30 Year LPMI	1011-05
30 Year Fixed	1000-05		
WesLend Select Conforming DU High Balance Product Codes:			
15 Year Fixed	1333-05	15 Year Fixed LPMI	1312-05
30 Year Fixed	1033-05	30 Year Fixed LPMI	1012-05

Highlights

Topic	Select Conforming Highlights - DU
4506 Transcripts	Transcripts are required per income documentation type.
Appraisals	<ul style="list-style-type: none"> • Transferred appraisals are not allowed. • Interior photographs must be provided in addition to standard exhibits.
Appraiser Policy	A copy of the appraiser's license/certification must be in the file. The appraiser must not be on the <i>Funding Validation List</i> .
Assets	<p>Assets generated from illegal activities are not allowed. All assets sources must be legal in accordance with all federal, state and local laws, rules and regulations.</p> <p>Any funds used in the loan transaction that originate from a foreign source must be deposited into a United States account prior to closing.</p> <p>Assets are to be reviewed for patterns of unusual payments, deposits, and/or gift funds, regardless of when they were provided to the borrower that could be indicative of structuring to avoid compliance with laws and regulatory reporting requirements of the United States or foreign countries. Unusual patterns can include, but are not limited to, large cash deposits, large and numerous gifts, and any other unexplained activity not typical for the borrower.</p>

	<p>Any indication of possible structuring and/or unsourced assets, even if not used for closing/reserves, require an increased level of review by the underwriter.</p> <p>Red Flags:</p> <ul style="list-style-type: none"> • A borrower receives multiple gifts of similar amounts wired outside the U.S. • A borrower receives gift funds in the form of a wire transfer from an individual with no ties to the borrower or the transaction. • A borrower receives a wire from a business not associated with the transaction and it is explained as payment for services rendered or products provided. • A borrower receives large deposits listed as tuition expenses commingled with funds for down payment from the same account. • A borrower receives gift funds from a donor that transferred the funds through multiple financial institutions prior to deposit in the borrower's account.
<p>AUS</p>	<p>A DU approve/eligible decision is required.</p>
<p>Citizenship</p>	<p>The following is required:</p> <ul style="list-style-type: none"> • Each borrower on the loan must have a valid social security number. • A copy of the Permanent Resident Alien card (front and back) is required for all permanent resident aliens. • All non-permanent resident aliens must provide evidence of a valid, acceptable Visa or an Employment Authorization Document (EAD). A copy of the Visa or EAD card must be in the file. The following Visas are eligible: <ul style="list-style-type: none"> ▪ A Series – A-1, A-2, A-3 ▪ E-1 Treaty Trader and E-2 Treaty Investor ▪ E-3 ▪ G Series – G-1, G-2, G-3, G-4, G-5 ▪ H-1, H-1B, H-1C, H-4 Temporary Worker ▪ L-1, L-2, Intra-Company Transferee ▪ O-1A, O-1B O-2 ▪ TN, NAFTA ▪ TC, NAFTA • A current, unexpired, Employment Authorization Document (EAD) issued by United States Citizenship and Immigration Services (USCIS) may be provided in lieu of a Visa. If the EAD will expire within one year, the following must be provided: <ul style="list-style-type: none"> ▪ One previous EAD renewal must be documented; or ▪ If there are no prior EAD renewals, the likelihood of renewal must be determined based on the information from the USCIS. • Loans to foreign nationals and individuals with diplomatic immunity are not allowed including embassy personnel with diplomatic immunity. • Verification the borrower does not have diplomatic immunity can be determined by reviewing the Visa, passport or the U.S. Department of State's <i>Diplomatic List</i> at http://www.state.gov/s/cpr/rls/ <p>Refer to the guidelines for further details regarding eligible Visas.</p>

Condominium Projects	<ul style="list-style-type: none"> Loans secured by existing and new condominium projects must meet Fannie Mae’s condominium project guidelines.
Construction to Permanent	Not Allowed
Contingent Liability	<ul style="list-style-type: none"> When a borrower is obligated on a non-mortgage debt, but is not the party who is actually repaying the debt, the monthly payment may be excluded from the borrower’s recurring monthly obligations. This policy applies whether or not the other party is obligated on the debt, but is not applicable if the other party is an interested party to the subject transaction (such as the seller or realtor). Non-mortgage debts include installment loans, student loans, revolving accounts, lease payments, alimony, child support, and separate maintenance. When a borrower is obligated on a mortgage debt, but is not the party who is actually repaying the debt, the full monthly housing expense (PITIA) may be excluded from the borrower’s recurring monthly obligations if: <ul style="list-style-type: none"> The party making the payments is obligated on the mortgage debt; There are no delinquencies in the most recent 12 months; and The borrower is not using rental income from the applicable property to qualify. In order to exclude non-mortgage or mortgage debts from the borrower’s DTI ratio, obtain the most recent 12 months’ cancelled checks (or bank statements) from the other party making the payments that document a 12 month consecutive payment history with no delinquent payments. When a borrower is obligated on a mortgage debt, regardless of whether or not the other party is making the monthly mortgage payments, the referenced property must be included in the count of financed properties, as applicable.
Credit Card Financing	<p>A credit card may be used to pay fees associated with the loan as follows:</p> <ul style="list-style-type: none"> Appraisal Credit Report Origination Fee Commitment Fee Lock-In Fee Extended Lock Fee <p>Acceptable credit cards are:</p> <ul style="list-style-type: none"> Visa MasterCard Discover <p>Refer to the guidelines for details and other restrictions.</p>
Credit Repair	<p>Credit repair is not allowed:</p> <ul style="list-style-type: none"> The use of credit repair vendors designed to help a borrower falsely repair their credit profile by intentionally manipulating data to improve their credit score is prohibited. If the use of credit repair services is revealed at any time during the loan process the loan will be determined to be ineligible.
DAP/MCCs	Not Eligible

Deed Restrictions	Not Eligible
Delayed Financing	<ul style="list-style-type: none"> • Delayed Financing must meet Fannie Mae requirements. • In addition the following apply: <ul style="list-style-type: none"> ▪ To reduce property fraud risk from inflated appraisals, loan amounts exceeding 80% of the purchase price of the transaction being refinanced are not allowed. ▪ If the appraised value has increased more than 10% underwriters must consider the reason for the increase and may reduce the loan amount or take other action to ensure that the value is supported.
Escrow Accounts	<p>Escrows for taxes and insurance are required for all loans with LTVs > 80% with the following exceptions:</p> <ul style="list-style-type: none"> • California, where the LTV requirements are $\geq 90\%$ • New Mexico, where the LTV requirements are $\geq 80\%$
Flip Transactions	<ul style="list-style-type: none"> • A flip transaction is evident if the title reveals several changes in ownership in the course of a few months. • Flip transactions are not eligible.
Flood Insurance	<ul style="list-style-type: none"> • An escrow impound account must be established for payment of the flood insurance premiums for all loans regardless of the LTV and/or federal exemptions. • Replacement cost is defined as 100% of the insurable value of the improvements as determined by the amount of hazard insurance coverage obtained. • A PUD unit requires its own separate flood insurance policy unless the HOA has worked with FEMA to be covered by a Residential Condominium Building Association Policy (RCBAP) in the HOA's name. • Gap policies are not allowed for co-op loans. • The coverage must be in full effect. Any waiting periods must have expired. • Residential detached structures (generally defined as having a food preparation area, bathroom, and/or sleeping area) valued greater than \$10,000 in a Special Flood Hazard Area require flood insurance coverage at 100% of the insurable value. • For detached structures that include some but not all three facilities (food preparation area, bathroom, and sleeping area) make a good faith determination and provide documentation clearly detailing whether the detached structure serves as, or is intended to serve as, a residence. • If the structure is not intended to serve as a residence, follow Fannie Mae guidelines with respect to flood insurance requirements on non-residential detached structures. • If the borrower questions the flood zone determination, Lenox/WesLend and the borrower may jointly appeal directly to FEMA. The borrower cannot be required to purchase flood insurance until FEMA issues a final opinion on the flood zone determination. The loan cannot be purchased until FEMA issues its opinion or a flood insurance policy has been purchased for the property.
Foreign Assets	Any funds used in the loan transaction that originate from a foreign institution must be deposited into a United States bank account prior to closing.
Frozen Credit	Loans where the borrower's credit has been frozen are ineligible

<p>Gifts of Equity</p>	<ul style="list-style-type: none"> • Gift equity in the subject property is an acceptable source of funds as long as the amount of equity has been verified. • The donor must provide a gift letter. • Equity gifts are allowed after the required minimum down payment has been made from the borrower's own funds.
<p>Identity of Interest/Non-Arms-Length/At Interest Transactions</p>	<p>Identity of Interest transactions may be considered on a case-by-case basis subject to the following additional requirements:</p> <ul style="list-style-type: none"> • Second home and investment properties must be a one-unit single family residence; • For newly constructed properties, the loan is an ineligible transaction when: <ul style="list-style-type: none"> ▪ The property is a second home or investment property; and ▪ The borrower has a relationship or business affiliation (any ownership interest or employment) with the builder, developer, or seller of the property. • Verification that the borrower is not now, or has been in the previous 24 months, on title to the property. • A payment history for the existing mortgage (verification of the seller's mortgage) on the subject property must be obtained and show no pattern of delinquency within the past 12 months. • The borrower must provide a written explanation stating the relationship to the seller and their reason for purchasing the subject property. • Appraisal Considerations: <ul style="list-style-type: none"> ▪ A Generic VECTOR Automated Valuation Model (AVM) from <i>CoreLogic</i> Valuation Solutions is required to validate the first full appraisal. ▪ If no AVM is allowable, available, or the AVM value is more than 10% less than the full appraisal a field review or a second full appraisal is required. <p>A non-arm's-length transaction is one where the parties to the transaction are related such as family members, employer/employee, or principal/agent. Common types of non-arm's-length transactions include:</p> <ul style="list-style-type: none"> • Family Sales • Property in an Estate • Employer/Employee Sales • Flip Transactions <p>An at-interest transaction involves persons who are not closely tied or related but may have a greater vested interest in the transaction such as a party who plays more than one role in the same transaction (selling/listing agent and mortgage broker, for example). At-interest transactions carry increased risks due to the greater vested interest in the transaction by one of the parties. Examples of at-interest transactions include:</p> <ul style="list-style-type: none"> • Builder also acting as Realtor/Broker • Realtor/Broker selling their own property • Realtor/Broker acting as Listing/Selling Agent as well as the Mortgage Broker <p>All non-arm's-length transactions are considered at-interest transactions; however, at-interest transactions are not always non-arm's-length.</p>
<p>Illinois Land Trusts</p>	<p>Illinois Land Trusts are allowed subject to the following:</p> <ul style="list-style-type: none"> • All beneficiaries are individuals. • The borrower(s) must be one of the beneficiaries of the trust. • The trustee must be a corporation or financial institution customarily

	<p>engaged in the business of acting as trustee under Illinois Land Trusts.</p> <ul style="list-style-type: none"> • The beneficiaries are obligated as individuals under the terms of the Note. • The borrower(s) have been underwritten and are qualified borrowers under the requirements of the product. • All such land trust mortgages are secured by a primary residence, second home, or investment property (1-4 units). • The term of the trust agreement is at least as long as the term of the Security Instrument. • The subject property must be the only asset of the Illinois Land Trust. <p>Refer to the Select guidelines below for complete requirements.</p>
Ineligible Programs	<ul style="list-style-type: none"> • <i>Home Opportunities Program</i> • <i>HomeReady</i> • <i>HomeStyle Renovation/Home Improvements</i> • <i>Sweat Equity</i> • <i>Minimum evel Mortgage Insurance Option</i> • <i>Refi Plus</i> • <i>Timely Payment Rewards</i> • <i>Streamlined Purchase Money Mortgage Program</i> • <i>Lease-Purchase</i> • <i>Community Land Trust</i> • <i>Less than Standard MI Coverage</i>
Ineligible Properties	<ul style="list-style-type: none"> • <i>Assisted Living Facilities</i> • <i>Bed and Breakfast Establishments</i> • <i>Board and Care Facilities</i> • <i>Boarding houses</i> • <i>Condotels</i> • <i>Co-ops</i> • <i>Dome or Log Homes</i> • <i>Hawaiian Properties Located in Lava Zones 1 and 2</i> • <i>Houseboats</i> • <i>Indian Leased Land</i> • <i>Indian Tribal Trust Land</i> • <i>Leaseholds</i> • <i>Legal Non-Conforming Properties where zoning regulations prohibit re-building</i> • <i>Mobile Homes</i> • <i>Properties Located Outside the 50 United States and District of Columbia</i> • <i>Properties with C5, C6, or Q6 Ratings</i> • <i>Properties that are not readily accessible by roads that meet local standards</i> • <i>Properties that are not suitable for year-round occupancy regardless of location</i> • <i>Single Wide Manufactured Homes</i> • <i>Timeshares</i> • <i>Working Farms or Ranches</i> •
Interest Only Transactions	Not Allowed

<p>Investment Quality</p>	<p>Loans approved for the Select program should be readily salable and have reasonable likelihood of timely repayment. An investment quality loan is one that:</p> <ul style="list-style-type: none"> • Has been prudently underwritten to the Select guidelines; • Contains adequate documentation to support the underwriter's decision; • Has been reviewed with a diligent approach to any questionable elements of the transaction; and • Is able to be sold and is not later subject to a demand for repurchase.
<p>Life Estates</p>	<p>Not Allowed</p>
<p>Manual Underwriting/Non-Traditional Credit</p>	<p>Not Allowed</p>
<p>Manufactured Homes</p>	<p>Not Allowed</p>
<p>Marijuana Related Business/Employment</p>	<p>Income from a marijuana related business/employment may not be used for qualifying purposes.</p>
<p>Mortgage Insurance</p>	<p>Loans with a DTI greater than 45% and a credit score < 700 are not allowed.</p> <p>LPMI must be ordered through Genworth</p> <ul style="list-style-type: none"> • Borrower-paid (BPMI) or Lender-paid single premium (upfront) option only. • Financed MI and Lender-paid monthly or annual options are not permitted. • Loans originated with custom or lower cost PMI options are not eligible. <p>Refer to the Select guidelines for additional details.</p>
<p>PACE/HERO Obligation</p>	<p>Not Allowed</p>
<p>Power-of-Attorney</p>	<p>The Power of Attorney (POA) may only be used for closing documents and must comply with the following:</p> <p>Ineligible Transaction Types: Powers of Attorney are not permitted with the following transaction types:</p> <ul style="list-style-type: none"> • Cash-Out Refinances • Non-Owner-Occupied Transactions • Title Taken as a Trust • Identity of Interest or Non-Arm's Length Transactions • Non-Occupant Co-Borrowers may not use a POA. <p>Requirements:</p> <ul style="list-style-type: none"> • At least one borrower must be present at closing, unless a face-to-face interview has been conducted with all applicants. • A separate, executed POA must exist for each borrower not present at closing and the Attorney-in-Fact must execute all closing documents at Settlement. • The POA must be Specific, Special, Limited or Military. • The POA must specifically identify the subject property address. • The POA must clearly reflect that the borrower is appointing an Attorney-in-Fact. • General Powers-of-Attorney are not acceptable.

	<ul style="list-style-type: none"> • The Attorney-in-Fact may not be: <ul style="list-style-type: none"> ▪ The lender, affiliate of the lender, employee of the lender or lender’s affiliate, originator, title company, closing agent, property seller, appraiser, realtor, a party to the transaction, a party with a direct or indirect financial interest in the transaction, or any other party deemed ineligible by Fannie Mae.. • The borrower’s name(s) on the POA must match the name(s) on the Note, security instrument and other documents. • The POA must be signed and dated by the borrower such that it was valid at the time the Note or security instrument was executed. • A notarized signature of the grantor is required. If executed outside the U.S., it must be notarized at a U.S. Embassy or a U.S. military installation. • The POA must bear the Recorder’s stamp, if previously recorded. • The POA must be a durable Power-of-Attorney in full force and effect on the closing date, must survive subsequent disability, and must be revocable only in writing or alternatively gives a specific expiration date which survives the closing date. • The initial 1003 Loan Application must be signed by the borrower, and not the Attorney-in-Fact except: <ul style="list-style-type: none"> ▪ When the borrower is on military service with the U.S. armed forces servicing outside the U.S. or deployed aboard a U.S. vessel, as long as the POA: <ul style="list-style-type: none"> ○ Expressly states an intention to secure a mortgage loan on the subject property; or ○ Complies with the requirements in the VA Lender’s Handbook for POA. • The title company must insure that the lender or assignee is in first lien position without exception to the POA. • The original POA must be recorded with the security instrument and a certified copy delivered with the Note subject to the following: <ul style="list-style-type: none"> ▪ A duplicate or conformed copy of the Power-of-Attorney is acceptable, together with a certificate of receipt from the recording office, certifying that such copy represents a true and complete copy of the original and that such original has been or is currently submitted to be recorded; or <p>If the original Power-of-Attorney or other such instrument has been delivered for recording in the appropriate public recording office of the jurisdiction where the subject property is located, the original must follow as a final document.</p>
<p>Residual Income</p>	<p>A residual income evaluation is required if the transaction turns out to be an HPML transaction.</p> <p>Residual Income Evaluation</p> <ul style="list-style-type: none"> • A residual income evaluation must be performed on all Qualified Mortgages submitted for purchase that have a rebuttable presumption of compliance as defined under TILA. • Residual income is the qualified gross income less the gross monthly debt. The debt and income used to calculate the debt-to-income ratio should be used for the residual income evaluation per the base program/product guidelines.

- The test must be performed prior to loan consummation and evidence sufficient residual income by the borrowers to meet monthly living expenses after paying their mortgage and other debts. Residual income is the qualified gross monthly income less the gross monthly debt.

Minimum Residual Income Criteria

- The following is the minimum residual income thresholds and reserve requirements which must be applied to QM Ability-to-Repay rebuttable presumption loans regardless of the loan amount.

Primary Residence	
<i>If monthly residual income is....</i>	<i>Then the minimum reserves required are:</i>
\$2500 or greater	<ul style="list-style-type: none"> No minimum reserve requirement based on the residual income evaluation. <p>Note: Comply with any minimum reserve requirements of the loan program.</p>
≥\$800 < \$2500	The greater of: <ul style="list-style-type: none"> Three (3) months liquid* PITI reserves are required <p>OR</p> <ul style="list-style-type: none"> Minimum reserve requirements for the loan program <p>Note: Consider requiring additional reserves for loans with higher layered risks.</p>
< \$800	N/A. The loan is not eligible.

Second Home and Investment Properties	
<i>If monthly residual income is....</i>	<i>Then the minimum reserves required are:</i>
\$2500 or greater	The loan is eligible for purchase with acceptable RIE in file.
≥\$800 < \$2500	The greater of: <ul style="list-style-type: none"> Six months liquid* PITI reserves are required; <p>OR</p> <ul style="list-style-type: none"> Minimum reserve requirements for the loan program. <p>Note: Consider requiring additional reserves for loans with higher layered risk.</p>
<\$800	N/A. The loan is not eligible.
*Apply the definition of “liquid” reserves as defined by Fannie Mae/Freddie Mac	

Documentation to evidence residual income evaluation:

- There is no specific form to evidence the completed residual income evaluation.

The Residual Income Evaluation worksheet must be dated to confirm the evaluation was completed prior to loan cons

<p>Sales Contract</p>	<p>Re-negotiated purchase agreements that increase the sales price after the original appraisal has been completed are acceptable only if one or more of the following applies:</p> <ul style="list-style-type: none"> • Renegotiation includes seller-paid closing costs that do not exceed allowable guidelines and are customary for the market as supported by the appraisal. • Renegotiation represents changes to the improvements (features, finishes, or other property characteristics) not included in the appraisal and/or original sales contract; an updated appraisal must be obtained to verify value of the changes. • Sale of subject property is between family members where the increase represents additional gift of equity; higher sales price must be supported and not exceed the appraised value. • Original sales contract included a provision that provides for the sales price to be increased as a result of a higher appraised value. • A missed contingency or other unsatisfied contract demand voids the original contract.
<p>State Requirements</p>	<ul style="list-style-type: none"> • Properties located outside of the United States or properties located in a Territory, Province or Commonwealth where the United States has an interest are not eligible. <ul style="list-style-type: none"> ▪ Properties that would not be eligible include those located in Guam, Puerto Rico, and the Virgin Islands. • Properties located in Hawaii in Lava Zone 1 and 2 are not eligible. • Specific requirements apply to replacement of septic systems in Massachusetts. Refer to the guidelines for details.
<p>Student Loans</p>	<p>If a monthly student loan payment is provided on the credit report, that payment amount may be used 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.</p> <p>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 following options:</p> <ul style="list-style-type: none"> • 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 a \$0 payment. • For deferred loans or loans in forbearance, calculate: <ul style="list-style-type: none"> ▪ A payment equal to 1% of the outstanding student loan balance, even if this amount is lower than the actual fully amortizing payment; or <p>A fully amortizing payment using the documented loan repayment terms.</p>
<p>Student Loan Cash-Out Refinance</p>	<p>Loans underwritten to Fannie Mae's student loan cash-out refinance are eligible when supported by DU:</p> <ul style="list-style-type: none"> • Version 10.1 or Later; • Approve/Eligible Recommendation; and • Special Feature Code 841. <p>Note: Loans secured by owner-occupied homestead properties in Texas and underwritten to Fannie Mae's student loan cash-out refinance feature are considered to be cash-out refinances under Texas Section 50(a)(6) and are not eligible.</p>

<p>Tax Returns</p>	<ul style="list-style-type: none"> • Amended tax returns that increase the borrower’s income are not allowed for qualifying purposes. • When the tax return reflects monies are owed to the IRS, evidence of payment to the IRS is required. <ul style="list-style-type: none"> ▪ Federal tax installment agreements are allowed with evidence of timely payments and inclusion of the debt in the borrower’s DTI. Refer to the Select guidelines for details
<p>Temporary Buy Downs</p>	<p>Not Allowed</p>
<p>Texas 50(a)(6) Transactions</p>	<p>Not Allowed</p>
<p>Texas 50(f)(2) Refinance</p>	<p>A Texas Section 50(f)(2) is eligible and the following apply:</p> <ul style="list-style-type: none"> • Obtain documentation (commitment for title insurance, mortgage/deed of trust and/or Closing Disclosure/HUD-1) to verify that the loan being paid off is a Texas Section 50(a)(6). • The Texas Section 50(a)(6) lien being refinanced must be seasoned for at least 12 months. Seasoning is calculated from Note date to Note date. • The Maximum LTV/CLTV is 80%. • The new loan may not include the advance of any additional funds other than the amount necessary to pay off the Texas Section 50(a)(6) balance, other valid debt secured against the homestead property (if applicable), and actual closing costs required to refinance. • The borrower may not receive any cash back (\$0.00). • A new full appraisal is required. • A 12-Day Notice (f)(2) Disclosure must be provided to the borrower detailing his/her rights associated with an equity or non-equity loan. <ul style="list-style-type: none"> ▪ The (f)(2) disclosure must be delivered or placed in the mail no later than three business days after the owners submit an application specifically for an (f)(2) loan; and ▪ Must be provided to the property owner at least 12 days prior to loan closing. • The loan file must contain a separate affidavit signed by the owner acknowledging that the requirements of the Texas Constitution Section 50(f)(2) have been met. <ul style="list-style-type: none"> ▪ The affidavit must be recorded.
<p>Third Party Originated (TPO) Loans</p>	<p>Loans that are originated by a mortgage broker (Wholesale TPO) with lender-paid broker compensation where the broker charges third-party processing fees as a separate fee paid by the borrower, seller or other third party are not eligible.</p>
<p>Validation Lists</p>	<p>TPO Lists</p> <ul style="list-style-type: none"> • If any entity appearing on the investor’s <i>Third-Party Originators List</i> as of the Note dated originated the loan, it is ineligible. <p>Settlement Agents List</p> <ul style="list-style-type: none"> • If any entity appearing on the investor’s <i>Settlement Agents List</i> as of the Note date provided settlement services (title insurance, closing, etc.) for the loan it is ineligible. <p>Any Roles List</p> <ul style="list-style-type: none"> • If an individual or entity appearing on the investor’s <i>Any Role-Individuals List/Any Role-Entities List</i> as of the Note date played any role in the origination or sale of the loan or the related real estate transaction, the loan is ineligible.

Verification of Employment/Verification of Deposit/Verification of Mortgage/Rent	<ul style="list-style-type: none">• The use of a Verification of Employment (VOE) and/or a Verification of Deposit (VOD) only is not allowed.<ul style="list-style-type: none">▪ At a minimum paystubs and bank statements are required.• When the borrower's current mortgagee or landlord is a private party, the use of a Verification of Mortgage (VOM) or Verification of Rent (VOR) only is not allowed.<ul style="list-style-type: none">▪ Copies of the borrower's most recent, consecutive 12 months cancelled checks will be required.
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