

SECTION 1: MATRIX:

HIGHLIGHTS:

- Self-Employed using **Bank Statements** with or without Asset Amortization
 - One borrower must be self-employed and may have a W-2 co-borrower
 - Self-Employed borrower must have minimum 2 years of self-employment in the same business
 - Self-employed borrowers qualified using personal and/or business bank statements for the most recent 12 month period
 - If business bank statements used, a Profit and Loss (P&L) statement may be required
- Assets must be traditionally documented
- DTI up to 50% (see Qualifying Rate and Ratios); 55% with certain conditions

Primary Residence:

Primary Residence – Purchase / Rate & Term					
Units	Credit Score	LTV ¹	CLTV ^{1,2}	Minimum Loan Amount	Maximum Loan Amount
1 Unit	680	90% ³	90% ³	\$100,000	\$1,000,000
1-4 Units	680	80%	80%		\$1,000,000
		75%	75%		\$1,500,000
		70%	70%		\$2,000,000
		60%	60%		\$3,000,000
		75%	75%		\$750,000
		60%	65%		65%
	600	55%	55%		\$1,500,000

Primary Residence – Cash-Out Refinance				
Units	Credit Score	LTV / CLTV ^{1,2}	Minimum Loan Amount	Maximum Loan Amount
1 Unit	680	85% ³	\$100,000	\$750,000
1-4 Units	680	80%		\$750,000
1-4 Units	680	70%		\$1,500,000
		60%		\$2,000,000
		70%		\$750,000
		60%		\$1,000,000
		60%		\$1,500,000
		50%		

Second Home:

Second Home – Purchase / Rate & Term					
Units	Credit Score	LTV ¹	CLTV ^{1,2}	Minimum Loan Amount	Maximum Loan Amount
1-2* Units	720	80%	80%	\$100,000	\$1,000,000
		70%	70%		\$1,500,000
		60%	60%		\$2,500,000
	680	80%	80%		\$750,000
		70%	70%		\$1,000,000
		60%	60%		\$2,000,000
	600	70%	70%		\$750,000
		60%	60%		\$1,000,000
		60%	60%		\$1,000,000
		50%	50%		\$1,500,000

Note: 2-Unit second homes must be in a recognized vacation area (see Occupancy)

WesLend Portfolio "Alt Doc – Bank Statement"



Second Home – Cash-Out Refinance				
Units	Credit Score	LTV / CLTV ^{1,2}		Maximum Loan Amount
1-2 Units	720	75%		\$750,000
		65%		\$1,500,000
		55%		\$2,000,000
	680	70%		\$750,000
		60%		\$1,000,000
		50%		\$2,000,000
	600	65%		\$750,000
		55%		\$1,000,000
		45%		\$1,500,000
\$100,000				

Note: 2-Unit second homes must be in a recognized vacation area (see Occupancy)

Investment Property:

Investment – Purchase / Rate & Term				
Units	Credit Score	LTV ¹	CLTV ^{1,2}	Maximum Loan Amount
1-4 Units	720	80%	80%	\$1,000,000
		70%	70%	\$1,500,000
		60%	60%	\$2,500,000
	680	80%	80%	\$750,000
		70%	70%	\$1,000,000
		60%	60%	\$2,000,000
	600	70%	70%	\$750,000
		60%	60%	\$1,000,000
		50%	50%	\$1,500,000
\$100,000				

Investment – Cash-Out Refinance				
Units	Credit Score	LTV / CLTV ^{1,2}		Maximum Loan Amount
1-4 Units	720	75%		\$750,000
		65%		\$1,500,000
		55%		\$2,000,000
	680	70%		\$750,000
		60%		\$1,000,000
		50%		\$2,000,000
	600	65%		\$750,000
		55%		\$1,000,000
		45%		\$1,500,000
\$100,000				

Footnotes:

1. New or newly converted condo projects in Florida are limited to 60% LTV/CLTV
2. HELOC – Combined Loan to Value uses the full line amount of the HELOC to calculate the CLTV, regardless of the amount drawn.
3. Loans with >80% LTV/CLTV must meet the following parameters:
 - Minimum 680 score
 - 1-unit single family, PUD, or condo (no non-warrantable condos)
 - Minimum 4 years since major derogatory event: Bankruptcy, Short Sale, Deed-in-Lieu, Mortgage Charge-off, Foreclosure
 - Mortgage Lates: 0x30x12
 - 6 months minimum reserves (may not be waived)

SECTION 2: Products:																																	
PROGRAM CODES:	<table border="1"> <thead> <tr> <th colspan="4"><i>Alt Doc – Self-Employed – Bank Statement</i></th> </tr> <tr> <th colspan="2"><i>Fully Amortized</i></th> <th colspan="2"><i>Interest Only</i></th> </tr> </thead> <tbody> <tr> <td>5/1 ARM</td> <td>9773-30</td> <td>5/1 ARM I/O</td> <td>9473-30</td> </tr> <tr> <td>7/1 ARM</td> <td>9873-30</td> <td>7/1 ARM I/O</td> <td>9573-30</td> </tr> <tr> <td>10/1 ARM</td> <td>9973-30</td> <td>10/1 ARM I/O</td> <td>9673-30</td> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <td>15 Year Fixed</td> <td>9373-30</td> <td> </td> <td> </td> </tr> <tr> <td>30 Year Fixed</td> <td>9273-30</td> <td> </td> <td> </td> </tr> </tbody> </table>	<i>Alt Doc – Self-Employed – Bank Statement</i>				<i>Fully Amortized</i>		<i>Interest Only</i>		5/1 ARM	9773-30	5/1 ARM I/O	9473-30	7/1 ARM	9873-30	7/1 ARM I/O	9573-30	10/1 ARM	9973-30	10/1 ARM I/O	9673-30					15 Year Fixed	9373-30			30 Year Fixed	9273-30		
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SECTION 3: Eligibility and Underwriting Parameters:																																	
MINIMUM LOAN AMOUNT	\$100,000																																
MAXIMUM LOAN AMOUNT	\$3,000,000 (<i>Maximum loan amount may be lower depending on loan parameters. Please see matrix for details.</i>)																																
MAX. CASH-OUT	For Cash-Out transactions, the maximum cash back amount is limited to the max loan amount, as per cash-out matrix.																																
ADJUSTABLE RATE DETAILS (5/1, 7/1 & 10/1 ARMs)	<table border="1"> <tbody> <tr> <td>Interest Rate Adjustment Caps</td> <td>2/2/5</td> </tr> <tr> <td>Margin</td> <td>4.125%</td> </tr> <tr> <td>Index</td> <td>1 Year LIBOR (London InterBank Offer Rate)</td> </tr> <tr> <td>Index Establish Date</td> <td>45 days prior to the change date (aka “look back period”)</td> </tr> <tr> <td>Interest Rate Floor</td> <td>Note Start Rate</td> </tr> <tr> <td>Conversion Option</td> <td>None</td> </tr> <tr> <td>Assumption</td> <td>ARM products are assumable to a qualified borrower after the fixed term.</td> </tr> <tr> <td>Negative Amortization</td> <td>None</td> </tr> <tr> <td>Interest Only Option</td> <td>Interest Only Option available for fixed period of ARMs</td> </tr> </tbody> </table>	Interest Rate Adjustment Caps	2/2/5	Margin	4.125%	Index	1 Year LIBOR (London InterBank Offer Rate)	Index Establish Date	45 days prior to the change date (aka “look back period”)	Interest Rate Floor	Note Start Rate	Conversion Option	None	Assumption	ARM products are assumable to a qualified borrower after the fixed term.	Negative Amortization	None	Interest Only Option	Interest Only Option available for fixed period of ARMs														
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Appraisal Requirements	<p><u>Underwriting may require additional collateral review.</u> NOTE: Properties with a condition rating of C5 or C6 are not acceptable. Appraisal transfers are allowed</p> <table border="1"> <thead> <tr> <th><i>Loan Amount</i></th> <th><i>Appraisal Requirement</i></th> </tr> </thead> <tbody> <tr> <td><= \$1,000,000</td> <td>One Full Appraisal</td> </tr> <tr> <td>> \$1,000,000</td> <td>Two Full Appraisals</td> </tr> <tr> <td>All properties For Sale By Owner (FSBO) w/LTV > 75%</td> <td>Two Full Appraisals</td> </tr> </tbody> </table> <p>A Pro Teck Valuation Services Appraisal Risk Review (ARR) or a Clear Capital Collateral Desktop Analysis (CDA) supporting the value within 10% (higher or lower than appraised value) will be required when the Appraisal Requirement is One Full Appraisal. If variance exceeds 10% then a field review ordered from one of the following providers will be required:</p>	<i>Loan Amount</i>	<i>Appraisal Requirement</i>	<= \$1,000,000	One Full Appraisal	> \$1,000,000	Two Full Appraisals	All properties For Sale By Owner (FSBO) w/LTV > 75%	Two Full Appraisals																								
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	<ul style="list-style-type: none"> • Class Appraisal • Clear Capital • Consolidated Analytics • Direct Valuation Solutions, Inc. (DVS) • Property Science • Springhouse Valuations (AltiSource) <p>A field review from any of the above providers is acceptable in lieu of an ARR or CDA. If a field review is obtained there is a 5% tolerance as follows:</p> <ul style="list-style-type: none"> • If the field review value is ≤ 5% below the appraised value, use the appraised value for LTV calculations • If the field review value is more than 5% below the appraised value, a second appraisal is required. <ul style="list-style-type: none"> ▪ Use the lower value of the two appraisals for LTV calculations <p>When two (2) appraisals are provided, an ARR or CDA is not required. The lower value of the two appraisals will be utilized.</p> <p>Condos and PUDs must meet FNMA requirements. See Property Types section for additional information.</p> <p><u>Unpermitted additions</u> All of the following apply:</p> <ul style="list-style-type: none"> • Must obtain a “cost to cure” • Must review the LTV (including cost to cure) fits within guidelines <ul style="list-style-type: none"> ▪ If a guideline maximum is 80% and the current LTV is 75% and the cost to cure equals 2% of the value of the home, the loan would be approved without an exception, as the LTV is still within guidelines. ▪ If the cost to cure drives the LTV over the maximum LTV limit, the loan would not be eligible unless the home was converted back to the original state with a completion certificate in the file. • Obtain typical comparables for value of the home, but would not require similar improvements • Unpermitted improvement may not increase the value of the home (hence the cost to cure)
<p>Appraiser Requirements</p>	<p>Appraisals from appraisers on probation with any regulatory agency, are not allowed. No exceptions. Transferred appraisals are subject to this requirement as well.</p>
<p>ASSETS</p>	<p>Borrower must have sufficient liquid assets available for down payment, closing costs and reserves. Funds must be sourced and seasoned for two (2) months and the most recent consecutive statements (all pages) or the most recent quarterly statements are required.</p> <p><u>Foreign Assets are not allowed for qualification</u></p> <p><u>Stocks, Bonds, and Mutual Funds (FNMA B3-4.3-01)</u> Vested stocks, bonds, and mutual funds (including retirement accounts) may be used for down payment, closing costs, and reserves without any reduction in value:</p> <ul style="list-style-type: none"> • One hundred percent (100%) of the value of the asset is allowed when determining available reserves • If the lender documents that the value of the asset is at least 20% more than the funds needed for the borrower’s down payment and closing costs, no documentation of liquidation is required. Otherwise, documentation of the borrower’s actual receipt of funds realized from the sale or liquidation must be obtained. • NOTE: As a reminder, non-vested assets are not eligible for down payment, closing costs, or reserves. <p><u>Like-Kind Exchanges</u> Assets for the down payment from a “like-kind exchange,” also known as a 1031 exchange, are eligible if properly documented and in compliance with Internal Revenue Code Section 1031 (FNMA B3-4.3-10).</p> <p>Funds for down payment, closing and reserves must be verified, sourced and seasoned for 2 months.</p> <p>Restricted Stock Units (RSUs) are not eligible for income or reserves.</p>

<p>Borrower Eligibility</p>	<p><u>Eligible:</u></p> <ul style="list-style-type: none"> • U.S. Citizens • Permanent Resident Aliens; provide evidence of lawful residency and must meet all the same credit standards as U.S. citizens. <ul style="list-style-type: none"> ▪ A copy of the borrower’s identification is required to verify the acceptable documentation that evidences the borrower is eligible to lawfully reside in the U.S. ▪ Valid Green card, showing continuous time remaining for at least 12 months. ▪ Borrower must be employed in U.S. for the last 24 months or have acceptable education documentation (e.g., college transcripts) combined with employment to total at least 24 months • Inter Vivos Revocable Trust – must meet FNMA guidelines, see Title/Vesting. <ul style="list-style-type: none"> ▪ A power of attorney is not allowed when signing mortgage documents related to an inter vivos trust. • First Time Home Buyer – allowed with restrictions, see First Time Home Buyer <p><u>Ineligible:</u></p> <ul style="list-style-type: none"> • Foreign Nationals • Non-Permanent Resident Aliens • Land Trusts • Corporations, LLCs, Partnerships
<p>Business Funds</p>	<p>Business funds - Funds in the borrower’s business account(s) ≤ 50% of account balance may be counted toward down payment, closing costs, and reserves so long as borrower(s) and/or non-borrowing spouse/domestic partner or family members* have a cumulative 100% ownership interest in the business (e.g., Sole Proprietor, S Corp, Corporation, LLC). A non-borrowing spouse/domestic partner or family members* who are the only other co-owner of the business is acceptable and must provide a letter allowing the borrower to access the funds in the business account.</p> <p>*Family Members for business ownership interest purposes above are specifically defined as follows:</p> <ul style="list-style-type: none"> • Child, parent, or grandparent <ul style="list-style-type: none"> ▪ Child is defined as a son, stepson, daughter, or stepdaughter; ▪ A parent or grandparent includes a step-parent/grandparent or foster parent/grandparent • Spouse or domestic partner (domestic partner must live with borrower) • Legally adopted son or daughter, including a child who is placed with the borrower by an authorized agency for legal adoption • Foster child • Brother, stepbrother, sister, stepsister • Aunt or uncle • Son-in-law, daughter-in-law, mother-in-law, brother-in-law, or sister-in-law of the borrower • Cousins are – <u>NOT Allowed.</u> <p>Business funds from businesses that function as a non-profit are not eligible.</p> <p>Business funds that are in a personal account prior to application may be used for down payment, closing costs, and reserves without restriction. Large deposits must be sourced to determine there is not an undisclosed loan.</p>
<p>Cash-Out Requirements</p>	<p>There is no ownership seasoning requirement for cash-out refinance when at least one borrower on the new loan is an original purchaser. There is no seasoning requirement when additional borrowers are added to title <u>so long as at least one borrower from the original purchase will be a borrower on the new loan.</u></p> <ul style="list-style-type: none"> • If a borrower is on title <u>without any original purchasers,</u> the borrower must wait 6 months to do a cash out refinance. • If a property is titled in an LLC and the borrower(s) are 100% owners of the LLC, then title may be transferred to the individual borrower(s) for purposes of refinance without a waiting period. (Example: Husband and wife are 100% owners of LLC. They can deed property to themselves as individuals to do a refinance without a waiting period, so long as the LLC has been on the existing loan for 6 months. <ul style="list-style-type: none"> ▪ If the LLC has more than one member and only one member will be on the new loan, then the member who receives title must wait 6 months to do a cash-out refinance.

	<p>When the appraised value exceeds purchase price by more than 20% and the subject property is currently owned for less than 6 months (at time of application date), the appraisal must provide detailed and substantial commentary to support the increase in value.</p> <p>Note: The following items may be paid off with proceeds from a <u>Rate/Term refinance</u>:</p> <ul style="list-style-type: none"> • Non-purchase money seconds with 12 month seasoning • HELOCs (Home Equity Line of Credit) with total withdrawals not exceeding \$2,000 in the last twelve (12) months <p>A refinance of a prior cash-out loan within 6 months is allowed to be classified as a rate/term refinance.</p>
<p>Co-Borrowers</p>	<p>Non-occupant co-borrowers allowed with a 5% reduction in maximum LTV. When a non-occupant borrower is used the occupant borrower must be self-employed</p>
<p>Credit</p>	<p>All borrowers must have a minimum credit score of 600.</p> <p><u>Each of the following credit components impacts the borrower's ability to repay the loan:</u></p> <ul style="list-style-type: none"> • Borrowers must have a minimum of 3 trade lines on the credit report. Trade lines may be open or closed, with one seasoned trade line having a minimum 24 month rating and one trade line with at least a \$5,000 high credit limit. The seasoning and high credit limit requirements may be met with the same trade line. Authorized user trade lines are not eligible for any portion of the credit requirement. When spouse is co-borrower only one borrower is required to have the credit depth listed above. • Mortgage / Rental Lates – 1x30 during the past 12 months <ul style="list-style-type: none"> ▪ This applies to all mortgages on all properties ▪ (See Loan Modification for refinancing loans with prior modifications) ▪ No Notice of Default (NOD) filed on <u>any property</u> in the past 12 months ▪ Rental history must be documented by a direct verification of rent (VOR) by a professional management company and/or private party. If the VOR is provided by a private party, 12 months cancelled checks or 12 months bank statements must be provided to document rents. • Bankruptcy (Ch. 7, 11 and 13), Short Sale, Deed-in-Lieu Charge-off of Mortgage Accounts – None less than four (4) years <ul style="list-style-type: none"> ▪ Bankruptcy, Short Sale or Deed in Lieu, Charge-off of Mortgage Accounts ≥ 2 years and < 4 years is acceptable with the following compensating factors: <ul style="list-style-type: none"> • Maximum 70% LTV or existing guidelines, whichever is lower. • Foreclosure – None in the last four (4) years <ul style="list-style-type: none"> ▪ Foreclosure ≥ 3 years and < 4 years is acceptable with the following compensating factors: <ul style="list-style-type: none"> • Maximum 70% LTV or existing guidelines, whichever is lower. • Judgment/Tax Lien/Collections/Charge-Offs – Must be paid. <ul style="list-style-type: none"> ▪ Judgments and Tax Liens must be paid ▪ Medical collections are excluded regardless of amount. ▪ Any new charge-offs or non-medical collections within the last 12 months greater than \$1,000 per trade line, or the cumulative amount is greater than \$2,000, must be paid off. • Consumer Credit Counseling – Borrowers who have experienced credit or financial management problems in the past may have elected to participate in consumer counseling sessions to learn how to correct or avoid such problems in the future. Whether borrowers have or have not completed participation in the sessions before closing on the mortgage transaction is not relevant since it is the borrower's credit history that is of primary importance. (FNMA B3-5.2-01) • Disputed Accounts – Disputed accounts are reviewed to determine <u>current balance</u> and <u>derogatory information</u> (a 30-day or more delinquency) <u>within 2 years prior to the credit report date</u>: <ul style="list-style-type: none"> ▪ Zero balance and no derogatory information – no action required ▪ Zero balance a derogatory information – remove and pull ne credit report ▪ A positive balance and no derogatory information – remove and pull new credit report ▪ A positive balance and derogatory information – remove and pull new credit report <p>Note: A credit supplement is not allowed to document disputed accounts</p>

<p>Disaster Declarations and Recertification</p>	<p>If an area containing the subject property is eligible to receive individual assistance and/or public assistance, as designated by FEMA, the property will require a recertification of value as follows:</p> <ul style="list-style-type: none"> • An appraisal completed in an area after the disaster declaration was released (incident date) does not require a recertification. Ideally, the appraiser will comment that the property is free from damage and the disaster had no effect on the property. • If the appraisal was completed prior to the disaster, at a minimum a re-inspection stating the property is free from damage & the disaster had no effect on the property value and marketability - required (including exterior photos of the property). <ul style="list-style-type: none"> ▪ Payment for necessary re-inspections will be the responsibility of the borrower. <p>Interior photos may be required on a case-by-case basis. The re-certification must be obtained as promptly as possible (but not until after the disaster is active) in order to ensure a timely closing, funding (and purchase if applicable) of the loan.</p> <p>WesLend reserves the right to require additional inspections as required in this guide for properties in areas deemed affected by natural disasters that may have not been designated by FEMA.</p>
<p>Documentation</p>	<p>Standard Fannie Mae income documentation is required for W-2 wage earning borrowers</p> <ul style="list-style-type: none"> • Income and employment must be verified (2 years W2s and current paystub, etc.) • Paystub must be computer generated. <p>Verbal VOE to be performed prior to closing or if self-employed, an independent written confirmation of self-employment is required (i.e., copy of business license reflecting ownership of company, etc.)</p> <ul style="list-style-type: none"> • Employment Income - Verbal VOE (VVOE) must be obtained within 10 business days prior to the note date; • Self-Employment Income – Lender must verify the existence of the borrower’s business within 120 calendar days prior to the note date <ul style="list-style-type: none"> ▪ From a third party, such as a CPA, regulatory agency, or the applicable licensing bureau, if possible; or ▪ By verifying a phone listing and address for the borrower’s business using a telephone book, the Internet, or directory assistance. Document Source of the information obtained and the name and title of the verifier. <p>Self-employed, commissioned, or borrowers using overtime or bonus income must have a 2 year history.</p> <p>A completed Bank Statement Worksheet must be submitted with the loan package.</p> <p>No Section 32 High Cost Loans will be allowed. In addition, loans defined by certain states as “higher priced”, “high cost”, “subprime”, “high risk”, or “high rate, high fee” loans are prohibited.</p> <p>Section 35 Higher Priced Mortgage Loans will be allowed subject to mandatory impound accounts for 5 years and no property flipping.</p> <p>The borrower must acknowledge their ability to repay the loan by signing the “Borrower Affirmation document at closing. Borrower Affirmation – Bank Statements Used to Qualify and Borrower Affirmation.</p>
<p>Escrow Holdback</p>	<p>Escrow Holdbacks are allowed for weather related repairs on purchase transactions only.</p> <ul style="list-style-type: none"> • Allowable repairs are the lesser of 5% of value of \$10,000 (before multiplying by 1.5) • Maximum \$5,000 repair limit • Escrow withhold amount must be at least 1.5 times the cost of repairs <ul style="list-style-type: none"> ▪ Example: \$5,000 repairs X 1.5 = \$7,500 total escrow withhold amount • Other policies and procedures may apply – subject to Credit Risk evaluation. • Maximum escrow holdback amount is \$15,000 • An additional \$400 fee will be charged for administration of the escrow holdback account.
<p>Escrow Waivers</p>	<p>Impounds are not required unless the loan is a higher-priced mortgage (HPML) transaction. HPML transactions require a minimum 5 year escrow period (CFPB TILA ESCROW RULE)</p>

<p>Financing Types</p>	<p><u>New York Consolidation, Extension & Modification Agreement (NY CEMA)</u> For all refinance products under this program, property located in the state of New York, may be structured as a Consolidation, Extension and Modification Agreement (CEMA) transaction. The most current version of Fannie Mae/Freddie Mac Uniform Instrument (Form 3172) must be used. The following documentation must be provided:</p> <ul style="list-style-type: none"> • NY Consolidation, Extension and Modification Agreement (Form 3172) • Original Note(s) – Original documents signed by the borrower • Gap Note and Gap Mortgage, if applicable • Consolidated Note – Original documents signed by the borrower • Listing of all Notes & Mortgages being consolidated, extended and modified • Legal description of the subject property • Copy of the consolidated Note • Copy of the consolidated Mortgage <p>Lost Note Affidavits are not an acceptable substitute for any of the required documents. If original documentation cannot be provided per above, then a CEMA is not allowed.</p>
<p>First Time Home Buyer</p>	<p>First Time Home Buyer is defined as a borrower who had no ownership interest (sole or joint) in a residential property during the three-year period preceding the date of the purchase of the security property</p> <p>A First Time Home Buyer must have satisfactory <u>consecutive 12 month</u> rent history in the 3 years prior to application. Example: Borrower must have paid monthly rent or mortgage payment for at least one month during this prior 3 year period and for the previous consecutive 11 months. The entire 12 month history must be consecutive but it does not have to be fully contained within the prior 3 year period. First time home buyer without rental history in the last 3 years is ineligible.</p> <ul style="list-style-type: none"> • Borrower without a verifiable rental history may be allowed with <u>all of the following</u>: <ul style="list-style-type: none"> • Maximum 75% LTV or existing guidelines, whichever is lower • Borrower must have a minimum 5% of own funds as down payment.
<p>Geographical Locations / Restrictions</p>	<p>Eligible states are as follows:</p> <ul style="list-style-type: none"> • All approved states are eligible except: <ul style="list-style-type: none"> ▪ <u>OH</u> ▪ Interest Only Restriction – Interest Only loans are not allowed in <u>Illinois</u> ▪ <u>New York</u> <ul style="list-style-type: none"> • Loans that meet the definition of a <u>subprime home loan</u> under New York law are NOT eligible. • Primary residences 1-4 units that meet the Fannie Mae conforming loan limits (to include High Balance loan amounts in certain high cost counties). – Not Allowed ➤ As a reminder, the following loans are NOT included in the New York subprime definition: <ul style="list-style-type: none"> • Primary residence, 1-4 unit properties, with loan amounts that are \$1 or more above the conforming limits (which include high balance loan amounts in certain high cost counties). • Second homes – any loan amount • Investment property – any loan amount ▪ <u>Hawaii</u> Hawaiian Lava – Flow Hazard Zones – The U.S. Geological Survey (USGS) categorizes the island of Hawaii into nine “lava zones” based on each zone’s probability of exposure to lava flows caused by volcanic eruption. Properties in lava zones 1 and 2 are not eligible for loans funded or purchased by Impac Mortgage Corp. due to increased risk of property destruction from lava flows within these areas. <ul style="list-style-type: none"> • State specific regulatory requirements supersede all underwriting guidelines set forth here, by WesLend.

<p>Gift Funds / Gifts of Equity</p>	<p>Gift Funds – Allowed</p> <ul style="list-style-type: none"> • Gift funds are allowed for paying off debt, equity contribution refinances, and for closing costs and down payments. • Gift funds are NOT allowed for reserves. • When using 100% gift funds and subject property is: <ul style="list-style-type: none"> ▪ A primary residence , second home, or investment property, then ▪ A 10% reduction in maximum LTV is required. <ul style="list-style-type: none"> • If borrowers have 5% of their own funds verified, the LTV reduction is not required • Acceptable Donors* for gift funds – Follow FNMA guidelines for acceptable donors listed below • The donor may not be, or have any affiliation with, the builder, the developer, the real estate agent, or any other interested party to the transaction. <p>Gift of equity – Allowed at <= 75% LTV</p> <ul style="list-style-type: none"> • A “gift of equity” refers to a gift, provided by the seller of a property to the buyer. The gift represents a portion of the seller’s equity in the property, and is transferred to the buyer as a credit in the transaction. • Only immediate family members* may provide equity credit as a gift on property being sold to other family members • The acceptable donor requirements for gift funds (above) also apply to gifts of equity <p>A signed gift letter is required for all gift funds and gifts of equity.</p> <p>Transfer of funds of evidence of receipt must be documented prior to or at closing.</p> <p>*Acceptable Donors (per FNMA B3-4.3-04)</p> <p>A gift can be provided by:</p> <ul style="list-style-type: none"> • 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 • A fiancé, fiancée, or domestic partner <p>The donor may not be, or have any affiliation with, the builder, the developer, the real estate agent, or any other interested party to the transaction.</p>
<p>Higher Priced Mortgage Loans (HPML)</p>	<p>See Escrow Waivers</p> <p><u>HPML only applies to principal residences.</u></p> <p><u>Property Flipping with HPML is Ineligible – see below</u></p> <p><u>Limitations on HPML loans for resale transactions within 180 days</u></p> <p>When a second appraisal is required per the <u>TILA HPML Appraisal Rule</u> the loan is considered on a case by case basis.</p> <p>For <u>principle residences</u>, when the price reflected in the buyer’s purchase agreement is more than a certain amount higher than the seller’s acquisition price, the rule requires a second appraisal.</p> <p>The amounts are:</p> <ul style="list-style-type: none"> • More than a 10% increase if the seller acquired the property in the past 90 days • More than a 20% price increase if the seller acquired the property in the past 91 to 180 days • See CFPB TILA HPML Appraisal Rule for exemptions from this requirement.
<p>Housing History</p>	<p>Borrowers must have satisfactory consecutive 12 month rent or mortgage payment history in the 3 years prior to application. Example: Borrower must have paid monthly rent or mortgage payment for at least one month during this prior 3 year period and for the previous consecutive 11 months. The entire 12 month history must be consecutive but it does not have to be fully contained within the prior 3 year period</p> <p>See First Time Home Buyer section requirements when FTHB does not have a verifiable rental history.</p> <p>For borrowers who currently own all property free and clear there is no mortgage/rent history requirement.</p>

Income / Asset Verification

Note: At least one of the borrowers must be self-employed to qualify for this program.

Employed Borrowers: Most recent paystub including year-to-date earnings (covering minimum of 30 days) and two years W-2s; or Traditional Written Verification of Employment with 30 days of paystubs and 2 years W-2s. Must have 2 years continuous employment in the same line of work. Gaps of 90 days or less may be accommodated with adequate explanation. W-2 only and/or 1099 transcripts from the IRS are required for the wage earning or retirement income co-borrower.

All borrowers must be qualified using current verifiable income – **NOT Projected Income**

Self-Employed borrowers: A borrower with a 25% or greater ownership interest in a business is considered self-employed and must be evaluated as a self-employed borrower. Borrower must document **two years** current continuous self-employment with business license **or** statement from corporate accountant/CPA confirming the same. Other documentation from third parties may be acceptable on a case by case basis (e.g., letter from an attorney). Acceptable business license must be verified by third party (e.g., government entity, borrower’s business attorney). Borrowers whose self-employment cannot be independently verified are not eligible. In instances where a license is not required (e.g., choreographer), a letter from a CPA confirming employment will be considered in lieu of a license on a case by case basis.

1099 Contractor

A borrower who is a “1099 contractor” may be considered self-employed for this program with confirmation from a CPA that the borrower is a 1099 contractor **and** files Schedule C or Schedule E with the IRS (personal tax returns)

Non-taxable income

Non-taxable income may **NOT** be grossed up for qualifying.

Service & Tip Industry

Due to the cash nature of the service and tip industry, those borrowers may participate the bank statement program. Full documentation is required for employment. Base salary is verified with pay stubs and W2s. Qualified tips are averaged over time. Utilize the bank statement analysis to determine tip income. Borrowers whom obtain their income primarily in the form of service fees or tips, are not required to have a business license. At least two corporate reference letters are required. Previous 12 months bank statement deposits will be utilized to calculate income. **No P&L is required.**

Retirement and Other Income: Retirement income and other fixed documentable income is allowed for qualifying income for both a self-employed borrower and for any non-self-employed or retired co-borrower. Non-taxable income may NOT be “grossed up” by any amount.

- Other non-retirement income from the self-employed borrower (e.g., W-2 wage income) may be used. This other income must be fully documented (i.e., may not use the bank statement documentation).

Rental Income:

Rental income used for qualification must be documented with lease(s). Use 75% of lease rent amount minus PITIA for net rental income.

- Airbnb or similar such rentals are not acceptable.
 - For non-subject (other) properties, Airbnb income is allowed per the below formula:
Use a 12-month average (from bank statement deposits) of the Airbnb deposit income LESS a 25% vacancy factor and less the PITIA on the non-owner property to calculate either a negative or positive for the rental property.

An expired lease agreement that has verbiage that states the lease agreement becomes a month-to-month lease once the initial lease/rental term expires is allowed.

Boarder Income:

Income from boarders in a borrower’s principal residence or second home is not acceptable qualifying income with the exception of the following:

- When a borrower with disabilities receives rental income from a live-in personal assistant, whether or not that individual is a relative of the borrower, the rental payments can be considered as acceptable stable income in an amount up to 30% of the total gross income used to qualify the borrower. Personal assistants typically are paid by Medicaid Waiver funds and include room and board, from which rental payments are made to the borrower.

Borrower Affirmation for Accurate Income and Debts

A Borrower Affirmation document must be signed at closing confirming the income and loan terms on the final 1003.

Self Employed Income Calculation

Bank statements are used to calculate and show consistency of income for the self-employed borrower.

If personal and business bank activity are combined in one bank account: Borrower is to provide the most recent twelve (12) months consecutive bank statements from the same account. The deposits will be analyzed and averaged to determine monthly income. See **Income Evaluation** below for income determination.

If the borrower maintains separate bank accounts for personal and business, only personal bank statements will be used for qualifying. The borrower is to provide the most recent twelve (12) months consecutive personal bank statements and three (3) months business bank statements (to support the borrower does maintain separate accounts). The deposits will be analyzed and averaged to determine monthly income. If the analysis is inconclusive (e.g. large fluctuations in deposits) the borrower MUST provide an additional twelve (12) months personal bank statements showing the same activity levels. P&L is not required, however, when a P&L is provided, monthly income will be determined from the P&L and verified by the bank statements.

When the borrower is an inter vivos trust, personal bank statements in the name of the trust are allowed for qualification.

For both the combined bank statements and the separate bank account scenarios, beginning and ending balances will be evaluated and must support the overall transaction requested. Low beginning and/or ending balances may require additional documentation up to and including 1040s, 1065s, 1120s, etc.

Option to use only business bank statements

Borrower is to provide the most recent twelve (12) months consecutive business bank statements. If the borrower has separate business and personal accounts and the personal account does not show sufficient deposits to qualify, underwriter may use **Income Evaluation** below to determine qualifying income.

Income Evaluation

Underwriter will evaluate the type of borrower/business using a **50% expense factor** applied to business related deposits. **If the 50% expense factor allows the borrower to qualify then no further income documentation is required.**

If the type of business operates more efficiently or typically has a materially different expense factor (higher or lower), the underwriter may use one of the following:

- A CPA or tax preparer produced Profit and Loss (P&L) statement that has been Reviewed by the CPA or tax preparer, the CPA or tax preparer states it has Reviewed the P&L in writing, and the P&L and accompanying statement do not have unacceptable disclaimer or exculpatory language regarding its preparation; **or**,
- A CPA or tax preparer produced written statement specifying the actual expense ratio of the business (including cost of goods sold and all other business expenses) based on the most recent year’s filed tax returns. Such statement shall not include unacceptable disclaimer or exculpatory language regarding its preparation

The expense factor per the P&L or CPA or tax preparer produced statement must be reasonable. The annual deposits on the bank statements must be at least 75% of the gross receipts per the P&L. If a CPA or tax preparer produced statement is provided, apply the stated expense factor to calculate the qualifying income.

Examples:

50% expense factor

Total business related deposits = \$240,000
 minus 50% expense factor = \$120,000
 Usable business related deposits for qualification = \$120,000

Optional CPA-Reviewed P&L (expense factor extracted from P&L)

Gross receipts from P&L = \$200,000
 Expenses from P&L = \$90,000
 Expense factor = Expenses / Gross Receipts = \$90,000 / \$200,000 = 45%

Total business related deposits = \$180,000
 minus 45% expense factor = \$81,000
 Usable business related deposits for qualification = \$99,000

Optional CPA-prepared Expense Factor

Total business related deposits = \$240,000
 CPA-prepared expense factor: 40%
 minus 40% expense factor = \$96,000
 Usable business related deposits for qualification = \$144,000

When the optional P&L is used:

Expenses must be reasonable for the type of self-employment. The P&L will be used for qualifying; revenue must be supported by the bank statements provided. Annual deposits on the bank statements must be at least 75% of the gross receipts per the P&L. **Example:** Revenue per P&L is \$100,000 and total business deposits into the bank account are \$80,000, the loan would meet the requirement. If the deposits were less than \$75,000 the loan would not meet the guidelines.

Up to 24 months of bank statements may be required at the underwriter’s discretion. Income situations that may require additional bank statements for review **include but are not limited to** inconsistencies in cash flows consistent with occupation type or seasonal types of self-employment. Examples include seasonal income such as that received by a tax accountant whose primary income occurs in the first half of a year, or large isolated payments such as those received by political consultants or promoters who are paid for a specific events or contracts and have a history of similar types of payments.

Unacceptable Deposits/Excluded Deposits – not limited to the following:

- Cash advances from credit cards
- Income sources already taken into account
- Non-business related account transfers
- Tax refunds
- Product returns/credits
- Gift funds
- Credit line deposits/business financing

Non-sufficient funds

Non-sufficient funds (NSF) is a term used to indicate that a demand for payment (a check) cannot be honored because insufficient funds are available in the account on which the instrument was drawn. In simplified terms, a check has been presented for clearance, but the amount written on the check exceeds the available balance in the account.

An NSF will be counted against the borrower when the borrower’s account is overdrawn. This is the same for “non-sufficient funds” as “over-drafting,” whether or not such “overdraft protection” is enabled.

Returned check situations (e.g., from borrower’s accounts receivable) that cause NSFs will be considered separately. Returned checks that do not result in a negative balance are not considered NSFs.

A distinction is made between overdrafts and NSFs covered with borrower’s own funds (e.g., savings accounts, “sweep” accounts) versus use of a line of credit or credit card accounts to cover NSFs. In order to use this treatment there cannot be a fee associated with curing an overdraft.

Excessive NSFs will be highly scrutinized and may cause the loan to be deemed ineligible.

The bank statements should show a trend of ending balances that are stable or increasing over the 12 month (or other examination) period.

Decreasing income trends must be explained; additional documentation may be required. Low ending balances must be explained; additional documentation may be required. Net deposits must not reflect any other income sources already taken into consideration (i.e. deduct SS payments, W-2 wage earnings, etc., that have already been used for income calculation).

Asset Amortization

The borrower may supplement self-employment income with Asset Amortization.

Asset amortization is a calculation used to generate a monthly income stream from a borrower’s personal assets. It can be combined with other income such as Social Security, Pension or other investment income. There is no age restriction.

Eligibility Requirements (Asset Amortization)

- Available for Primary Residence and Second Homes and Investment Property (N/O/O)
- Borrower and Co-Borrower must be individual or co-owners of all asset accounts with no other account holders listed on the documentation
- 100% of eligible assets must be verified and will be amortized over the term of the loan
- All assets must be in a U.S. financial institution—No Foreign Assets
- The sum of eligible assets as defined are net of any discounts and minus any funds used for closing and/or minimum reserves required for the program.

Eligible Asset Types (Asset Amortization)

Considered assets must be comprised of the following readily marketable assets which must be available to the borrower with no penalty and are limited as follows (after deduction of any funds used for down payment, closing costs or reserves):

- Bank Deposits – Checking, Saving, Money Market accounts = 100%
- Publicly traded stocks and bonds = 90% (stock options not allowed)
- Mutual Funds = 90%
- Retirement Accounts
 - 401(k) plans or IRA, SEP, KEOUGH accounts = 80% (These can only be used if distribution is not already set up)

For eligible asset types, any debt tied to that asset must be netted out.

Example: Stocks bought on margin or 401(K) loan against the 401(K) account.

Assets must be in liquid or semi-liquid form, no privately held stock, deferred compensation or non-regulated financial companies.

Ineligible Asset Types (Asset Amortization)

- Business funds
- Non-liquid assets (automobiles, artwork, business net worth, etc.)
- Life insurance (neither face value nor cash value is allowed for asset amortization)

Asset Amortization Calculation Policy:

- Eligible asset amount to be amortized over the term of the loan (e.g., 360 months for a 30 year loan, 180 months for a 15 year loan)

Example of Asset Amortization for 30 year loan:

Savings Account Balance \$100,000 (\$100,000 Usable toward calculation)

Stock Fund Balance \$100,000 (\$90,000 Usable toward calculation)

Mutual Fund Balance \$10,000 (\$9,000 Usable toward calculation)

Total Usable toward calculation = \$199,000/360 = \$552.78 monthly income

Restricted Stock Units (RSUs) are not eligible for income or reserves.

<p>Interested Party Contributions (IPCs) / Seller Concessions</p>	<p>Interested parties include, but are not limited to, the property seller, the builder/developer, the real estate agent or broker, or an affiliate who may benefit from the sale of the property and/or the sale of the property at the highest price possible. A lender or employer is not considered an interested party to a sales transaction unless it is the property seller or is affiliated with the property seller or another interested party to the transaction.</p> <table border="1" data-bbox="443 331 1251 461"> <thead> <tr> <th colspan="3">IPC Limits</th> </tr> <tr> <th>Occupancy Type</th> <th>LTV/CLTV</th> <th>Maximum IPC</th> </tr> </thead> <tbody> <tr> <td rowspan="2">Principle residence or Second home</td> <td>75.01% - 90%</td> <td>6%</td> </tr> <tr> <td>75% or less</td> <td>9%</td> </tr> <tr> <td>Investment property</td> <td>All CLTV ratios</td> <td>2%</td> </tr> </tbody> </table>	IPC Limits			Occupancy Type	LTV/CLTV	Maximum IPC	Principle residence or Second home	75.01% - 90%	6%	75% or less	9%	Investment property	All CLTV ratios	2%
IPC Limits															
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Investment property	All CLTV ratios	2%													
<p>Limitations on Other Real Estate Owned</p>	<p><u>The following requirements apply:</u></p> <p><u>Loan/Property restrictions per borrower are as follows:</u></p> <ul style="list-style-type: none"> Borrowers limited to eight (8) loans with WesLend and/or its investors not to exceed \$2,000,000. If borrower only has one (1) loan with WesLend and/or its investors including the subject property, that loan may exceed \$2 million (up to the guideline maximum herein). Borrowers with > 15 financed properties are not eligible for any 2nd home or investment property transactions (purchase, rate/term, or cash-out) Borrower may have WesLend and/or its investors financing on a maximum of 10% of the properties in a PUD or condominium project. <ul style="list-style-type: none"> For projects ≤ 10 total units, financing on a maximum of 1 unit is allowed <p><u>WesLend and/or its investors is limited to a maximum overall concentration of 20% in any Florida condominium project. This limitation is per project and not per borrower.</u></p>														
<p>Listed for Sale / “Recently Listed”</p>	<p><u>Rate/Term Refinance (per FNMA B2-1.2-02)</u> Subject property must not be currently listed for sale. It must be taken off the market on or before the disbursement date of the new mortgage loan. The borrower must confirm their intent to occupy the subject property (for principal residence transactions).</p> <p><u>Cash-out Refinance (per FNMA B2-1.2-03)</u> Subject property must not be currently listed for sale. It must be taken off the market on or before the disbursement date of the new mortgage loan.</p>														
<p>Loan Modification</p>	<p>If the borrower is refinancing a loan with a prior modification/restructure then credit requirement is increased to 0x30 in the last 12 months for all mortgages. Modification must be complete on the subject loan to be refinanced and borrower is making on time scheduled payments. There is no additional seasoning requirement prior to refinance.</p>														
<p>Locking the Loan</p>	<ul style="list-style-type: none"> 30 day minimum lock term required Loan must be approved prior to lock 														
<p>Non-Arm’s Length transactions</p>	<p>Non-arm’s length transactions are purchase transactions in which there is a relationship or business affiliation between the seller and the buyer of the property. Non-arm’s length transactions are allowed for the purchase of <u>existing property</u>. For the purchase of <u>newly constructed</u> properties, if the borrower has a relationship or business affiliation (any ownership interest, or employment) with the builder, developer, or seller of the property, only <u>primary residence</u> is allowed. Mortgage loans on newly constructed homes secured by a second home or investment property where there is a non-arm’s length relationship are prohibited. (FNMA 2-1.2-01)</p> <p>When tenant is buying from landlord/seller, a Verification of Rent (VOR) from a third party management company is acceptable. If there is no third party management company, provide the most recent 12 months cancelled rent checks or 12 months bank statements (or whatever shorter time period the borrower has been renting)</p>														

	<p>Conflict of Interest Situations where the borrower has a <u>dual role</u> in the transaction, namely as borrower and as another party in the same transaction are prohibited. These include, but are not limited to, situations where the borrower is also:</p> <ul style="list-style-type: none"> • The builder • The loan officer on the transaction • The listing agent • Both the listing and selling agent <p>Exception: Borrower is allowed to be the selling agent in the transaction where borrower is the purchaser so long as borrower is not also the listing agent.</p> <p>Additional conflicts: The owner of a loan brokerage company or a lender may not originate his personal loan with his own company.</p> <ul style="list-style-type: none"> • The owner must originate with an entirely unrelated company. <p>The employee of a loan brokerage company or a lender may use his employer’s company to originate a loan so long as that employee is not involved in the origination process (e.g., underwriter, processor, etc.).</p> <ul style="list-style-type: none"> • Employee may use Agency Plus program only. <p>A loan officer may have his loan originated within the same company only for the Agency Plus program.</p> <ul style="list-style-type: none"> • For all other iQM programs, the loan officer must have his loan originated with a different unrelated company <p>Note: Gifts of equity are allowed on sales between immediate family members for existing properties only. See <i>Gifts</i></p>
<p>Occupancy</p>	<p>Eligible: Primary Residence – 1-4 units</p> <p>Second Homes – 1-2 unit only</p> <ul style="list-style-type: none"> • For 2 unit second homes, one unit must be available for the borrower’s exclusive use, no rental or time sharing arrangements in the borrower’s exclusive unit • Must be suitable for year round use • Must be located in a recognized vacation area typical for second home properties (e.g., beach, ski, golf, resort) • Must be a reasonable distance from borrower’s current owner-occupied property <p>Investment or Non-Owner Occupied – 1-4 Units</p> <p>Group Homes are only allowed for 1-unit owner occupied primary residence.</p>
<p>Points and Fees</p>	<ul style="list-style-type: none"> • Maximum 5% limit • The points and fee limit applies to all occupancy types.
<p>Power of Attorney</p>	<p>A power of attorney is allowed per FNMA guidelines (See FNMA B8-5-06). Except as otherwise required by applicable law, or unless they are the borrower’s relative (or a person who is a fiancé, fiancée, or domestic partner of the borrower), none of the following persons connected to the transaction shall sign the security instrument or note as the attorney-in-fact or agent under a power of attorney:</p> <ul style="list-style-type: none"> • The lender; • Any affiliate of the lender; • Any employee of the lender or any other affiliate of the lender; • The loan originator; • The employer of the loan originator; • Any employee of the employer of the loan originator; • The title insurance company providing the title insurance policy or any affiliate of such title insurance company (including, but not limited to, the title agency closing the loan), or any employee of either such title insurance company or any such affiliate; or • Any real estate agent that has a financial interest in the transaction or any person affiliated with such real estate agent. <p><u>Power of Attorney (POA) is ineligible for: - Cash Out Loans.</u></p>

Property Types

Eligible

- 1-unit single family residences (attached and detached) and PUDs (attached and detached)
- 2-4 unit properties (within matrix parameters)
- Condominiums - FNMA Eligible
 - Both FNMA Condo Project Manager (CPM) and FNMA Limited Review are allowed
 - Detached Condo units that are Principal Residences may be processed with Limited Review (See FNMA B4-2.2-03, Limited Review Process for Detached Condo Units)
 - Non-Warrantable Exception:
 - The FNMA investment property concentration limits (i.e., the percentage of non-owner occupied properties within a project) do not apply, and
 - Minimum 50% of units in project (or subject legal phase, considered with prior legal phases) must be sold or under contract.
 - ◆ Note: For reference, FNMA (B4-2.2-02) requires that investment property transactions on attached units in established projects (including two-to four-unit-projects), have at least 50% of the total units in the project conveyed to principal residence or second home purchasers. This requirement does not apply if the subject mortgage is for a principal residence or second home.
 - Single Entity Ownership Exception:
 - Projects in which a single entity (the same individual, investor group, partnership, or corporation) owns up to and including 25% of the total number of units in the project will be considered on a case by case basis.
 - ◆ Note: For reference, the FNMA (B4-2.1-02) acceptable limit is:
 - Projects with 2 to 4 units = 1 unit
 - Projects with 5 to 20 units = 2 units
 - Projects with 21 or more units = 10% of total units

Limited Review (See FNMA B4-2.2-02, Limited Review Process for Attached Condo Units)

Limited Review eligibility criteria for **attached units** differ depending upon the occupancy type and LTV/CLTV/HCLTV ratios, and are as follows:

Occupancy Type	Maximum LTV/CLTV
Principal residence	90% (matches FNMA)
Second home	80% (exceeds FNMA)
Investment property	72% (exceeds FNMA)

Note: Mortgages secured by attached units in **new** condo projects are not eligible for Limited Review.

See table below for LTV/CLTV restrictions on Limited Review for **Florida** condominiums. (See FNMA B4-2.2-04)

Florida Attached Units in Established Condo Projects – Limited Review	
Occupancy Type	Maximum LTV/CLTV
Principal Residence	70/90%
Second Home	70/75%
Investment property	Not Eligible

New or newly converted condo projects in Florida with attached units are **not required** to be approved by Fannie Mae through the PERS process (B4-1.1-02). WesLend’s investor will conduct its own review and approval of Florida condo projects. **New or newly converted condo projects in Florida are limited to 60% LTV/CLTV. WesLend and its investors is limited to a maximum overall concentration of 20% in any Florida condominium project. This limitation is per project and not per borrower.**

Mixed Use properties are allowed per Fannie Mae guidelines (B2-3-04)

(Examples: Business use in addition to residential use, such as property with space aside for a day care facility, a beauty or barber shop, or a doctor’s office)

- The property must be a one-unit dwelling that the borrower occupies as a principal residence
- The borrower must be both the owner and the operator of the business
- The property must be primarily residential in nature
- The dwelling may not be modified in a manner that has an adverse impact on its marketability as a residential property.

	<p>The property must meet appraisal requirements for mixed use properties (B4-1.4-07) <u>Appraisal must indicate:</u></p> <ul style="list-style-type: none"> • A detailed description of the mixed-use characteristics of the subject property • That the mixed use of the property is a legal, permissible use of the property under the local zoning requirements • Any adverse impact on marketability and market resistance to the commercial use of the property • Market value of the property based on the residential characteristics, rather than of the business use or any special business-use modifications that were made. <p>Ineligible</p> <ul style="list-style-type: none"> • Acreage greater than 20 acres (appraisal must include total acreage) • Agricultural zoned property • Condo hotel • Co-ops • Hobby Farms • Income producing properties with acreage • Leaseholds • Log Homes (may be eligible on a case-by-case basis) • Manufactured housing • Modular homes • Properties subject to oil and/or gas leases (may be eligible on a case-by-case basis) • Title may not be held in a business name • Unique properties • Working farms, ranches or orchards
<p>Qualifying Rate and Ratios</p>	<p><u>Qualifying Rate and Ratios</u></p> <ul style="list-style-type: none"> • 5/1, 7/1, 10/1 ARM – Qualify at the greater of the fully-indexed rate* or Note rate • ARM qualifying ratios are based on a fully amortizing principal and interest payment. • Interest Only loans qualify at the greater of the fully-indexed rate* or Note rate based on the scheduled remaining loan term at the time of recast after the interest only period has expired. • Fixed Rate loans qualify at the note rate <p>*Calculate the fully indexed rate by adding the appropriate margin to the current index.</p> <ul style="list-style-type: none"> • Round the result to the nearest one-eighth of one percentage point (0.125%) <p>DTI Ratio</p> <ul style="list-style-type: none"> • Maximum DTI is 50% (applies to both fully amortizing and interest only) <ul style="list-style-type: none"> ▪ DTI >50% <= 55% may be allowed with the following conditions: <ul style="list-style-type: none"> • Minimum 680 credit score • Maximum 75% LTV • Minimum 1 year (12 months) reserves required • Purchase and Rate/Term refinance only • No waiving of reserves • For loans with DTI > 43% underwriter may require additional reserves based on borrower’s residual income after total debt payments. Refer to VA residual income requirements. See VA Residual Income Calculation and VA Residual Income Tables. Maximum increase of six (6) months reserves. Additional reserves are not required if the residual income exceeds the table amount by over 20%. • Section 35 Higher Priced Mortgage Loans (HPMLs) will be allowed subject to mandatory impound account for 5 years and no property flipping. See Higher Priced Mortgage Loan (HPML). <p>HELOC – Debt to Income (DTI) qualification When subordinate financing in the form of a HELOC is used, if the HELOC provides for a monthly payment, use the principal and interest or interest only payment being made (usually this is on the drawn amount of the HELOC). If no payment is being made, then there is no need to include a payment in the DTI calculation.</p>

<p>Reserves</p>	<p>Cash out from the subject transaction may be used toward the reserve requirement .</p> <table border="1" data-bbox="443 256 978 362"> <thead> <tr> <th>Loan Amount</th> <th>Required Reserves</th> </tr> </thead> <tbody> <tr> <td><=\$1,000,000</td> <td>3 months</td> </tr> <tr> <td>>\$1,000,000<\$2,000,000</td> <td>6 months</td> </tr> <tr> <td>>=\$2,000,000</td> <td>12 months</td> </tr> </tbody> </table> <ul style="list-style-type: none"> • For Refinances Only: For loan amounts <= \$679,650, required reserves (above) may be waived when all borrowers have 0x30x12 VOM/VOR and payment on new loan is decreasing. In addition, the borrower(s) must not have any history of bankruptcy, foreclosure, short sale, or deed-in-lieu in order to waive reserves. • When the subject property loan amount is > \$679,650 there is no waiving of reserves. <p>Additional reserves for each financed property (other than subject): One month PITIA for each additional financed property. PITIA calculated using the actual mortgage payment (PITIA) of the “other” property for each additional property.</p> <ul style="list-style-type: none"> • Reserves for financed properties with a recent 12 month paid-as-agreed history may be waived <i>except</i> when the subject property loan amount is > \$679,650. When the subject property loan amount is > \$679,650 there is no waiving of reserves. • Reserves for financed properties acquired within the 12 months prior to application cannot be waived <p>PITIA for reserves is the monthly housing expense for a property and includes the following:</p> <ul style="list-style-type: none"> • Principal and interest (P&I); • Hazard, flood, and mortgage insurance premiums (as applicable); • Real estate taxes; • Ground rent; • Special assessments; • Any owners’ association dues (including utility charges that are attributable to the common areas, but excluding any utility charges that apply to the individual unit); • Any monthly co-op corporation fee (less the pro rate share of the master utility charges for servicing individual units that is attributable to the borrower’s unit); • Any subordinate financing payments on mortgages secured by the subject property. <p>See Business Funds for eligibility</p>	Loan Amount	Required Reserves	<=\$1,000,000	3 months	>\$1,000,000<\$2,000,000	6 months	>=\$2,000,000	12 months
Loan Amount	Required Reserves								
<=\$1,000,000	3 months								
>\$1,000,000<\$2,000,000	6 months								
>=\$2,000,000	12 months								
<p>Subordinate Financing</p>	<p>Subordinate financing must have regular monthly payments at market interest rate that cover at least the interest due so that negative amortization does not occur.</p> <p>Financing provided by the property seller is allowed for <u>arm’s-length transactions only</u> in accordance with FNMA guidelines and program CLTV limits. If financing provided by the seller is more than 2% below current standard rates for second mortgage, the subordinate financing must be considered a sales concession and the subordinate financing amount must be deducted from the sales price.</p> <p>Subordinate financing that does not fully amortize under a level monthly payment plan where the maturity or balloon payment date is less than five years after the note date of the new first mortgage is unacceptable. An exception may be made when the amount of the subordinate debt is minimal relative to the borrower’s financial assets and/or credit profile (FNMA B2-1.1-04)</p> <p>See Qualifying Rate and Ratios for HELOC qualification.</p>								
<p>Texas Section 50(a)(6) Equity Cash Out</p>	<p>Allowed Note: Interest Only is prohibited on a Texas Section 50(a)(6) Equity Cash Out Loan</p>								

<p>Title / Vesting</p>	<p><u>Inter Vivos Revocable Trust (must meet requirements of FNMA B2-2-05)</u></p> <ul style="list-style-type: none"> • Title insurance policy must state that title to the security property is vested in the trustee(s) of the inter vivos revocable trust • The title insurance policy may not list any exceptions with respect to the trustee(s) holding title to the security property or to the trust. • Title to the security property is vested solely in the trustee(s) of the inter vivos revocable trust, jointly in the trustee(s) of the inter vivos revocable trust and in the name(s) of the individual borrower(s), or in the trustee(s) of more than one inter vivos revocable trust. <p>A power of attorney is not allowed when signing mortgage documents related to an inter-vivos revocable trust</p> <p>.</p>
<p>Underwriting</p>	<p>Loans must be manually underwritten and fully documented. All loans must be underwritten in compliance with the Ability to Repay standards set forth in 12 C.F.R. §1026.43. For additional topics not specifically or fully addressed by 12 C.F.R. §1026.43 guidance or herein, Fannie Mae underwriting guidelines should be followed</p> <p>.</p>
<p>VA Residual Income Calculation</p>	<p>Use VA Form 26-6393 Loan Analysis to calculate residual income. http://www.vba.va.gov/pubs/forms/VBA-26-6393-ARE.pdf</p> <ol style="list-style-type: none"> 1. Calculate the total gross monthly income of all occupying borrowers. (Note: Do not gross up non-taxable income for the residual income calculation) 2. Deduct from gross monthly income: <ol style="list-style-type: none"> a. State income tax b. Federal income tax c. Municipal or other income tax d. Retirement or Social Security tax e. Proposed total monthly fixed payment (total mortgage payment + all recurring monthly obligations) f. Estimated maintenance and utilities (use \$0.14 per square foot of gross living area) g. Job related expenses (if applicable – Employee Business Expense from IRS Form 2106) 3. Subtract the sum of the deductions above from the total gross monthly income of all occupying borrowers. The balance is residual income. <p><u>Compensating Factor</u> Residual income may be cited as a compensating factor provided it can be documented and it is at least equal to the applicable amounts for household size and geographic region found on the Table of Residual Incomes by Region.</p> <p>To use residual income as a compensating factor, count all members of the household of the occupying borrowers without regard to the nature of their relationship and without regard to whether they are joining on title or the note.</p> <p>From the table, select the applicable loan amount, region and household size. If residual income equals or exceeds the corresponding amount on the table, it may be cited as a compensating factor.</p> <p><u>Exception:</u> The lender may omit any individuals from “family size” who are fully supported from a source of verified income which is not included in effective income in the loan analysis. These individuals must voluntarily provide sufficient documentation to verify their income to qualify for this exception.</p>

WesLend Portfolio “Alt Doc – Bank Statement”



VA Residual Income Tables (VA Lender Manual Chapter 4.9)

<i>Table of Residual Incomes by Region</i>				
<i>Family Size</i>	<i>Northeast</i>	<i>Midwest</i>	<i>South</i>	<i>West</i>
1	\$ 450	\$ 441	\$ 441	\$ 491
2	\$ 755	\$ 738	\$ 738	\$ 823
3	\$ 909	\$ 889	\$ 889	\$ 990
4	\$ 1,025	\$ 1,003	\$ 1,003	\$ 1,117
5	\$1,062	\$1,039	\$1,039	\$1,158
Over 5	Add \$80 for each additional member up to a family of seven.			

<i>Region</i>	<i>States</i>
Northeast	CT, MA, ME, NH, NJ, NY, PA, RI, VT
Midwest	IA, IL, IN, KS, MI, MN, MO, ND, NE, OH, SD, WI
South	AL, AR, DC, DE, FL, GA, KY, LA, MD, MS, NC, OK, PR, SC, RN, RX, VA, VI, WV
West	AK, AZ, CA, CO, HI, ID, MT, NM, NV, OR, UT, WA, WY