Underwriting Guideline Manual VERSION 2.8 » MARCH 18, 2013



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on Introduction

Thank you for selecting Essent Guaranty, Inc. (hereinafter referred to as "Essent") as your mortgage insurer. This underwriting guideline manual is designed to be a quick reference for meeting your mortgage guaranty insurance needs and addresses the types of loans that are generally eligible for insurance with Essent. If you have any questions pertaining to the interpretation of these guidelines, please contact the Essent Underwriting or Risk Management department:

OR

Underwriting Department Toll Free Phone - 877.330.3535 Toll Free Fax - 877.331.8311 Email Address: underwriting@essent.us Risk Management Department Phone - 610.230.0158 Fax - 610.386.2396 Email Address: risk@essent.us

1.1. Philosophy

Essent is committed to insuring quality loans that make sense for everyone: lenders, investors, and home buyers alike. Essent offers mortgage insurance on loans originated as "A" quality business. Essent does not insure A-minus or limited documentation loans. There are certain requirements that must be met for loans to be eligible for Essent mortgage insurance due to the risk they present. Our commitment to you and the housing finance industry is a responsibility we take seriously, as we work to encourage fair lending, open new markets, and expand our insurance services.

In the event that Essent guidelines are silent, when the loan is being delivered to Fannie Mae, Fannie Mae standard guidelines are to be followed, and similarly, if final delivery will be to Freddie Mac, Freddie Mac standard guidelines are to be followed (Agency standard as outlined in the Agency Selling Guides available to all lenders without the need for a lender variance or amendment to the lender's master agreement).

We expect that Essent's underwriting guidelines will be followed in most cases. Exceptions to the product eligibility requirements as outlined within the applicable Product Eligibility Matrix in Section 2 are not permitted, and require an underwriting submission to Essent for review and approval. For all other situations whereby a loan fails to meet Essent guidelines, the loan may be reviewed for any compensating factors that may warrant an exception to the underwriting guidelines. Any compensating factors should be meaningful and well documented.

1.2. Automated Underwriting Systems (AUS)

Essent will insure loans that are manually underwritten or are underwritten by an approved automated underwriting system. Prudent underwriting and reasonableness tests should be applied to all loans processed through an AUS. AUS loans submitted for underwriting are carefully evaluated and all loan factors are analyzed and considered prior to rendering an underwriting decision. The credit report used by the Agency AUS to determine its recommendation or risk classification is the credit information that the lender must use when determining the loan representative FICO score for pricing or eligibility.



1.3. Approved Agency Automated Underwriting Systems (AUS) - Fannie Mae's Desktop Underwriter® (DU) / Freddie Mac's Loan Prospector® (LP) Recommendations

Provided the loan meets the product eligibility criteria of the applicable Essent Product Eligibility Matrix (as outlined in Section 2) and the minimum documentation standards outlined below, Essent does not require additional guideline overlays beyond the following items for loans that receive a Desktop Underwriter® "Approve/Eligible" or Loan Prospector® "Accept/ Eligible" recommendation:

- » All FL Condos: Non-delegated submissions; Primary Residence; Purchase; Max. 90% LTV/CLTV; Min. 720 FICO; Max. 41% DTI
- » Manufactured Housing ineligible
- » Non-Permanent Resident Aliens: Refer to Section 3.1.
- » Borrower Contributions: Refer to Section 2.1.1

Minimum income/asset documentation requirements as per the DU findings or LP feedback certificate are permitted. Refer to Section 3.12. for Reserve Requirements. All DU findings and LP feedback certificate conditions must be satisfied and the DU/LP decision must be present in the file.

Appraisal methodology: Essent requires appraisal reports completed on the appropriate form as denoted in Section 5.1. with interior/exterior inspections and all required photos, exhibits, and addendums. Essent does not accept valuations based on AVMs or BPOs.

As the versions of both DU and LP are updated, Essent will complete a careful evaluation for acceptance which may result in subsequent updates to the eligibility requirements as stated within this Underwriting Manual.

1.4. Other Proprietary Automated Underwriting Systems (AUS)

Essent does not automatically consider recommendations from automated underwriting systems as eligible to be insured, however, Essent does take the recommendation into consideration as a tool to identifying risk attributes of the file. The loans must fit Essent's guidelines as published in this underwriting manual.

1.5. Delegated Underwriting Authority

Essent's counterparties approved for delegated underwriting authority may be subject to additional requirements under the Delegated Underwriting Agreement. Refer to Section 11.4. for Non-Delegated Underwriting Submission Requirements.

The following are ineligible under Delegated Underwriting Authority:

- » Assumptions/Partial releases
- » Properties that were acquired by the seller less than 180 days from the date of the loan application
- » Condominiums in the state of Florida
- » Loan amounts > FHFA maximum loan limits



2 Product Eligibility Matrices

2.1.1. Clear2Close Product Eligibility Matrix - Effective March 18, 2013

For loans with a DU Approve/Eligible or LP Accept/Eligible response, the following Essent overlays apply:

- » All FL Condos: Non-delegated submissions; Primary Residence; Purchase; Max. 90% LTV/CLTV; Min. 720 FICO; Max. 41% DTI
- » Manufactured Housing ineligible
- » Non-Permanent Resident Aliens: See Sec. 3.1 of Essent's Underwriting Guidelines
- » See Below for Borrower Contributions*

LOAN PURPOSE	PROPERTY TYPE	MAX. LTV/CLTV	MAX. LOAN AMOUNT	MIN. FICO	MAX. DTI
PRIMAR	Borrower's C)wn Funds req	uired)		
	Single Family/Condo/Co-op	97	\$417,000	680	45%
Purchase; Rate/Term Refinance	Single Family/Condo/Co-op	95	\$417,000	660	45%
	2-unit	95	\$533,850	660	45%
	Single Family/Condo/Co-op	90	\$625,500 (FHFA Max)	660	45%
Cash-Out Refinance (Max. Cash-Out Amount of \$150,000)	Single Family/Condo/Co-op	85	\$417,000	660	45%
Construction-to-Permanent (See section 4.2 (5) of Underwriting Guidelines)	Single Family	95	\$417,000	660	45%
SECC	OND HOME (*Min. 5% of Bo	rrower's Own	Funds require	ed)	
Purchase; Rate/Term Refinance	Single Family/Condo/Co-op	90	\$417,000	660	45%
INVESTMENT PROPERTY (6 months PITI reserves; *Min. 15% of Borrower's Own Funds required)				quired)	
Purchase	Single Family	85	\$417,000	720	45%

NOTE: The minimum income/asset documentation requirements as per the DU/LP findings/feedback are permitted. All DU findings and LP feedback certificate conditions must be satisfied and the DU/LP decision must be present in the file. Loans with lender-negotiated guideline waivers/variances are deemed to be outside of Agency Selling Guide requirements and are thus ineligible.



2.1.2. Manual Underwriting Product Eligibility Matrix - Effective January 3, 2013

LOAN PURPOSE	PROPERTY TYPE	MAX. LTV/CLTV	MAX. LOAN AMOUNT	MIN. FICO		
PRIM	MARY RESIDENCE (Min. 3% of	Borrower's Own F	unds required)			
	Single Family/Condo/Co-op	97	\$417,000	700		
	Single Family/Condo/Co-op	95	\$417,000	660		
Purchase; Rate/Term Refinal	nce 2-unit	95	\$533,850	700		
	Single Family/Condo/Co-op	95	\$625,500 (FHFA Max)	700		
Cash-Out Refinance	Single Family/Condo/Co-op	85	\$417,000	700		
Construction-to-Permanent (See section 4.2 (5) of Underwriting Guidelines)	Single Family	95	\$417,000	700		
S	ECOND HOME (Min. 5% of Bo	rrower's Own Fund	s required)			
Purchase; Rate/Term Refinal	nce Single Family/Condo/Co-op	90	\$417,000	700		
INVES"	TMENT PROPERTY (Min. 15%	of Borrower's Own	Funds required)			
Purchase	Single Family	85	\$417,000	720		
MAN	IUAL UNDERWRITING PRODUC		QUIREMENTS			
Manual Underwriting Loans not scoring DU Approve/Eligible, LP Accept/Eligible, or not scored via DU/LP are deemed to be manual underwrites. Manually underwritten loans must meet the product eligibility criteria as outlined within this matrix ar eligibility standards as outlined within the Underwriting Guideline Manual.						
Non-Permanent Resident Aliens	Non-permanent resident aliens must meet the eligibility requirements as denoted in Section 3.1					
Appraisal Requirements	Full Uniform Residential Appraisal Report only					
Florida Condominiums	Non-delegated submissions only; Primary Res	on-delegated submissions only; Primary Residence; Purchase; Max 90% LTV/CLTV; Min 720 FICO; Max DTI 41%				
Debt-to-Income Ratio	Max DTI 45%; Max DTI 41% if FICO <700					
Reserve Requirements	2 months PITI or the product required minimum; Investment Property: 6 months PITI required					
Loan Amounts Above \$417,000	Must meet area specific permanent high cost loan limit as set by FHFA					
Cash-Out Refinance	Max cash out: \$150,000; temporary buydowns ineligible; ARMs with an initial fixed-rate period of <5 years ineligible					
Construction-to-Permanent	Construction-to-Permanent loans must meet the eligibility requirements as denoted in Section 4.2 (5)					
ARMs	Min initial fixed period: 3 years; 3-year and 5-y 7-year and 10-year ARMs qualify at the initial r		ter of the initial rate + 2% o	r the fully indexed rate;		
Ineligible Properties	Manufactured housing; non-warrantable condominiums; condominium hotels (condo-tels); apartment/hotel conversions; model home leasebacks; vacant lots/land; time-share properties; homes unsuitable for year-round occupancy; unimproved land; earth, berm, dome, log and straw bale homes; working farms, orchards and ranches; student housing projects ("kiddie" condos); 3-4 units					
Ineligible Products	Interest only; loans with scheduled or potential negative amortization; graduated payment mortgages					
Non-Occupying Co-Borrower	Max LTV/CLTV 95%; DTI based on occupan	Max LTV/CLTV 95%; DTI based on occupant borrower's income/debt profile; Max DTI 45%; Max DTI 43% if FICO<700				
Loan Representative FICO Score	Lower of two or middle of three repositories to determine each borrower's representative score; lowest representative score across all borrowers; minimum of two valid credit scores must be obtained for each borrower; non-traditional/no credit score is ineligible					



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2.1.3. Loan Amounts > FHFA Max Product Eligibility Matrix - Effective January 3, 2013

LOAN AMOUNT	OCCUPAN	СҮ	LOAN PURPOSE	PROPERTY TYPE	MAX LTV/CLTV	MIN FICO	
>FHFA Max to \$650,000	Primary Res	sidence	Purchase or Rate/Term Refinance	Single Family or Condo or Co-op	90	700	
		LOAN A	MOUNTS > FHFA MAX PRODUC	T ELIGIBILITY REQUIREMENTS			
Second Homes	h	neligible					
nvestment Property	h	neligible					
Non-Retail	E	Eligible					
Loan Programs	F	Fixed Rat	e; 5/1 ARM; 7/1 ARM; 10/1 ARM				
Eligible Borrowers	L	J.S. Citize	ens; Permanent Resident Aliens; Inte	er Vivos Revocable Trusts (Non Pern	nanent Resident Alier	ıs - ineligible)	
Appraisal Requirements	F	Full Unifo	rm Residential Appraisal Report only	; Appraisal must be completed "as i	s", not subject to rep	air or completi	
Florida Condominiums	F	Purchase	only; Min 720 FICO				
Documentation Type	F	Full doc o	nly; Alt Doc and all other streamline	documentation is ineligible			
Credit Requirements		Installment/Revolving Lates: 0 X 60 in last 12 months; 1 X 60 in last 24 months; Judgments, Liens, Collections and Charge-Offs: must be paid off; disputed collections may remain open to Max \$250 per account or \$1,000 in total Borrowers with invalid or no credit bureau score: ineligible; Chap 7 & 11 Previous Bankruptcy: 4 yrs since discharge (2 yrs with documented extenuating circumstances); Chap 13 Previous Bankruptcy: 2 yrs since discharge/4 yrs since dismissal (2 yrs with documented extenuating circumstances); Multiple Bankruptcy Filings in Past 7 Years: ineligible; Foreclosure: 5 yrs since date of title transfer (3 yrs with documented extenuating circumstances); Short Sale/Deed in Lieu: 4 yrs since date of title transfer (2 yrs with documented extenuating circumstances);					
	N	Minimum 3 traditional trade lines evaluated for at least 12 months for each borrower					
Finance Type		Purchase, Rate & Term Refinance (refinances of previously modified loans are ineligible); Cash-Out Refinance ineligible Resubordination of existing financing is eligible					
Underwriting Delegation		Non-delegated					
Income		Past 2 yea Pre-fundin verified by Self-Emplo 2 years evi Pre-fundin number ar Capital Ga 2 years pe ncome; 2	g verbal verification within 10 business an independent third party, document oyed Borrowers: idence of self-employment required; N g verbal verification within 30 calendar id address, must be verified by an inde ains Income: rsonal tax returns if no more than 30%	ripts; Most recent 30 days paystub ind days of closing; verification of businer name and title of person providing ver lost recent 2 years personal and busine days of closing; verification of the exis spendent third party, document name a of total income; 3 years personal tax r irrs evidence realized capital gains for of assets	ss phone number and a ification ess federal income tax stence of the business, and title of person prov eturns if greater than 3	address, must b returns; business phone iding verification 0% of total	
Maximum DTI	N	Max DTI 4	11%				
Eligible Property Types		· · · · · · · · · · · · · · · · · · ·	the second se	condo and cooperative project app D, MI, MN, NJ, NY, PA, VA and D.C.		; Cooperatives	
Qualification Rate			e & 7/1 & 10/1 ARMs: Note Rate Greater of the fully indexed fully am	ortized rate or Note Rate +2%			
Reserves		A minimum of 6 months cash reserves (PITI) required; Two most recent monthly bank statements required to verify funds to close and reserves					
Borrower Contributions	5	5% of borrower's own funds required					
Seller Contributions		Max 3%					
1506-T	A	All IRS Fo	rm 4506-T must be signed, complet	ed and dated at application and at o	closing by all borrowe	ers	
Ineligible Properties		Manufactured housing; non-warrantable condominiums; condominium hotels (condo-tels); apartment/hotel conversions; model home leasebacks; vacant lots/land; time-share properties; homes unsuitable for year-round occupancy; unimproved land; earth, berm, dome, log and straw bale homes; >10 acres; working farms, orchards and ranches; student housing projects ("kiddie" condos); 2-4 units					
Ineligible Products				al negative amortization; streamline r n 30 years; graduated payment mor		on loans;	
neligible Attributes		Post-clos	ed loans; first time homebuyers; nor	n-occupant co-borrowers			

* Essent intends to insure a representative mix of a lender's overall mortgage insurance loan production, and will monitor the product mix on an ongoing basis to identify salient credit trends and to protect from potential adverse credit or geographic migrations



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Borrower Eligibility Requirements

The credit profile is one of the most critical indicators of the borrower's willingness and ability to repay debt. A thorough analysis of the borrower's income, assets, liabilities, credit history and property are required. In some instances, Essent's guidelines expand or differ from Agency guidelines and in such instances, the provisions of this underwriting guide control those differences.

3.1. Eligible Borrowers

- » U.S. Citizens
- » Permanent Resident Aliens
- » Non-Permanent Resident Aliens without diplomatic immunity
 - » Maximum LTV/CLTV 90% (not applicable for Clear2Close loans)
 - » Primary Residence, 1-unit property types (not applicable for Clear2Close loans)
 - » Purchase or Rate/Term refinance loan purposes (not applicable for Clear2Close loans)
 - » Ineligible for loan amounts > FHFA maximum loan limits
 - » Borrower must evidence a minimum 2 year history of residency, employment, and established credit within the U.S.
 - » Documentation must be obtained to verify the lawful status of the borrower to include:
 - » Copy of the borrower's current visa, and
 - » Copy of the Employment Authorization Document (EAD) as evidence that the borrower is authorized for employment in the U.S. with the stated employer on the loan application, or
 - » I-797 (Notice of Action) approval notice of an I-140 (Immigrant Petition for Alien Worker) filed by the borrower's employer, or
 - » If a borrower has filed for permanent residency, an I-797 Receipt Notice of an I-485 (Application to Register Permanent Residence or Adjust Status) is required
 - » Funds for down payment, closing costs, and reserves should be verified as being held in a U.S. financial institution
- » Legal Age borrower must have reached the age to execute legal documents
- » Inter Vivos Revocable Trust must comply with Fannie Mae eligibility criteria

3.2. Ineligible Borrowers

- » Foreign nationals with diplomatic immunity
- » Non-Permanent Resident Aliens with diplomatic immunity
- » Foreign nationals that are not legal residents
- » Corporations, partnerships, limited partnerships, and limited liability corporations
- » Borrowers who do not have a valid social security number
- » Borrowers with ITIN numbers
- » Irrevocable trusts
- » A borrower who was a debtor on a loan for which Essent previously paid a claim



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3.3. Credit Report Requirements and Analysis

Credit history is evaluated to determine the borrower's ability to manage debt. Essent's underwriting requirements are outlined below.

- » A Residential Mortgage Credit Report (RMCR), or
- » A two-repository merged in-file credit report covering a minimum of two years (Refer to Section 3.3.2. below for specific trade line requirements)
- » Must disclose legal information for the past seven to ten years for judgments, foreclosures, garnishments, and bankruptcies
- » Credit report and credit references must be dated within 120 days of the closing date for existing homes and new construction, including construction-to-permanent loans

3.3.1. Loan Representative FICO Score

The loan representative FICO score is defined as the lowest individual representative FICO score across all borrowers. The individual representative FICO score is determined as the middle of three or the lower of two repository credit scores. When two credit scores are obtained, choose the lower score. When three credit scores are obtained, choose the middle score. (If two of the three scores are duplicates, choose the duplicate score as the representative FICO score. For example: 680, 700, 680 - 680; 700, 680, 700 - 700). A minimum of two valid credit scores must be obtained for each borrower in order to calculate the individual representative FICO score

3.3.2. Trade Line Requirements

A trade line is defined as a revolving or installment payment account. The trade line must not be in dispute and must clearly belong to the borrower in order to be eligible for consideration. The following requirements must be met:

- » The credit report must reflect a minimum of 3 traditional trade lines evaluated for at least 12 months for each borrower
- » Trade lines with collections, judgments, charge-offs, repossessions, foreclosures, bankruptcy repayment plans, and credit counseling are not counted toward the minimum trade line requirements

3.3.3. Payment History

Essent generally defines the acceptable level of late payments as follows:

Obligation Type	Last 12 Months	Last 13-24 Months
Mortgage History	0 x 30	1 x 30
Installment/Revolving History	0 x 60	1 x 60

Mortgage payment history is required on all loans regardless of credit score and may be documented by the following:

- » Standard mortgage verification from mortgage servicer, or
- » Credit report, or



- » Canceled checks, or
- » Year-end mortgage statement(s) with payment history supplemented with canceled checks for the months elapsed since year-end

3.3.4. Re-Established Credit

Essent defines re-established credit as a minimum of 3 established traditional trade lines with 2 accounts active in the past 24 months with no late payments. Trade lines must be documented on a traditional credit report.

3.3.5. Bankruptcy

Borrowers with multiple bankruptcy filings within the past 7 years are ineligible. For borrowers with a bankruptcy filing, Essent requires satisfactory re-established credit as defined in Section 3.3.4. in addition to the following requirements:

Eligibility Requirements for Chapter 7 & 11 Bankruptcies:

Financial Management	Documented Extenuating Circumstances
4 years after discharge	2 years after discharge

Eligibility Requirements for Chapter 13 Bankruptcies:

Financial Management	Documented Extenuating Circumstances
2 years after discharge	2 years after discharge
4 years after dismissal	2 years after dismissal

3.3.6. Deed-In-Lieu/Pre-Foreclosure/Short Sale

- » Minimum of 4 years since date of title transfer (2 years with documented extenuating circumstances) and satisfactory credit re-establishment as defined in Section 3.3.4.
- » Maximum LTV/CLTV 90% (unless 7 years since date of title transfer)

3.3.7. Foreclosure

- » Minimum of 5 years since date of title transfer (3 years with documented extenuating circumstances) and satisfactory credit re-establishment as defined in Section 3.3.4.
- » Maximum LTV/CLTV 90% (unless 7 years since date of title transfer)

3.3.8. Judgments, Liens, Collections, Charge-Offs

- » All judgments, liens, collections, and charge-offs that may affect the lien position must be satisfied
- » Collection accounts may remain open if related to a documented dispute subject to a maximum of \$250 per account or \$1,000 in aggregate



3.3.9. Consumer Credit Counseling

» A minimum of 12 months since date of completion and satisfactory credit re-establishment as defined in Section 3.3.4.

3.3.10. Errors on Credit Report

- » Documentation must be provided that supports the erroneous credit reference is not the borrower's or is not a result of borrower negligence
- 3.3.11. Non-Traditional Credit/No Credit Score/Invalid Credit Score
 - » Ineligible

3.4. Income - Acceptable Sources of Income and Documentation

Essent generally expects that borrowers have a 2 year history in their current position or a total of 2 years in the same line of work. Any gaps in employment that extend beyond 30 days must be explained and documented in the loan file to determine the stability of the borrower's income.

Employment and income verification must be dated within 120 days of the closing date for existing homes and new construction, including construction-to-permanent loans.

Pre-funding verbal verification of employment must be dated within 10 business days prior to the closing date for salaried borrowers. Business phone numbers and addresses must be verified by an independent third party source. Military borrowers may supply a Leave and Earnings Statement (LES) within 30 calendar days of closing in lieu of verbal verification. Self-employed borrowers require verbal verification within 30 calendar days prior to closing. Existence of the business as well as business phone numbers and addresses must be verified by an independent third party source. Verbal verifications must document the name and title of the person verifying the borrower's employment.

IRS forms 4506, 4506-T or 8821, as applicable, are required to be signed by all borrowers at time of application and again at closing.

- 1. Salaried
 - » A minimum of 2 years history of employment is required
 - » Base wages current wages may be used for qualification purposes
 - » Bonus and overtime 2-year average must be used for qualification purposes Required documentation:
 - » Standard Fannie Mae Verification of Employment (Form #1005), or
 - » Past 2 years W-2's or past 2 years IRS tax transcripts and most recent 30 days pay stub(s), indicating year-to-date earnings



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- 2. Self-Employed
 - » Applies for any borrower who has 25% or more ownership interest in a business
 - » Must have been self-employed for a minimum of 2 years
 - » 2-year average to be used for qualification purposes

Required documentation:

- » 2 years most recent re-signed personal and business tax returns are required
- » Business returns are not required if the borrower has been self-employed for at least 5 years and personal tax returns show evidence of an increase in income for the past 2 years
- 3. Employed by Relative
 - » The file must document that the borrower has less than 25% interest in the family business
 - » If the borrower's interest exceeds 25%, the borrower will be considered self-employed and the appropriate documentation must be submitted in the loan file

Required documentation:

- » A letter showing the percentage of ownership from a CPA or company accountant who may not be an interested party to the transaction or related to the borrower, and
- » 2 years most recent federal tax returns, and
- » Standard Fannie Mae Verification of Employment (Form #1005), or
- » Past 2 years W-2's or past 2 years IRS tax transcripts and most recent 30 days pay stub(s), indicating year-to-date earnings
- 4. Commission Income
 - » Must document a 2-year history of receipt
 - » 2-year average to be used for qualification purposes
 - » If 25% or more of the borrower's income consists of commission income, 2 years most recent personal income tax returns are required
 - » Income must be reduced to account for unreimbursed business expenses
- 5. Seasonal/Part-Time/Second Job
 - » 2-year tenure in the same line of work is required
 - » 2-year average to be used for qualification purposes
 - » Confirmation from the employer that the borrower is likely to be rehired is required
- 6. Rental Income
 - » Borrower must exhibit a 2-year history of managing rental properties if the income source is other than the borrower's primary residence
 - » Income is to be determined using a 2-year average based on most recent federal income tax returns or 75% of rental income less PITI when supported by leases
 - » Negative net rental income will be added to the borrower's obligations
 - » Rental income from second homes is ineligible



- 7. Unemployment Compensation
 - » Eligible for seasonal employees only
 - » Must document a 2-year history of receipt
 - » Must document that income is likely to continue and confirm with the employer that the borrower is likely to be rehired

8. Military Income

- » Standard Fannie Mae Verification of Employment (Form #1005), or
- » Current Leave and Earnings Statement (LES) and past 2 years W-2's or past 2 years IRS tax transcripts
- » Military personnel may receive pay entitlements in addition to their base pay. Flight or hazard pay, subsistence (rations) allowance, clothing allowance, quarter's allowance, and proficiency pay entitlements may be considered as qualifying income if the entitlement is documented and is likely to continue in the future.
- » Income from service in the Reserves or National Guard may be considered as qualifying income if likely to continue for at least 3 years
- » If military personnel are within 12 months of release from active duty or at the end of a contract term, additional documentation must be obtained in the form of one of the following:
 - » Documentation the borrower has re-enlisted or extended their period of active duty to a date beyond the 12-month period following the loan closing date;
 - » Verification of civilian employment following the release from active duty to include pertinent underwriting data such as job position, start date, pay rate, probability of continued employment, etc.
 - » A statement from the borrower indicating their intention to re-enlist or extend their active duty to a date beyond the 12-month period following the loan closing date, and a statement from the borrower's commanding officer confirming the borrower is eligible to re-enlist or extend their active duty as indicated and there is no reason to believe that such re-enlistment or extension of active duty will not be granted.

3.4.1. Other Sources of Income

For income sources not listed below, refer to standard Fannie Mae and Freddie Mac guidelines.

- 1. Annuity Income
 - » Must provide documentation verifying a 3-year continuance
- 2. Child Support/Alimony/Maintenance
 - » Must provide documentation of receipt for a minimum of 12 months and verification of a 3-year continuance
 - » Documentation of receipt for a period of 6-12 months is allowable if the income is not more than 30% of the borrower's total earnings
- 3. Trust Income
 - » Must provide a copy of the Trust Agreement or the Trustee's statement verifying the amount, frequency, duration of payments, and continuance for a minimum of 3 years



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- 4. Tax Exempt Income
 - » May be grossed up by 25%
 - » Tax exemption must be documented with copy of borrower's most recent 2 years tax returns
- 5. Tip Income
 - » Must provide documentation of receipt for a minimum of 2 years using W-2s
 - » Employer must indicate in writing that the tip income is likely to continue
 - » 2-year average to be used for qualification purposes

6. Boarder Income

Rental income from boarders in a one-unit property that is also the borrower's principal residence or second home is not generally considered acceptable stable 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 that is used to qualify the borrower for the mortgage
 - » Income verification requirements:
 - » Obtain documentation of the boarder's history of shared residency (such as a copy of a driver's license, bills, bank statements, or W-2 forms) that shows the boarder's address as being the same as the borrower's address
 - » Obtain documentation of the boarder's rental payments for the last 12 months (such as copies of canceled checks)
- 7. Automobile/Expense Allowance Payments
 - » Must provide documentation of receipt for a minimum of 2 years and verify likelihood of continuation
 - » Allowance should not be netted against existing obligations, if any
- 8. Capital Gains Income
 - » Income received from capital gains is generally a one-time transaction and should not be considered as stable monthly income. However, if income from capital gains is needed for qualification purposes, the following documentation is required:
 - » 2 years most recent personal tax returns including Schedule D (Capital Gains and Losses)
 - » If capital gains income exceeds 30% of the borrower's total qualifying income, 3 years personal tax returns including Schedule D are required
 - » If the tax returns evidence realized capital gains income for the last 2 years, a 2 year average may be used for qualification if the borrower provides evidence of additional property/assets remaining after closing to support continuance of the qualifying capital gains income for the next 3 years
 - » Verification that the property/assets generating the capital gains income are under the ownership and control of the borrower
- 9. Interest and Dividend Income
 - Interest and dividend income may be used for qualification purposes if it has been received for the most recent
 2 years and is expected to continue for at least the next 3 years
 - » An average of the income received for the previous 2 years may be used for qualification if the income has remained stable or increased



- » Any assets used for down payment or closing costs must be deducted from the borrower's total assets before calculating expected future interest and/or dividend income
- » Income documentation requirements:
 - » 2 years most recent personal tax returns
 - » Copies of the most recent year-to-date account statements to verify the borrower's ownership of the assets on which the interest and/or dividend income was earned
- 10. Notes Receivable Income
 - » Must obtain a copy of the note to establish the amount and length of payment
 - » Income must be expected to continue for a minimum of 3 years from the date of the mortgage application
 - » Document regular receipt of income for the past 12 months via the most recent year's personal tax returns or bank statements
 - » Payments on a newly executed note that specifies a minimum duration of 3 years may not be used as stable income for qualification purposes
- 11. Disability Income
 - » Must provide verification of the amount of disability payments and determine whether there is a contractually established termination or modification date via a copy of the borrower's disability policy or benefits statement
 - » Confirmation of the borrower's current eligibility for the disability payments must be obtained via a statement from the benefit's payer (insurance company, employer, or other qualified party)
 - » Verification must be obtained that the remaining term is at least 3 years from the loan application date
 - » If a borrower is currently receiving short-term disability payments that will decrease to a lesser amount within the next 3 years because they are being converted to long-term benefits, the long-term benefits amount must be used for qualification purposes
- 12. Public Assistance Income
 - » Must provide documentation of receipt for a minimum of 2 years and verification of a 3-year continuance from the paying agency that confirm the amount, frequency, and duration of the benefit payments

3.5. Income - Unacceptable Sources of Income

- » Deferred income
- » Education or scholarship benefits
- » Trailing spouse income
- » Rental income from second home
- » Rental income from single family primary residence, except Boarder Income as defined in Section 3.4.1.
- » Projected or future income

3.6. Debt-To-Income Ratios

Monthly housing expense-to-income ratios and total debt-to-income ratios are tools used to help assess the borrower's capacity to meet the monthly mortgage payment obligation.



Maximum acceptable total debt-to-income ratios are:

- » 41%
- » DTIs up to 45% are eligible with a minimum loan representative FICO score of 700 (not eligible for loan amounts > FHFA maximum loan limits or Florida condominiums)

Contingent Debts

- » Contingent debts generally must be included in monthly expenses but may be excluded under the following circumstances:
 - » Evidence is provided that the debt has been paid off or assigned to another party by court order or assumed by another party
 - » Most recent 12 months cancelled checks indicating payments made by the primary obligor are required unless the debt has been paid off
 - » The obligation must have no history of late payments
 - » Essent may allow exclusion of the debt for periods shorter than 12 months under certain circumstances on an exception basis

Non-Occupying Co-Borrower's Requirements:

- » Maximum LTV/CLTV 95%
- » Total debt-to-income ratio for all borrowers must meet the eligibility criteria of the applicable Product Eligibility Matrix (as outlined in Section 2)
- » Occupant borrower maximum debt-to-income ratio 43%; DTI up to 45% is eligible with a minimum loan representative FICO score of 700

3.7. Liabilities - Qualification Requirements

- » All debts must be included in the debt-to-income ratio, including but not limited to those extracted from the credit report and listed on the Uniform Residential Loan Application (Fannie Mae Form 1003/Freddie Mac Form 65)
- » Installment debts with less than 10 months remaining for the balance to be paid in full may be excluded from the debt ratio
 - » However if continued payment of such debt will have a material effect on the borrower's ability to repay all obligations in a timely manner, then it must be included in the DTI calculation
- » Auto lease payments must be included in DTI regardless of the lease terms
- » Student loan payments, regardless of deferment status, must be included in the debt-to-income ratio. If the credit report does not indicate a monthly payment, the lender must request a copy of the borrower's payment letter for monthly obligation determination.
- » Installment debt secured by assets such as 401(k)s, Certificates of Deposit, etc., may be excluded from the monthly debt-to-income ratio. If the borrower intends to use the same asset to satisfy the reserve requirements, the value of the asset must be reduced by the amount of the outstanding loan.

3.8. Source of Funds - Eligible Sources and Documentation Requirements

Essent requires that the borrower has sufficient cash deposits and other assets to complete the mortgage transaction and also must confirm the level of reserves the borrower will have after closing. Refer to Section 3.12. for details on eligible funds to meet reserve requirements.



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Asset verification must be dated within 120 days of the closing date for existing homes and new construction, including construction-to-permanent loans.

Asset documentation requirements:

- » Verification of deposit accounts showing average balances for 2 months, or
- » Copies of depository, financial, or investment institution statements for the most recent 2 month period
- » If funds need to be withdrawn from an asset account to complete the transaction, written documentation to support the withdrawal and net proceeds is required. Funds are not eligible if withdrawn from an account that is prohibited prior to an event such as retirement, death, or termination of employment.
- » Legible "faxed" statements or statements downloaded from the Internet are acceptable, provided they clearly identify the borrower as the owner of the account as well as the name of the depository or investment institution and the source of the information
- » Proof of receipt of earnest money payment must be verified if the deposit amount indicated in the sales contract exceeds 2% of the sales price or 50% of the down payment. Verification is not necessary if the borrower has sufficient funds for closing without consideration of the deposit.
 - » Deposit accounts must be verified by either a Verification of Deposit with 2 months average balance or by 2 months most recent account statements
 - » Stock accounts require recent statement(s) covering a minimum of 2 months
 - » 401(k) accounts require recent statement(s) covering a minimum of 2 months
 - » Gift funds may not be from a party to the transaction and must be from a family member by blood, adoption, or legal guardianship. Gifts from a fiancé, fiancée, or domestic partner are acceptable if a 12-month shared residency is established and there is intent to continue joint residency. A signed gift letter clearly stating that no repayment is required along with documentation to support the receipt of funds.
 - » Gifts from family members who have resided with the borrower for the most recent 12 months and will continue to do so or gifts from a fiancé, fiancée, or domestic partner who has met the above requirements may be considered as the borrower's own funds
 - » Formally established employer assisted grants or forgivable, un-secured loans are permissible provided the employer is not an interested party to the transaction
 - » Business funds are permissible provided a letter from a CPA or company accountant, who may not be an interested party to the transaction or related to the borrower, documents that the borrower has access to the funds and that withdrawal of such funds will not have an adverse impact on the business
 - » Seller contributions are permissible. Interested parties include, but are not limited to: the builder, developer, property seller and the real estate agent. Essent will allow these interested parties to contribute funds as shown in Section 3.11. below, with the maximum contribution percentage based on the lesser of the property's sale price or appraised value.

3.9. Source of Funds - Ineligible Sources

- » Sweat equity
- » Trade-in equity
- » Cash-on-hand
- » Unsecured loans
- » Gifts requiring repayment
- » Cash advances from credit cards



- » Bonus advances against future earnings
- » Stock options
- » Non-vested restricted stock

3.10. Minimum Borrower Contribution Requirements

- » Primary Residence: 3% of borrower's own funds are required
- » Second Home: 5% of borrower's own funds are required
- » Investment Property: 15% of borrower's own funds are required
- » Loan amounts > FHFA maximum loan limits: 5% of borrower's own funds required

3.11. Seller Contributions/Concessions

- » LTV/CLTV ≤90% maximum 6%
- » LTV/CLTV >90% maximum 3%
- » Loan amounts > FHFA maximum loan limits maximum 3%
- » Excessive contributions and/or non-monetary concessions shall be deducted from the sale price and will require calculation of an adjusted LTV/CLTV which must meet LTV/CLTV requirements
- » PITI abatements are ineligible

3.12. Reserve Requirements

Loans scoring DU Approve/Eligible or LP Accept/Eligible: Follow reserve requirements as per DU/LP findings/feedback Manually Underwritten Loans: The greater of 2 months PITI or the product minimum is required Investment Properties: 6 months PITI required, regardless of AUS findings/feedback Loan amounts > FHFA maximum loan limits: 6 months cash PITI required

- » Bonds, money market funds, U.S. government securities, savings bonds (100% of face value if mature) and others as traded on an exchange or generally made available to the public market place - 100% of value to be used to meet requirement
- » Stocks, mutual funds, personal IRA, 401(k), KEOGH and other IRS-qualified employer retirement plans 70% of current market value to be used to meet requirement
- » Ineligible sources of funds cannot be used to satisfy reserve requirements

3.13. Subordinate Financing

- » Transactions involving new subordinate financing are ineligible, except as part of an employee relocation program, employee assistance program, or an affordable lending program
- » Re-subordination of existing financing is eligible for Rate/Term refinances, and ineligible for Cash-Out refinances
- » Refer to Section 4.2. for transactions involving payoff of existing subordinate liens



3.14. Bridge Loans

Essent will consider insuring loans where the source of all or part of the borrower's down payment and/or closing costs are from bridge loan financing on the property being vacated.

- » The bridge loan must not be secured by the subject property
- » 6 months PITI reserves for the property being sold is required unless the sale is part of an employer buyout agreement. The reserve requirement may be reduced to 2 months if it is documented that the borrower has 30% equity in the property being vacated.

The file must include the following in order to exclude the bridge loan PITI from the borrower's DTI calculation for the subject loan:

- » Borrower's executed non-contingent sales contract (financing contingency may be satisfied by a loan commitment from the buyer's lender), or
- » Borrower's executed buyout agreement as part of an employer relocation plan

3.15. Non-Arms Length Transactions

Non-arms length transactions exist whenever the applicant has a personal or business relationship with the seller, builder, developer, real estate agent, appraiser, lender providing the financing, title company, or any other interested party. These relationships may influence the transaction and are generally reviewed on a case-by-case basis.

3.16. Maximum Loans to One Borrower

Essent limits its overall exposure to the same borrower to a maximum of 2 loans. One loan must be for the borrower's primary residence.

3.17. First Time Home Buyer

A first time home buyer is defined as any borrower who has had no ownership interest (solely or jointly) in a residential property during the most recent 3-year period. First time home buyers are:

- » Required to purchase the property with the intent to occupy it
- » Recommended to complete Home Buyer Education

3.18. Home Buyer Education

To help ensure that home buyers become successful homeowners, Essent recommends that all first-time home buyers participate in a pre-purchase home buyer education course:

- » Borrowers eligible for certain targeted loan programs, including all loans with an LTV/CLTV over 95%, are required to receive pre-purchase home buyer education
- » For loans requiring home buyer education, the loan file must indicate that education will be completed prior to closing
- » Verification that the borrowers have completed home buyer counseling must be supplied to Essent upon request



Product Eligibility Requirements

4.1. Standard Eligibility Requirements

- » Essent Insurance Application, fully completed and signed by the insured
- » Uniform Residential Loan Application (Fannie Mae Form 1003/Freddie Mac Form 65) signed and dated by the borrower(s)
- » Full documentation processing is required. For loans with DU/LP Approve/Accept findings please refer to Section 1.3. for documentation requirements

4.2. Eligible Loan Purposes

- 1. Purchase
 - » Proof of receipt of earnest money payment must be verified if the deposit amount indicated in the sales contract exceeds 2% of the sales price or 50% of the down payment. Verification is not necessary if the borrower has sufficient funds for closing without consideration of the deposit.
- 2. Rate/Term Refinance
 - » Maximum cash permitted back to borrower is the lesser of 2% of the new loan amount or \$2,000
 - » Reasonable and customary closing costs may be included in the loan amount
 - The subject property must not be currently listed for sale. It must be taken off the market on or before the application date and the borrowers must confirm their intent to occupy the subject property (for principal residence transactions).
 - » A refinance that includes the payoff of a purchase money subordinate lien can be considered a rate/term refinance, as long as the original purchase money first lien and the subordinate lien were recorded simultaneously
 - » Any loan that the borrower has taken cash out within the last 6 months, either through a first lien or subordinate lien, will be treated as a cash-out refinance, and all cash-out refinance guidelines apply
- 3. Cash-Out Refinance

A cash-out refinance provides funds in excess of what is permitted under rate/term refinance eligibility. Funds may be used to satisfy existing lien(s) and/or provide the borrower with cash.

- » Maximum cash out: \$150,000
- » Temporary buydowns ineligible
- » ARMs with an initial fixed-rate period of < 5 years ineligible
- 4. Conversion of Primary Residence to Investment Property or Second Home

Conversion of a primary residence to an investment property or second home reflects a purchase transaction in which the borrower's existing primary residence converts to an investment property or second home, and the subject property becomes the borrower's new primary residence

- » PITI for each property is to be included in the monthly debt-to-income ratio
- » 6 months PITI reserves are required for each property; this reserve requirement may be reduced to 2 months if it is documented that the borrower has 30% equity in the existing property



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- » 75% of rental income from a primary residence converted to an investment property may be used to offset the PITI if there is documented equity of at least 30% in the existing property; rental income must be supported by leases and may not be used if 30% equity is not documented
- 5. Construction-To-Permanent
 - » The conversion of construction-to-permanent financing involves the granting of a mortgage to a borrower for the purpose of replacing interim construction financing that the borrower obtained to fund the construction of a new primary residence. A mortgage to purchase a newly constructed home from a builder is not considered construction-to-permanent financing, and should be treated as a purchase transaction.
 - » A construction-to-permanent loan can be structured as:
 - » One-time close transaction whereby the interim construction financing and the permanent loan close simultaneously; once the subject property is completed, the loan automatically converts to a permanent long-term mortgage
 - » Two-time close transaction whereby the interim construction loan is closed prior to completion; once the subject property is completed, the permanent long-term mortgage is closed
 - » Purchase and Rate/Term refinances are permissible
 - » Purchase Transactions-
 - The borrower is not currently the owner of record of the land and/or is acquiring the lot at the time of the construction financing
 - » LTV/CLTV is calculated based on the lesser of the total acquisition costs (purchase price of the lot and documented construction costs) or the current appraised value as completed
 - » Refinance Transactions-
 - » The borrower is the owner of record of the land at the time of the construction financing
 - » Land owned < 12 months from the date of the application: LTV/CLTV is calculated based on the lesser of the total acquisition costs (purchase price of the lot and documented construction costs) or the current appraised value as completed
 - » Land owned ≥ 12 months from the date of the application: LTV/CLTV is calculated based on the current appraised value as completed
 - » Cash-Out Refinances are ineligible
 - » Primary residences only
 - » Loan amounts >\$417,000 are ineligible
 - » Credit, income, asset and appraisal documents must be updated and may not be older than 120 days from the date of the permanent financing closing
 - » Appraisal Documentation:
 - » Appraisal Update and/or Completion Certificate (Form 1004D/442) completed by the original appraiser is required at the completion of construction
 - » A re-certification of value is required after 120 days; re-certifications of value are ineligible if the appraiser indicates the subject property's value has declined on the Form 1004D/442 and a full Uniform Residential Appraisal Report is required
 - » A new appraisal is required after 12 months
 - » The loan must be current (0x30 delinquencies during the construction phase) at the time insurance is activated
 - » Commitments are effective for a period of 12 months. Extensions for expired commitments are ineligible under Delegated Underwriting Authority and are subject to current published Construction-to-Permanent guidelines and rates.



- » Insurance is activated when the permanent financing is completed; mortgage insurance coverage is not active during the construction phase
- 6. Renovation Loans
 - » Eligible as per the applicable Product Eligibility Matrix (as outlined in Section 2)

4.3. Streamline Refinance

» Ineligible

4.4. Temporary Buydowns

- » Qualifying rate:
 - » Fixed: note rate
 - » 3-year or 5-year ARMs: greater of the initial rate + 2% or the fully indexed rate
 - » 7-year or 10-year ARMs: initial rate
- » Ineligible transactions:
 - » Cash-out refinances

4.5. Balloons

» Eligible

4.6. Interest Only

» Ineligible

4.7. Corporate Relocation Loans

- » Must be made to a transferred or newly hired employee for the purpose of financing the purchase of a primary residence
- » Employer contributions must consist of one or more of the following:
 - » Payment of the borrower's closing costs on the new primary residence and/or the previous residence
 - » Funding of a below-market rate loan such as a temporary buy-down, interest rate subsidy, or no-interest bridge loan
 - » Payment of the difference between the property tax and/or mortgage interest rate obligation on the employee's previous primary residence and/or the employee's new primary residence
- » The file must contain the following in order to exclude the previous home mortgage PITI from the borrower's DTI calculation for the subject loan:
 - » HUD-1 evidencing the sale of the previous home; or
 - » Borrower's executed non-contingent sales contract (financing contingency may be satisfied by a loan commitment from the buyer's lender); or
 - » Borrower's executed buyout agreement from the employer or relocation company as part of an employer relocation plan and the borrower has cash reserves to make all monthly payments on the new mortgage, previous mortgage, and bridge loan (if applicable) up to the closing date of the borrower's previous home



4.8. Post Closed Loans

Unless permission has been previously granted, Essent does not accept applications for insurance on loans submitted after the loan closing date.

4.9. Negative Amortization (Including Potential and Scheduled)

» Ineligible

4.10. Graduated-Payment Mortgages (GPMs)

» Ineligible

4.11. Leasehold Estates

» Eligible - see Section 6.3. for requirements

4.12. Fixed Rate

» Qualifying rate - Note rate

4.13. Adjustable Rate

- » Minimum initial fixed rate period 3 years
- » First rate adjustment cap maximum 6%
- » Periodic rate cap maximum 2% annually
- » Lifetime rate cap maximum 6%
- » Qualifying rate
 - » 3-year or 5-year ARMs: greater of the initial rate + 2% or the fully indexed rate
 - » 7-year or 10-year ARMs: initial rate

4.14. Terms/Amortization

Maximum term is 40 years; if term is >30 years, the following is required:

- » Fixed rate only
- » Minimum Ioan representative FICO score 700



• Appraisal and Property Requirements

Thorough collateral assessment and use of appropriate appraisal practices are integral to determining property acceptability and eligibility for mortgage insurance coverage. Collateral assessment is especially critical in areas vulnerable to price declines. Essent expects all lenders to adhere to the standards promulgated by Fannie Mae and Freddie Mac and to the principles contained in the Uniform Standards of Professional Appraisal Practice (USPAP).

Note: For loans scored as "Approve/Eligible" or "Accept/Eligible" by Desktop Underwriter® (DU) or Loan Prospector® (LP) please see Section 1.3.

5.1. Form Requirements

- » Acceptable forms include the following appraisal reports requiring interior/exterior inspections along with all required photos, exhibits, and addendums:
 - » Fannie Mae 1004/Freddie Mac 70 Uniform Residential Appraisal Report
 - » Fannie Mae 1025/Freddie Mac 72 Small Residential Income Property Appraisal Report
 - » Fannie Mae 1073/Freddie Mac 465 Individual Condominium Unit Appraisal Report
 - » Fannie Mae 2090 Individual Cooperative Interest Appraisal Report
 - » Fannie Mae 1004D/Freddie Mac 442 Appraisal Update and/or Completion Certificate
- » Essent does not accept valuations based on AVMs or BPOs
- » A recertification of value is required after 120 days for existing construction and for new construction, including construction-to-permanent; a new appraisal is required after 12 months
- » Re-certifications of value are ineligible if the appraiser indicated that the property was in a declining market at the time the insurance commitment/certificate was issued

5.2. Streamline Appraisals

» Ineligible

5.3. Occupancy Eligibility - Requirements

- » Primary Residences
- » Second Homes
- » Investment Properties

5.4. Property Types - Eligible

Essent generally follows standard property and project eligibility requirements as published in the Fannie Mae and Freddie Mac guidelines except for certain limitations that are outlined below:

- 1. Single Family/PUD
 - » May be detached, semi-detached or attached dwellings. The unit owners must own the lot under their units to be eligible under single family underwriting requirements.



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- 2. Condominiums
 - » Project must be warrantable according to Agency general warranty of project eligibility requirements. Subject to the project meeting the Agency general warranty, the following project approval options are deemed acceptable:
 - » Fannie Mae/Freddie Mac Lender Full Review
 - » Fannie Mae Condo Project Manager (CPM)
 - » Fannie Mae Project Eligibility Review Services (PERS)
 - » Freddie Mac Streamlined Review
 - » Project must not be an ineligible project according to Agency guidelines
 - » The loan file must be documented with evidence of the Agency project approval or lender certification
 - » Primary residences and second homes only
 - » Florida Condominiums: refer to Section 2 for eligibility requirements
 - » Maximum single entity ownership 10%
 - » Essent maximum project exposure limited to 33% of the total units within a project

3. Cooperatives

- » Project must be Agency warrantable
- » Primary residences and second homes only
- » Balloon terms on current underlying mortgage on the cooperative cannot be less than 3 years remaining
- » New projects must have a minimum remaining loan term of 5 years on the blanket mortgage, existing projects must have a minimum of 3 years remaining
- » Maximum of allowable pro rata share of the project debt to the lesser of (1) the property sales price or (2) the appraised value 35%

4. Mixed-Use

- » Property must be a one-unit dwelling that the borrower occupies as a primary residence
- » The borrower must be both the owner and the operator of the business
- » The property must be primarily residential in nature
- » Subject neighborhood must be predominantly residential
- » Zoning classification must be residential
- » Properties in neighborhoods that are changing or likely to change from residential zoning are ineligible
- » Must represent a legal, permissible use under local zoning requirements
- » Have minimal effect on the value and marketability of the property
- » Alterations that support non-residential use must be minimal and easily convertible for residential use
- 5. Modular Housing/Pre-Fabricated

Homes that consist of 2 or more modules or sections constructed in a manufacturing facility. The sections are delivered by flat bed trucks to the site location where they are assembled similar to a site built dwelling. The building code requirements for modular homes are the same as those for site built homes.

- » Must be permanently affixed to a foundation system, appropriate for the soil conditions of the site
- » Must conform with the standards of the Council of American Building Officials (CABO)
- » Must conform to the local building codes in the area in which it will be permanently located



- 6. Acreage/Rural Properties
 - » Loan amounts > FHFA maximum loan limits: >10 acres ineligible
 - » Must exhibit a high degree of marketability
 - » If on a private-owned or community-owned street, an adequate, enforceable agreement or covenant for maintenance of the street is required
 - » Have adequate sewage, water, and utilities
- 7. Two-Unit Properties
 - » Primary residence only
 - » Purchase and Rate/Term refinance transactions only

5.5. Property Types - Ineligible

- 1. Manufactured Housing
- 2. Non-warrantable condominiums
- 3. Condominium hotels (condo-tels)
- 4. Apartment/hotel conversions
- 5. Model home leasebacks
- 6. Vacant lots/land
- 7. Time-share properties
- 8. Homes unsuitable for year-round occupancy
- 9. Unimproved land
- 10. Earth, berm, dome, log and straw bale home
- 11. Working farms, orchards, and ranches
- 12. Student housing projects ("Kiddie" condos)
- 13. 3-4 units

5.6. Completion Escrows

Loans with escrow holdbacks for postponed improvements are eligible under the following terms:

- » Follow Agency guidelines for the establishment and disbursement of the escrow account funds
- » The improvements do not adversely affect the overall livability, soundness, or structural integrity of the subject property
- » The subject property is habitable and certified for occupancy (where applicable)
- » The cost of completing the improvements does not exceed 10% of the "as completed" appraised value of the subject property

5.7. Property Flipping

There are risks associated with a subject property that was recently acquired by the seller and is now being resold. To mitigate the risk in these cases, the following restrictions apply:

» Properties that were acquired by the seller less than 180 days from the date of the loan application must be manually underwritten by Essent and are ineligible under Delegated Underwriting Authority (see Section 1.5. for Delegated Underwriting Authority guidelines)



Exceptions to the above requirements are as follows:

- » The seller is part of an employer relocation program
- » The seller obtained the property through an inheritance or as part of a settlement in a divorce agreement
- » The seller is a Financial Institution or Mortgage Insurance Company, which has acquired the property as a result of foreclosure or deed-in-lieu of foreclosure



of Title Policy Requirements

Essent follows Fannie Mae and Freddie Mac practices and standards with regard to obtaining title insurance policies and related endorsements.

6.1. General Requirements

Title insurance company must have at least one of the following ratings:

- » "Financial Stability Rating" of "S" or better or a "Statutory Accounting Rating" of "C" or better from Demotech, Inc.
- » "BBB" or better rating from Fitch Credit Rating Company, Standard & Poor's, Inc., or Duff & Phelps Credit Rating Company
- » "C" or better rating for LACE Financial Corporation
- » "Baa" or better rating from Moody's Investor Service

6.2. Title Commitment

- » Must insure that the security instrument creates a valid lien on the subject property
- » Must list any lien that is subordinate and state that such lien is subordinate to the lien of the security instrument
- » Must be marketable, free, and clear of all liens and encumbrances
- » Must not be subject to any exceptions unless as outlined in the acceptable exceptions in Section 6.5.

6.3. Leasehold Estates

When a mortgage is secured by a leasehold estate, or is subject to the payment of "ground rent," the borrower has the right to use and occupy for a stated term under certain conditions contained within the lease. Properties on leasehold land are eligible for insuring with the following requirements:

- » Must meet all Agency requirements
- » Must be an acceptable practice in the market area
- » Term must exceed the term of the insured loan by a minimum of 5 years and may be automatically renewable beyond the mortgage term
- » Increases in the lease payments are acceptable provided the increase is a specific amount due at a predetermined time or is based on a cost of living index, other index, or reappraisal with a stated limitation

The valuation of the property requires:

- » If terms are not typical and customary for the market, the effect on marketability must be fully explained by the appraiser and requires exception approval
- » Appropriate adjustments for the difference in ownership and support for these adjustments with proper documentation are required by the appraiser
- » Any restrictions and conditions of the lease agreement or ground lease and the effect, if any, they have on the value and marketability of the subject property must be discussed in detail
- » Residential improvements must be legal and comply with state statutes or governing law



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6.4. Survey Requirements

» A plat or improvement survey must be provided unless the loan is covered by a master title insurance policy insuring against loss due to survey-related matters. In areas where surveys are not customary, the title insurance policy must insure against loss or damage by any violation, variation, encroachment, or adverse circumstance that would have been disclosed by an accurate survey.

6.5. Acceptable Exceptions

- » Mutual easement agreements that establish joint driveways or party walls
- » Above-surface public utility easements
- » Customary public utility subsurface easements
- » Survey exceptions where acceptable by Fannie Mae and Freddie Mac



7 Federal and State Regulatory Compliance

All loans are required to be underwritten in full compliance with all applicable laws and regulations in effect at the time of origination, including but not limited to any applicable "fair lending" laws, and including a duly diligent review to ensure that the Borrower is not at the date of commitment a "specially designated national" or "blocked person" as designated by the Department of Treasury's Office of Foreign Assets Control.

In some instances a mortgage lender may engage Essent or an affiliate to perform mortgage loan underwriting or other lending services on behalf of the mortgage lender ("contract underwriting"). When performing contract underwriting, Essent is subject to all federal fair lending laws and Essent must comply with those laws.



Miscellaneous Eligibility Requirements

Essent requires that the mortgage loan documents comply with all requirements of the applicable mortgage program, as well as applicable federal, state and local laws and regulations. The most current Fannie Mae/Freddie Mac note and security instruments, including all applicable riders and addendums, must be used. Essent will accept Fannie Mae/Freddie Mac Uniform mortgage documents and any state approved mortgage documentation from a national mortgage document vendor.

All loans must be properly closed and in compliance with all applicable laws, rules and regulations.

8.1. Loan Modifications

Essent considers a loan modification as any change to an insured loan which would involve a modification agreement or a new Note with coverage continuing under a previously issued commitment certificate. Loan modifications are considered on a case-by-case basis and must be approved by Essent.

8.2. Assumptions/Partial Releases

All assumptions and partial releases require pre-approval from Essent and are not eligible under delegated underwriting authority. The assumption and/or partial release request must be sent to Essent's Risk Management Department (see Section 1 for contact information) and must include the 1003, credit report, supporting income documentation, asset verifications and sales contract.

8.3. Title Transfers

Essent considers title transfers as an assumption, which requires approval from Essent's Risk Management department (see Section 1 for contact information).

8.4. Non-Retail Originations

A non-retail origination is a loan for which the origination or processing activities are performed by a different entity than the entity that closes and funds the loan. Eligibility for non-retail guidelines is subject to lender approval by Essent's Risk Management Department. Additional restrictions may apply.

8.5. Hazard/Flood Insurance Requirements

Essent requires the counterparty assure that standard hazard and flood insurance, as required in the Fannie Mae/Freddie Mac published guidelines, are in place and enforceable.

8.6. Power of Attorney

Permitted



og Commitments

9.1. Final Commitments

Final commitments cannot be issued until certain documentation has been submitted and verified, including, but not limited to:

- » Credit
- » Income/Assets
- » Employment
- » Appraisal
- » Property address
- » Sales agreement

9.2. Extensions

Essent recognizes that there are circumstances that may warrant an extension. In this case, Essent may require an updated application, appraisal and borrower's credit information. Extensions require approval by Essent's underwriting department (see Section 1 for contact information) and are subject to the underwriting guidelines that are in effect at the time the extension is requested.

9.3. Incomplete/Denied Applications

If credit or insurance is denied on the basis of information provided by the consumer reporting agency, the Fair Credit Reporting Act (FCRA) requires that the borrower be given a notice which identifies the consumer reporting agency and includes a statement of the applicant's rights under FCRA. In the event the counterparty has approved a loan and Essent has denied the mortgage insurance coverage, Essent will send the Statement of Denial to the applicant directly. When Essent is required to deliver the notice to the applicant (as required under FCRA), a combined Equal Credit Opportunity Act (ECOA) Statement of Denial and FCRA notice will be sent directly to the applicant and a copy sent to the counterparty.



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10 Premium Plans

10.1. Premium Plans

Responsible underwriting to determine eligibility for mortgage insurance through Essent requires a thorough evaluation of many elements relating to a proposed home financing including credit history, loan type, loan purpose, occupancy status, property appraisal, loan-to-value ratio, debt service capacity, and other factors known to influence the likelihood of repayment on a mortgage loan. In developing premium plans and determining premium rates, Essent seeks to take these factors into account and establish plans, rates, and rate adjustments that provide fair compensation to Essent for providing insurance against the risk of loss in the event of borrower default on a specific mortgage.

The premium rate applicable to an insured mortgage is based on the rate in effect on the date Essent receives the initial mortgage insurance application. If Ioan data submitted to Essent is not correct and the Ioan receives an inappropriate premium rate, Essent reserves the right to apply the correct premium in accordance with the actual data and charge the submitting lender for any premium difference. If any material changes in Ioan eligibility factors or Ioan data occur prior to closing, the Ioan must be re-qualified and re-priced to current published rates.

The following premium plans are available from Essent to meet the various needs of borrowers who require mortgage insurance:

- 1. Annual premium plans: the first year's premium is paid at loan closing and subsequent renewal premiums are paid annually
- 2. Monthly premium plans: the first month's premium is paid at loan closing and subsequent renewal premiums are paid monthly with each monthly mortgage payment
- 3. Deferred monthly premium plans: instead of being paid at loan closing, the first month's premium and subsequent renewal premiums are paid monthly with each monthly mortgage payment
- 4. Single premium plans: a one-time, single premium is paid at closing and provides coverage until the loan amortizes to 78% of the original value
- 5. Financed premium plans: single premiums may be financed; eligibility guidelines are based on net CLTV and rates are based on net LTV; net CLTV and net LTV are calculated excluding the amount of premium financed into the loan amount

10.2. Methods of Payment

Essent offers borrower paid and lender paid mortgage insurance programs.



11 Submission Eligibility and Requirements

11.1. Business Channel Eligibility

Guidelines for channels other than retail may be offered subject to a review of counterparty risk management processes by Essent's Risk Management Department, and may be subject to additional requirements.

11.2. Submission Methods

Essent offers several options for submitting loans for consideration for mortgage insurance. Regardless of the submission option, the counterparty is responsible for the accuracy and validity of the information submitted and that all information is consistent with the information that is included in the final loan file in which the underwriting decision was based on. Streamlined submissions are not permitted. The two categories for delivery are:

- » Manual delivery the following is required:
 - » 1003/1008
 - » Merged credit report
 - » Income/Assets documentation
 - » Employment verification
 - » Full appraisal with all required photos, exhibits, and addendums as outlined in Section 5.1. compliant with Appraiser Independence Requirements
 - » Sales/Purchase agreement if applicable
- » Electronic delivery Counterparty is required to include all information as required on the Mortgage Insurance Application and to insure the information is accurate and verified. In the event a submission is suspended, a manual review will be required. Refer to Manual Delivery section above for requirements.

11.3. Pre-Qualifications/Pre-Approvals

Pre-qualifications and/or pre-approvals where the property is not identified at the time of submission as well as when complete documentation (borrower's credit profile) is not available are ineligible.

11.4. Non-Delegated Submissions

Essent requires a fully underwritten loan file in accordance with its own and/or investor guidelines as applicable, including all automated underwriting findings reports and third party vendor reports. In addition, the MI Only Application for insurance or Essent's MI Authorization form must be in the loan file.





Essent monitors and updates contractual and licensing information that directly affect pricing and rates, and this information may change from time to time without advance notice.



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