

USDA STANDARD

	PROGRAM SPECIFICATIONS		
Description	The SFHGLP assists approved lenders in providing low- and moderate-income households the opportunity to own adequate, modest, decent, safe and sanitary dwellings as their primary residence in eligible rural areas.		
Channels	Broker Correspondent Non-Delegated (UW) Delegated (UW)		
FICO	 580 minimum qualifying credit score for all qualifying borrowers 1 credit score required for all qualifying borrower, Use the middle score if 3 credit scores, or The lower of the two if 2 credit scores. Lowest representative score from all borrowers will be used for qualifying purposes. 		
UW Method	Guaranteed Underwriting System (GUS)		
AUS Recommendation	Accept/Accept Refer Refer Refer with Caution Note: Reference Chapter 10 of HB-1-3555 Guaranteed Loan Program Technical Handbook for Refer, Refer with Caution and Manual Underwriting requirements		
Eligible Terms	30 Yr. Fully Amortizing Fixed		
Eligible Transaction Types	 Purchase Rate/Term Refinance (3555.101d) Streamline Refinance Streamlined-Assist Refinance (see separate Matrix) Repair Escrow (see separate Matrix) Construction –to- Permanent (see separate Matrix) Existing Manufactured Housing Unit Pilot Program (see below) Reminder: Cash Out refinance transactions are not permitted 		
Refinance Seasoning for existing USDA Loans	 The existing USDA loan being refinanced must have closed at least 180 days prior to the request for Conditional Commitment, The existing USDA loan being refinanced must have a mortgage payment history which does not 		
Eligible Property Types	reflect a delinquency greater than 30 days within the previous 180-day period. The loan security must include the same property as the original loan. The security property must be owned and occupied by the applicants as their principal residence 1Unit Condominiums (Chapter 12) Must be approved or accepted by HUD/FHA, VA, Fannie Mae or Freddie Mac Manufactured Housing (3555.102 and 3555.208) Singlewide & Multi-wide See Pilot Program section below for Existing Manufactured Housing Units Reminder: Purchase of an existing manufactured home is not permitted, unless it is a refinance of an existing RD Section 502 Direct Loan or Guarantee.		
Maximum LTV/CLTV	100% of appraised value		
Maximum Loan Amount	 The applicant is permitted to finance reasonable and customary expenses associated with purchasing a home as long as the total amount financed does not exceed any of the following limits: The maximum loan amount for which the applicant qualifies, as determined by their income and repayment ability, The fair market value of the property, as determined by a current appraisal conducted in accordance with the USPAP; and The LTV of the loan can exceed 100% of the market value of the property when the guarantee fee is financed. Loans may exceed 100% LTV only to the extent that the excess represents a financed guarantee fee. The purchase price of the property is permitted to exceed these limits for applicants with sufficient cash reserves. 		
	A newly constructed dwelling that does not meet the definition of an existing dwelling, as defined at Section 3555.10, and cannot meet the requirements of Section 3555.202(a) is limited to 90 percent of		





	the present market value. The dwelling must meet or exceed the International Energy Conservation			
	Code (IECC) in effect at the time of construction.			
Maximum DTI	Accept/Eligible GUS: Follow findings			
	GUS Refer, Refer with Caution, and manually Underwritten loans:			
	o Follow Chapter 11.3, A. & B. of HB-1-3555, and			
	 If Total Debt ratio is > 41, a minimum FICO of 680 is required 			
Guarantee Fee	USDA Rural Development guaranteed home loans obligated in fiscal year 2018 (October 1, 2017			
	through September 30, 2018) will be subject to the following fee schedule:			
	Upfront Guarantee Fee: 1%			
	Annual Fee: 0.35%			
Income Limits	The Borrower's adjusted income may not exceed the Rural Development limit for the area			
	Income Eligibility			
	o http://eligibility.sc.egov.usda.gov/eligibility/incomeEligibilityAction.do?pageAction=s			
	tate&NavKey=income@11 Income Limits			
	o https://www.rd.usda.gov/files/RD-GRHLimitMap.pdf			
Property Eligibility	http://eligibility.sc.egov.usda.gov/eligibility/welcomeAction.do?pageAction=sfp&NavKey=property@			
	11			
Geographic Restrictions	Hawaii			
	AFR does not operate in the state of Hawaii and does not permit loans with a subject			
	property in Hawaii for all programs in all channels with the exception of			
	Correspondent Delegated UW transactions.			
	AFR requires the use of AFR's Texas counsel on all Texas transactions with the exception of			
	Correspondent Delegated loans. AFR utilizes this 3 rd party for document preparation and require			
	48 hours for both title review and to generate a closing package.			
Guidelines	https://www.rd.usda.gov/resources/directives/handbooks			
Forms	See FORMS Section in the Resource Center			
Resources	https://www.rd.usda.gov/resources/usda-linc-training-resource-library			
	OVERLAYS			
Credit	580 minimum qualifying credit score for all qualifying borrowers			
	1 credit score required for all qualifying borrower,			
	Use the middle score if 3 credit scores, or			
	The lower of the two if 2 credit scores.			
	 Lowest representative score from all borrowers will be used for qualifying purposes. 			
	Non-traditional credit/credit reference letters are not permitted with the exception of			
	Correspondent Delegated UW transactions with a GUS Accept recommendation			
	Housing History 1x30 for 6 months			
	Refinancing of a Reverse Mortgage (HECM) is not permitted unless:			
	 The forward mortgage transaction is paying off a current Reverse Mortgage (HECM) 			
	when the applicant was not a party to the HECM and has either inherited the			
	property or is purchasing the property from the estate (i.e. HECM parties are deceased).			
Property	·			
Property	 The following property types are not permitted: 2, 3 and 4 Units 			
	o Co-Ops			
	o Mixed Use			
	Manufactured Housing in a Condominium Project			
	o Off Grid			
	 Properties with commercial influence are subject to additional review. 			
	 Any property where marijuana is grown or processed inside the home or on the 			
	property, regardless of the quantity or state law is unacceptable			
	Non-traditional heating methods (solar, wood burning stoves, etc.) without a heating back up			
	source are not permitted. Off grid properties are not permitted.			
	Financing for a Site without a Dwelling is not permitted			
	AFR does not permit the use of a plat mat in lieu of a survey if a survey is required			
	AFR will not submit documents for "re-designation of ineligible areas" AFR (III and III are the AFR (III are the AFR (I			
	AFR follows the Appraisal Guidelines in the 3555-1 <u>Chapter12</u> AFR follows the Appraisal Guidelines in the 3555-1 Chapter12			
	AFR will not permit properties with more than 100 acres			
Income	AFR does not permit amended tax returns if they are dated 90 days of application date. All			
	amended tax returns must be more than 90 days of the application date and acknowledged			
	(stamped and signed by the IRS or with the transcripts)			
	Employer Assistance is not permitted			
	 AFR requires a minimum of 2 years for the length of self-employment to use as income. 			





	AFR does not permit voluntary agreements for child support, maintenance and alimony.			
	Marijuana income is unacceptable income regardless of state law.			
	Rental income used for qualifying purposes requires proof of 3 months receipt per property.			
	Examples of acceptable documentation include, bank statements evidencing deposits.			
	 In cases where a gap in rental income is documented, AFR will require a letter of explanation from the borrower. 			
Ownership Types	The following are ineligible for submitting/delivery to AFR:			
	Life Estate			
	Blind Trusts			
	Irrevocable Trusts			
	1031 Exchanges			
	LLCs, Corporations and Partnerships			
	Community Land Trusts			
	American Indian Land			
Compliance	AFR's Net Tangible Benefit Policy/Recoupment Policy			
	See AFR Resource Center for AFR Policy/State Requirements/Forms			
	When a state has a more restrictive recoupment policy, this policy must be met			
	AFR does not close and/or purchase any New York loan that is a subprime home loan. All NY			
	Loans must be tested the time the commitment is prepared.			
	 If the APR at the time of commitment cannot be determined AFR will not proceed 			
	with or purchase a loan with a client code of C or CDE.			
	Any loan that is classified as Rebuttable Presumption or a Higher-Priced Mortgage Loan (HPML)			
	must have all HPML provisions applied. AFR follows Regulation Z requirements for HPML/HCML transactions.			
	transaction)			
	 Loan must have an established escrow account (with the exception of Condos and 			
	PUDs where the consumer must participate in a governing association that is			
	required to purchase a master policy insuring all dwellings) – see the TILA HPML			
	Escrow Rule for more guidance			
	 Loan cannot have a prepayment penalty (AFR does not permit prepayment penalties) 			
	File remains subject to all Qualified Mortgage ("QM") and Ability-to-Repay ("ATR") underwriting			
	guidelines, including Points and Fees thresholds through consummation. AFR will not originate,			
	close, fund, or purchase any loan that is not legally deemed as a QM.			
	All loans must provide evidence of the borrower's compliance of QM/ATR with a compliance			
	report. Note: Correspondent Delegated UW clients must provide a compliance report			
	evidencing compliance.			
	All loans must provide evidence of the borrower's ability to repay with a fully All loans must provide evidence of the borrower's ability to repay with a fully All loans must provide evidence of the borrower's ability to repay with a fully All loans must provide evidence of the borrower's ability to repay with a fully All loans must provide evidence of the borrower's ability to repay with a fully			
	completed/executed Ability to Repay Worksheet. Note: Correspondent Delegated UW clients			
	must provide a fully completed/executed Ability to Repay Worksheet showing evidence the			
	borrower meets the ability to repay requirements.			
	AFR will not originate loans as a high cost or predatory mortgage loan			
	AFR will comply in all respects with CFPB's Rule on TILA-RESPA Integrated Disclosures. AFR will			
	not originate, close, fund, or purchase any loan that does not adhere to the Rule.			
Miscellaneous	Funded Buy down Accounts not permitted			
	AFR requires all Correspondent Delegated (CDE) transactions to be purchased within 90 days of			
	the Note date.			
Disclaimer:				

Disclaimer

 All overlays herein are subject to change by AFR without notice. Where AFR is silent, the UW must follow all guidelines outlined in the Guaranteed Rural Housing Loan Program Technical Handbook (HB-1-3555).

Existing Manufactured Housing Unit Pilot Program

Effective December 1, 2016, AFR has offered the Existing Manufactured Housing Unit Pilot Program. Rural Development has established a pilot program for the financing of existing manufactured housing units with the Section 502 Guaranteed program. New units or existing manufactured housing units that are or are not already financed through RD are eligible for financing through the SFH 502 Direct or Guaranteed Loan program. This program has been extended in the Federal Register through May 1, 2025.

Effective Date	December 1, 2016		
Eligible States	Colorado	New York	Utah
	• lowa	North Dakota	 Vermont
	 Louisiana 	• Ohio	 Virginia
	 Michigan 	Oregon	 Washington
	 Mississippi 	 Pennsylvania 	West Virginia
	 Montana 	South Dakota	 Wisconsin
	 Nevada 	 Tennessee 	 Wyoming
	 New Hampshire 	 Texas 	

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Eligibility Requirements

- To be eligible for financing under this Pilot the existing manufactured housing units, including new units which have been on the dealer's lot in excess of 12 months, must meet the following guidelines in addition to those already set forth for new Guaranteed manufactured units in 7 CFR Part 3555, Section 3555.208 and Chapter 13 HB-1-3555:
- The unit must have a floor area of not less than 400 square feet.
- The unit must have been constructed on or after January 1, 2006, in conformance with the Federal Manufactured Housing Construction Safety and Standards (FMHCSS), as evidenced by a legible picture of the affixed HUD Certification Label in the appraisal.
- The unit must meet the Comfort and Heating Cooling Certificate Uo Zone for the location according to Attachments 9-A and 9-B (HB-1-3550).
- The unit inspection is required and will utilize a certification that the foundation design meets HUD Handbook 4930.3, "Permanent Foundations Guide for Manufactured Housing (PFGMG).
 - The foundation certification must be from a licensed professional engineer, or a registered architect, who is licensed/registered in the state where the manufactured home is located and must attest to current guidelines of the PFGMH.
 - The certification must be site specific and contain the engineers or registered architect's signature, seal and/or state license/certification number.
- If the unit inspection cannot be provided with a certification as described above, a unit
 inspection is required utilizing Form HUD-309, "HUD Manufactured Home Installation
 Certification and Verification Report" completed in accordance with 24 CFR §3286.511 by a
 qualified party as follows:
 - A manufactured home or residential building inspector employed by the local authority having jurisdiction over the site of the home, provided that the jurisdiction has a residential code enforcement program;
 - A professional engineer;
 - A registered architect;
 - A HUD-accepted Production Inspection Primary Inspection Agency (IPIA) or a Design Approval Primary Inspection Agency (DAPIA); or
- An International Code Council certified inspector.
- The unit must not have had any alterations or modification to it since construction in the factory.
- The towing hitch and running gear must have been removed.
- The manufactured home must be classified and taxes as real estate. Lenders are responsible for
 ensuring the title has been purged and the manufactured home has been officially converted
 from chattel to real property, as state law allows.
- The remaining economic life of the property must meet or exceed the 30 year term of the proposed loan.
- The unit replacement cost coverage in an amount equal to the insured value of the
 improvements or the unpaid principal balance is required with hazard or wind deductible(s) of
 up to but not exceeding the greater of \$1,000 or one percent (1%) of the policy limits until the
 loan is paid in full.
- Loans must be manually underwritten.
- The applicant(s) and property must meet all other criteria set forth in 7 CFR Part 3555 and HB-1-3555 for Guaranteed loans.