

USDA RENOVATION

PROGRAM SPECIFICATIONS		
Description	Allows borrowers to finance the cost of repairs to improve an existing dwelling at the time of purchase. The maximum loan amount cannot exceed the cost of acquisition plus the cost of repairs up to the as-improved market value, plus the guarantee fee, if financed. The borrower obtains one loan at a fixed interest rate to finance both the acquisition and the rehabilitation of the property. The loan is guaranteed after the loan has closed, prior to the completion of repairs which minimized the risk to the lender. There is no minimum repair cost for non-structural repairs. Repairs above \$35,000 require a HUD Consultant.	
Channels	 Broker Correspondent Non-Delegated UW Delegated UW Important: CDE clients must complete an interview with AFR Renovation Department and be approved prior to submission. 	
FICO	 580 minimum qualifying credit score for all qualifying borrowers 1 credit score required for all qualifying borrowers, 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 qualification purposes. 	
UW Method	Guaranteed Underwriting System (GUS)	
AUS Recommendation	Accept/Accept 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	30Yr. Fully Amortizing Fixed	
Eligible Transaction Types	Purchase Refinance transactions are not permitted	
	 PUDs (3555.207) Reminders: Property must be an existing Property that has been completed for at least one year. New construction or incomplete construction are not eligible. Evidence of completion such as a Certificate of Occupancy or documentation from local taxing entities is acceptable. All health and safety or security issues must be part of the rehabilitation or repair work performed. 	
Appraisal	 Must show the "As Improved" market value A copy of the original write-up (Bid Proposal), of the cost estimate including reserves must be provided to the appraiser. HUD Consultant's work write up must be included in appraisal request for repairs exceeding \$35,000. 	
Maximum LTV/CLTV/HCLTV Maximum Mortgage Amount	 Purchase 100% Loan amount cannot exceed the cost of acquisition plus the cost of repairs up to the as- improved market value, plus the Guarantee fee, if financed. 	
Maximum DTI	 Accept/GUS: Follow findings GUS Refer, Refer with Caution, and manually Underwritten loans: Follow Chapter 11.3, A. & B. of HB-1-3555, and If Total Debt ratio is > 41, a minimum FICO of 680 is required 	
Income Limits	The Borrower's adjusted income may not exceed the Rural Development limit for the area Income Eligibility Income Eligibility.sc.egov.usda.gov/eligibility/incomeEligibilityAction.do?pageAction=state Income Limits Income Limits Income Limits	
Property Eligibility	<u>https://eligibility.sc.egov.usda.gov/eligibility/welcomeAction.do?pageAction=sfp</u> UW must determine if the home is habitable	
Repairs up to \$35,000 (Limited Transaction)	Repairs must be non-structural , and home must be considered habitable at the time of closing	





	 Not eligible for reserve accounts for PITI payments during the construction period
Repairs Exceeding \$35,000 (Standard	May be structural or non-structural
Transaction)	• If the dwelling is not habitable at the time of closing, reserves for principal, interest, taxes
	and insurance may be established to cover the mortgage payments for up to 6 months as
	determined by the HUD consultant.
Contingency Reserve	10% when utilities are on
	• 15% when utilities are off
Eligible Repairs	 Removing safety and health hazards;
	 Making the dwelling accessible to persons with disabilities;
	 Repair or installation of septic system and water wells;
	 Additions or structural alterations;
	 Modernization (kitchens and bathrooms, interior floor cover, exterior siding, etc.);
	 Installation of energy conservation or weatherization features; and
	 Repairs to existing swimming pools, hot tubs, or saunas
Ineligible Repairs	Ineligible repairs:
	 Installation of new inground swimming pools, hot tubs, or saunas;
	 Repairs to new or existing manufactured homes;
	Repairs to condominiums;
	 Converting structures to SFH dwellings (barns, schoolhouses, etc.);
	 Alterations that allow income-producing features;
	 Installation of luxury items (exterior fireplaces and kitchens, etc.); and
	 Repairs or improvements to common space areas (community meeting rooms,
	playgrounds, etc.)
	Any repair/removal/remediation of Oil Tanks
	 Tear downs to foundation and rebuilds are not permitted
	Ineligible repairs for transactions below \$35,000 (Limited Transaction)
	Structural Modifications
	Any repair/removal/remediation of Oil Tanks
	 Any repair/installation for private water systems (Wells)
	Any repair/installation for private waste management systems (septic systems, lagoons,
	cesspools, pits, etc.)
	Mold remediation
Construction Soft Costs	Other reasonable and customary closing costs are allowable as defined in HB chapter 6, as long as the
	costs do not exceed the maximum LTV as described in HB 3555 chapter 7.
	Appraisal fees
	Inspection fees
	Survey
	Permits
	Plan review fees
	Architecture or design fees
	Engineering fees Title undeter
	Title updates Jondos construction administration face
	Lender construction administration fees
	 Contingency reserve Interest reserve including interest as accrued
	5
	 PITI reserve Project review fees
	 Builder acceptance or review fees
Program Specifics	Inspector/Consultant fees
Program Specifics	 For structural repairs and those exceeding \$35,000, a HUD Consultant must perform a
	 For structural repairs and those exceeding \$55,000, a HOD consultant must perform a thorough inspection of the property and prepare a detailed write-up of the work to be
	repaired and include estimated costs for labor and materials and associated fees that are
	customary and typical for the area. The write-up must be used to obtain cost estimates
	from the contractors. An inspector or consultant is not required for non-structural repairs
	of \$35,000 or less.
	Cost Estimate (bid proposal)
	The borrower must obtain a detailed and fixed cost estimate that fully describes the work
	being performed to include itemized costs for labor and material. The cost estimate must
	identify the borrower's name, subject property address, contractor's name, contact
	information and license number, where applicable. For work repairs \$35,000 or less, the
	cost estimate must indicate that the repairs are non-structural.
	Appraisal





	 the appraisal report must support the "As Improved" market value of the property with the assumption that all repairs are completed. A copy of the original write-up, or the cost estimate including reserves must be provided to the appraiser. Construction period The construction period should not exceed 6 months form the date of closing for all
	 transactions. However, contract deadline extensions must be approved by AFR. Construction Contract Must be fixed price contract. The total amount in the construction contract must match the total cost breakdown of the bid proposal, must have a start and end date, must be
	signed by the contractor and borrower(s) and must be referenced and made part of the Security Instrument. Additions
	 Additions to the existing dwelling must comply with local codes and applicable national codes.
	Unpermitted work
	 When unpermitted work is discovered in the existing dwelling, the owner and/or contractor contract the appropriate code enforcement office to obtain retroactive permitting or devise a plan to permit the previous construction. The borrower must obtain a rehabilitation loan permit certification prior to the loan closing so that all permit fees associated with the new and/or previous construction are included in the total bid.
	PITI Reserve
	 If the dwelling is determined to be inhabitable by a qualified third-party inspector, a PITI reserve must be established for making the borrower's monthly payments during the period of rehabilitation up to a maximum of 6 months or when the dwelling is determined to be habitable.
	Contractor-Builder Requirements – See Section 12.14 of HB-3555
	Construction contractors or builders, must have:
	 Two or more years of experience building and constructing all aspects of single-
	family dwellings similar to the type of project being proposed;
	 Evidence of a state-issued construction or contractor license, as required by state law or local law;
	 Evidence of commercial general liability insurance with a minimum coverage of \$5000,000;
	 The builder/contractor must have an acceptable credit history being free of
	open judgements, collections or liens related to previous construction projects. The builder/contractor must not have a previous felony record. A background
	check will be performed by AFR. This information may be obtained by such means as an individual credit report, business report, information published by
	the Securities and Exchange Commission (SEC), State Corporation Commission
	(SCC), LexisNexis, or Dun and Bradstreet; and
	 Contractors or builders who are repairing their own residence are ineligible.
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 - HB-1-3555
Guidenies	Additional reference, Chapter 12.28 of HB-1-3555
Forms	See FORMS Section in the Resource Center

OVERLAYS

Follow all overlays outlined in the Single Family Housing Guaranteed Loan Program (USDA) Matrix and:

- The contractor bid cannot exceed the consultants write up and it must be within the contingency percentage.
- Razing/demolition of home down to its foundation is not permitted
- Physical relocation of a home from another location is not permitted
- Self-Help is not permitted

• AFR will permit a 50% initial advance in relation to estimated materials and labor costs before beginning construction to the Contractor (which includes but is not limited to materials, labor and permits) at the time of closing for **non-structural** repair transactions.

- AFR will permit a maximum of 2 draws after closing and requires all draw requests to be performed in writing and executed by the Contractor and Borrower using the Draw Request Form which is available on our website for **non-structural** repair transactions.
- AFR does not permit identities/conflicts of interest between the borrower and contractor. The borrower and contractor may not be related nor can there by an employee/employer relationship.





- AFR permits for only 1 General Contractor; multiple General Contractors are not permitted
- AFR will require stamped and sealed line drawings by a licensed engineer or architect with a statement provided stating that permits can be obtained when any type of addition is being done or a zoning modification is going to be needed.
- 2nd level review by AFR Management on any property that is identified to have a current "As-is" property condition rating of C5 or C6. Loan is
 subject to additional requirements/conditions. Note: "As Completed" Property Condition Rating as determined by the Appraiser must be C1-C4.
- AFR requires the use of AFR's Texas counsel for all USDA Renovation closing packages: Sandler Law Group ("SLG") c/o AsurityDocs, formerly MRGDocs, 717 North Harwood, Suite 1600 Dallas, TX 75201, email docs.support@asurity.com.
- AFR does not permit the renovation or construction of an Accessory Dwelling Unit (A.D.U.).

