Bulletin # 176
April 8, 2020

To: CHFA Lenders
From: CHFA Single Family Underwriting
Subject: SFAM Temporary Guidelines for Appraisal and Employment Verifications - Revision

Fannie Mae (FNMA), Freddie Mac (FHLMC) and the Federal Housing Administration (FHA) are continuing to provide guidance on temporary policy changes being implemented amid the course of the COVID-19 pandemic national emergency.


This announcement will amend CHFA Bulletin # 174 to include the following:

CHFA does not have overlays on our programs relative to the temporary COVID-19 guidelines presented by FHA, FNMA or FHLMC.

FEDERAL HOUSING ADMINISTRATION (FHA)

Re-verification of Employment – (Effective immediately for cases closed on or before May 17, 2020)

- Re-verification of employment within 10 days of the Note date. If verbal is not available;
- Lenders must provide:
  - Documentation evidencing the Borrower has a minimum of 2 months PITI in reserves;
  - Current Employment Documentation and
  - A year-to-date paystub or direct electronic verification of income for the pay period that immediately precedes the Note date, or
  - A bank statement showing direct deposit from the Borrower’s employment for the pay period that immediately precedes the Note date.

Appraisals – (Effective immediately for inspections completed on or before May 17, 2020)

In instances where the lender cannot obtain a full appraisal, alternative acceptable documentation includes:

- A Desktop - Only Appraisal or
- An Exterior - Only
- Either Appraisal Report submitted must include a signed certification with a clear scope of work from the Appraiser.

(Note: Appraisals must be completed on an FHA existing Acceptable Appraisal Reporting Form; Fannie Mae Forms 2055 and 1075 are not FHA approved forms and are not acceptable).

To ensure complete compliance with the temporary FHA guidelines see FHA Mortgage Letter 2020-05.

FANNIE MAE (FNMA) AND FREDDIE MAC (FHLMC) AMENDED COVID-19 GUIDELINES

(The following guidelines will amend flexibilities announced in FNMA Lender Letter 2020-03 and FHLMC Bulletin 2020-05 both published on March 23, 2020)

Credit Underwriting – (Effective from April 14, 2020 – May 17, 2020); Summary only - refer to FNMA LL-2020-03 update & FHLMC Bulletin 2020-08 for complete details

- Age of Documentation
  - Income and Asset documentation reduced from four months (120 days) to two months (60 days).
  - Asset accounts reported on a quarterly basis must include the most recently published statement.
  - Employment and Income verification from a third party vendor must be no more than 60 days old as of the Note date.

- Verification of Self-Employment
  - Lenders must confirm Borrower’s business is open and operating within 10 Business Days prior to the Note Date; Documentation may include:
    - Evidence of current work (examples: executed contracts, signed invoices)
    - Current business receipts within 10 Business Days of the Note Date.
    - Lender certification the business is open and operating.
    - Business website demonstrating activity supporting current business operations.

To ensure complete compliance with the temporary FNMA & FHLMC guidelines see:

https://singlefamily.fanniemae.com/media/22316/display