

	Sequoia NQM Expanded				
LTV/CLTV MATRIX - Owner-Occupied*					
		Full Doc 1-2 years		Bank Statement 12-24 Months, 1099 1-2 Years, Asset Depletion, CPA Gros Receipts, P&L**	
Loan Amount	Credit Score —	Purchase Rate & Term	Cash-Out	Purchase Rate & Term	Cash-Out
	700	85%	80%	85%	80%
	680	80%	80%	80%	80%
≤ \$1,000,000	660	80%	75%	80%	75%
	640	75%	70%	75%	70%
	620	70%	65%	70%	65%
	700	80%	75%	80%	75%
	680	75%	70%	75%	70%
≤ \$1,500,000	660	75%	70%	75%	70%
	640	70%	N/A	70%	N/A
	620	65%	N/A	65%	N/A
	700	75%	65%	75%	65%
≤ \$2,000,000	680	70%	60%	70%	60%
	660	70%	N/A	70%	N/A
		*2nd Homes Limited to Purch	ase / Rate & Term Max 80% LT\	//CLTV, Cash Out Max 75% LTV/CLTV	
		**CPA G	ross Receipts, P&L Doc types Ma	x 80% LTV/CLTV	



Loan Amount	Credit Score	Full Doc 1-2 years			Bank Statement 12-24 Months, 1099 1-2 Years	
		Purchase Rate & Term	Cash-Out		Purchase ate & Term	Cash-Out
	700	80%	75%		80%	75%
≤ \$1,000,000	680	80%	75%		80%	75%
\$ \$1,000,000	660	80%	75%		80%	75%
	640	75%	65%		75%	65%
	700	75%	70%		75%	70%
≤ \$1,500,000	680	75%	70%		75%	70%
≥ \$1,500,000	660	75%	70%		75%	70%
	640	70%	N/A		70%	N/A
	700	70%	65%		70%	65%
≤ \$2,000,000	680	70%	60%		70%	60%
	660	70%	N/A		70%	N/A
			Sequoia NQM Expand	ded		
			TRANSACTION			
		Product	Qualifying Rate	Term	I.O. Term	
		15-Year Fixed	Note Rate	180	N/A	
Available	Products	30-Year Fixed	Note Rate	360	N/A	
Available	Flouucis	40-Year Fixed	Note Rate	480	N/A	
		30-Year Fixed I.O.	Note Rate	360	120	
		40-Year Fixed I.O.	Note Rate	480	120	
		Allowed at all LTV's and Credit Scores				
Interest Only		I/O LOANS QUALIFY BASED ON:				



	A 2/1 buydown option is available on owner occupied purchase transactions. The buydown is funded by interested party contributions (IPC)
	or Lender Credit. The buydown fund contributions can only come from the seller, builder, realtors, or from lender credit. Any combination of
	these sources is acceptable. The year 1 payment is based on a rate that is 2% below the locked rate, the year 2 payment is based on a rate
	that is 1% below the locked rate. The difference between the actual payment and the payment required by the note rate is paid every month
	by the loan servicer from the buydown premium collected at closing. At the beginning of year 3, and thereafter, the full amortizing payment
	is made by the borrower. If the loan pays off prior to the beginning of year 3, the remainder of the buydown fund is credited to the borrower
	in the payoff calculation.
	The following terms and restrictions apply:
	- The buydown is only available on Owner Occupied purchase transactions
Buydown Option	- For qualification purposes the actual locked rate and associated payment are used
	- The buydown only impacts the amount of the monthly payments over the first 2 years
	- For loans with impounds/escrows: the borrower makes the full monthly amount for any impounds
	- There is no negative amortization
	- Buydown amount cannot exceed IPC limits
	- Cannot be combined with Interest Only payment option
	- Appraisal must reflect that the IPC used to fund, or partially fund, a buydown has been included in the analysis
	- Purchase agreement must reflect IPC to be granted to the buyer/borrower
	- A Buydown agreement is signed at closing by the borrower and all parties providing credit to the buydown fund
	- Not available for ITIN programs or loans amounts greater than \$3,500,000
	Purchase / Rate & Term - Max 80% LTV/CLTV
Second Homes	Cash Out - Max 75% LTV/CLTV
	Prepayment penalties allowed on Non-Owner occupied properties only. Prepayment penalty is equal to 6 months interest on 80% of unpaid
	principal balance.
	PPP Not Allowed in the following states:
	- Alabama, Alaska, Arkansas, DC, Illinois, Kansas, Kentucky, Louisiana, Maryland, Michigan, Minnesota, New Mexico, Ohio, Oklahoma, Rhode
	Island, South Carolina, Vermont, West Virginia
Prepayment Penalty	
	PPP Allowed in the following states w/ restrictions:
	- Indiana and Maine: Allowed only if fixed rate
	- New Jersey: Allowed only if closing in LLC or Corp
	- North Carolina: Allowed for loan amounts > \$150,000
	- Pennsylvania: Allowed for 1 – 4 units for loan amounts > 319,777. Allowed for 3-4 units for loan amounts <= 319,777



Non-Owner Transactions with a Prepayment Penalty	and improve real estate - Ineligible Tenants: Family member or related individual to borrower			
Minimum Loan Amount	\$100,000 \$159,500 for loans in Missouri			
IPC (Interested Party Contributions)	Owner Occupied & 2nd Homes  - 9% allowed for LTVs <=75%  - 6% allowed for LTVs >75%  Non-Owner Occupied  - 6% allowed for all LTVs			
Contributions	Note: A seller credit with a concurrent sales price increase is allowed, however, the seller credit amount will be deducted from the sales price for LTV purposes.			
Maximum Cash-Out	> 70% LTV up to \$1,000,000 allowed <= 70% LTV up to \$1,500,000 allowed <= 50% LTV up to \$3,000,000 allowed			
Cash Out Ownership Seasoning	Property must be owned a minimum of 6 months at note date to be eligible for cash out.  See delayed financing for properties owned less than 6 months.			
Delayed Financing	Properties acquired in the most recent 6 months with cash or with short-term financing are eligible for cashout via Delayed Financing. Short term financing is defined as having a loan term of 24 months or less. The following requirements apply:  1. Proved final ALTA from acquisition showing cash purchase or short-term financing  2. Document the source of funds used for the purchase with bank statements, personal loan documents, HELOC on another property, gift, etc.  3. Max LTV/CLTV is based on the lower of the current appraised value or purchase price plus documented improvements			
Multiple Properties Owned	The maximum number of residential 1-4 unit properties owned (financed or free and clear) is 6			
Max Exposure to Newfi	The max exposure to Newfi for any one (1) borrower is eight (8) loans or \$5,000,000 UPB  The max exposure rule is not automatic. The loans should not be secured to properties in the same micro-geographic area, for example, same block, subdivision, PUD project, or condo project. Each scenario is reviewed on its own merit and particular characteristics.			



Non-Arm's Length	The following NAL's are eligible with proper documentation:  - Sale or transfers between members of the same family (transaction may not be due to any adverse circumstances)  - Property seller acting as his or her own real estate agent  - Borrower purchasing from his or her current landlord (cancelled checks or bank statements required to verify satisfactory pay history)  - Borrower is a mortgage broker or loan officer, or works for submitting broker.  - Borrower is related to realtor and/or loan officer who is representing them only.  - Investment property loans must be arms length		
Escrow Holdbacks	Not allowed		
LTV Determination	Rate & Term - use current appraised value  Cash-Out owned >= 6 months - use current appraised value  Cash-Out owned < 6 months (delayed financing) - use lesser of acquisition cost or appraised value (see delayed financing)		
	BORROWERS		
Eligible Borrowers  Non-Permanent Resident  Standard	Non-Permanent Resident Alien  - Visa types allowed E-1, E-2, E-3, EB-5, G-1 through G-5, H-1, L-1, L-2, NATO, O-1, R-1, TN NAFTA  - Visas must be current and have at least 6 months remaining from the close date, if less than 6 months provide		
	evidence that extension has been requested		
Non-Permanent Resident Non-Standard	Any residency status that meets FNMA guidelines is allowed provided the requirements listed below are met.  - Visa or EAD must be current and have at least 6 months remaining from the close date, if less than 6 months provide evidence that extension has been requested  - Must have a minimum of 2 years residency, credit, and employment history in the US and qualifying income is based on the 2 years income, the 2 year history is measured by note date  - The requirement for residency, Credit, employment may be reduced to 1 year with AUS Approve/Ineligible (Ineligible for loan amount, DTI and/or reserves)		



Entity vesting is allowed on non-owner occupied only, the following are required

- Entity type is LLC or Corporation
- Borrower(s) must represent a minimum of 50% of the entity ownership
- 4 borrower MAX
- U.S. domiciled entities only
- Purpose of entity must be for real estate acquisition
- ACH Required
- Borrower(s) must sign a personal guarantee

Documentation verifying the following must be provided.

#### For LLC:

## **Entity Vesting**

- Verify entity membership with formation docs or other entity documentation
- Provide federal licensing entity ID number (EIN)
- Show the entity is in good standing

#### For Corporations:

- Filed Certificate/Articles of Incorporation and all amendments (or equivalent)
- By-Laws and all amendments
- Evidence of good standing
  - Good standing is always required for the state in which the entity was formed (e.g., Certificate, screen shot from state website)
- EIN/Tax Identification Number
- Borrowing Resolution/Corporate Resolution granting authority of signer to enter loan obligation
- Receipt of current year franchise tax payment, clear search, or evidence the state does not require a franchise tax payment



	Purchase and Rate/Term only
	Cash-Out transactions are not allowed
	Blended Ratios are allowed using one of the three following options:
	Option 1:
	- Occupying borrower must have a DTI <= 60% AND
	- a minimum of 5% of the down payment must come from occupying borrower's own funds AND
Non-Occupant Co-Borrowers	- occupant borrower is responsible for 50% of the reserve requirement
	Option 2:
	- Occupying borrower must have a DTI <= 75% with combined DTI <= 40% AND
	- a minimum of 5% of the down payment must come from occupying borrower's own funds AND
	- occupant borrower is responsible for 50% of the reserve requirement
	Option 3:
	- True blended ratios are allowed at <= 75% LTV/CLTV
	- No occupant contribution required for down payment or reserves
	Defined as borrowers who have not owned residential property in the past 3 years
	If 1 borrower is an FTHB and the other borrower is not, then FTHB guidance does not apply. Property owned outside of the US is not
	considered in the FTHB determination.
	- All occupancy types allowed
First Time Home Buyer	- Subject rents on investment property transaction not allowed
	- Max 50% DTI
	- DTI > 40% requires 300% max payment shock
	Payment Shock = (Proposed Housing Payment / Present Housing Payment) * 100
	- For borrowers with no housing obligation in the previous 12 months, payment shock calculation is not required



	CREDIT	
	BORROWER CREDIT SCORE	
	- For borrowers with 3 scores, the middle score is used	
	- For borrowers with 2 scores, the lower score is used	
	TRANSACTION CREDIT SCORE	
Credit Score	The transaction credit score used for eligibility and pricing is determined as follows	
Credit Score	- The borrower credit score of the primary income producer is used	
	- For transactions where 2 or more borrowers have the same income level, the lowest borrower credit score is used	
	- For Asset Depletion and Asset Utilization the lowest borrower credit score is used	
	Note: Independent of which score is used for the Transaction Credit Score, a minimum 620 Borrower Credit Score is required for all	
	borrowers.	
	Appraisal and title valid for 120-days from note date	
Age of Credit Docs	Credit, Income, and Assets valid for 120 days from note date	
	YTD P&L age limit is 120 days	
Housing Payment History	Maximum of 1x30x12	
	0x30x12 required when credit score < 660	
	Institutional Lender/ Landlord	
	Payment history may be documented as follows:	
	- 12 months mortgage payment history on the credit report OR	
	- 12 months canceled checks OR	
	- Verification of Mortgage (VOM)/ Verification of Rent (VOR)	
	- Verifying housing payments, not reported on the credit report, can be eliminated if the following is present:	
Mortgage/Rental Verification	- File receives an AUS approve (AUS should be provided by broker, must reasonably match transaction terms)	
	Non-Institutional Lender/ Landlord	
	- Payments must be verified with either canceled checks or bank statements AND	
	- A copy of the note or lease is required to verify payment amount and due date	
	- Verifying housing payments can be eliminated if the following is present:	
	- File receives an AUS approve (AUS should be provided by broker, must reasonably match transaction terms)	



# Sequoia Non-QM Expanded

	Forbearance allows for borrower experiencing financial hardship to pause making mortgage payments. A recent forbearance, due to COVID-
	19, may be eligible based upon the following:
	- Borrowers who entered forbearance but continued to make timely payments and remained employed without income disruption, are
	eligible without any other requirements.
Forbearance	- Borrowers who participated in forbearance and missed payments have two options:
	1. Pay loan current by making all missed payments from borrower verified funds OR
	2. Make three monthly payments in lender modification plan after exiting forbearance.
	- Third payment must be made prior to note date.
	- Evidence the borrower has exited forbearance or entered the modification plan is required
	If the primary wage earner has 3 credit scores, the minimum tradeline requirement is met.
	Note: if the credit scores are derived from thin credit, for example authorized user accounts or new accounts with minimal usage, the
	borrower will need to qualify with one of the four options below.
	If the primary wage earner has only 2 credit scores, one of the following 4 options must be met.
	Multiple borrowers with the same income need to meet either the 3-credit score threshold or meet one (1) of the minimum tradeline
	requirements listed below.
	Primary wage earner ONLY must meet tradeline requirement.
	There are four (4) options:
Tradelines	1. 3 of 12: At least 3 tradelines reporting for a minimum of 12 months, with all 3 having activity in the last 12 months, accounts can be open or closed.
	2. 2 for 24: At least 2 tradelines reporting for a minimum of 24 months, with both having activity in the last 12 months, accounts can be
	open or closed.
	3. 8 for 8: No fewer than 8 tradelines are reporting, one of which must be a mortgage or a rental history.
	- At least one tradeline has been open and reporting for a minimum of 12 months
	- The borrower has an established credit history for at least 8 years
	4. AUS 4 for 4: AUS approval and no fewer than 4 tradelines are reporting, one of which must be a mortgage or a rental history.
	- At least one tradeline has been open and reporting for a minimum of 12 months
	- There is an established credit history of at least 4 years
	- Requirements can be met by primary borrower or 2 combined borrowers on same application
	Note: a satisfactorily documented housing history, not reported on the credit report, can be used to meet the tradeline minimums. If the
	AUS is used in lieu of documenting private housing payments, it cannot be considered as a tradeline for the purposes of meeting the
	minimum requirements.



Major Credit Events	3 year seasoning is required on all major credit events Seasoning is measured from date of credit event to note date and includes: Bankruptcy, Foreclosure, Deed-in-Lieu, Short-Sale / Short-Refinance, and Modification		
	Simple rate reduction modifications or modifications that were a result of a COVID-19 forbearance plan are acceptable with no restrictions		
Credit Report Security Freeze	If the credit report shows a security freeze and the borrower unfreezes credit after the date of the original credit report, a new report is required to reflect current and updated information		
Collections & Charge Offs	Collection and charged-off accounts that do not impact title do not need to be paid off if:  Individual accounts less than \$500 and cumulative balance \$2,500 or less  Medical collections up to \$10,000 cumulative  Collections and charge-offs that have passed the individual state statute of limitations  A balance on a charged-off mortgage does not need to be addressed unless attached to our subject property  Collections and charge-offs not excluded by one of the above 3 exceptions must be paid or may remain open with the following  Payments for open charge-offs or collections are included in the DTI (subject to program DTI restrictions). If a payment amount is not known, 5% of the balance may be used as the payment AND/OR  Reserves are sufficient to cover the balance of the charge-offs or collections and meet reserve requirements  Note: A combination of reserves and debt service can be used to address open balances. For example: \$10,000 collection balance can be addressed by \$5,000 extra reserves and \$5,000 debt serviced at \$250 per month.		
	LIABILITIES		
Allowed - See LTV/CLTV grid  Junior financing can be lender or seller provided and must meet the requirements as defined by Fannie Mae  Junior financing used for purchase or fixed 2nd's seasoned for 12 months can be paid off for transaction to be considered rate & ter junior financing is a HELOC, total draws within previous 12-months cannot exceed the lesser of 2% or \$5,000 to be considered rate			
PACE / HERO Loans	Follow FNMA Any energy efficiency-based liens, like PACE or HERO, when paid off through loan proceeds, the transaction is treated like a rate & term. Cannot be subordinated.		



	TI 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	- The monthly payment may be excluded from the DTI calculation provided there are ten (10) or fewer payments remaining, and		
	the payment does not exceed 5% of the borrower's qualifying income		
	- Paying down installment debt to 10 payments or less to qualify is allowed with a DTI < 40%		
	- Business debt in borrower's name may be excluded with documentation to verify that the business has made 6 months of		
	timely payments and the debt is accounted for as an expense in the business tax returns. Only allowed with full		
	documentation income		
Installment Debt	- Student loans, whether deferred, in forbearance, or in repayment, .5% of the unpaid balance or the actual documented		
	payment		
	- To exclude contingent mortgage liabilities, document that the individual making the payment is also obligated on the		
	mortgage and document most recent 12 months timely payments		
	- Timeshares are considered installment debt, not a mortgage		
	- Non-mortgage debt paid by others can be excluded if evidence of 12 months of timely payments are provided showing		
	another party is paying		
	The minimum payment on the credit report or current statement is used in the DTI calculation:		
	- Revolving debt may not be paid down to qualify		
	- Revolving debt may be excluded if account is paid off, funds used to pay off account must be verified		
	- If there is no minimum payment amount is listed on the credit report and no supplemental documentation to support a		
Revolving Debt	payment is provided, then use the greater of \$10.00 or 5% of the outstanding balance		
Revolving Debt	- Business debt in borrower's name may be excluded with documentation to verify that the business has made 6 months		
	of timely payments and the debt is accounted for as an expense in the business tax returns. Only allowed with full		
	documentation income		
	- Non-mortgage debt paid by others can be excluded if evidence of 12 months of timely payments are provided showing		
	another party is paying		
	Revolving accounts may be excluded if paid to zero - Account does not need to be closed Installment debt may be excluded if paid off and		
Paying Off Debt to Qualify	closed		
	Paying down an installment loan to 10 months is allowed - Max DTI 40%		
	ASSETS		
	May be used for down payment and reserves on all income types with the following:		
	- Business funds may be used up to the borrower's percentage of ownership		
	- If account co-owner is also an owner or purchaser of the subject property, then assets can be used to the combined percentage		
	of ownership		
Business Funds	- Newfi to perform a cash flow analysis to determine that the use of business funds will not have a negative impact on the business, if		
	income from the business is being used to qualify		
	- Analysis of large deposits is generally not required, however, any recent large deposits outside the trend that approximate		
	the required funds to close should be addressed to ensure they are not borrowed funds		
	and the bottomed talling		



Commission Earned on Transaction	Commission earned from subject transaction by borrower who is a realtor or loan officer are considered to be seasoned funds usable for downpayment, closing costs, and reserves		
Crypto Currency	Crypto currency that has been converted to USD is an acceptable source of funds provided the crypto can be acceptably documented. Recently this asset type has gained more widespread popularity and documentation has improved. The documentation must show the acquisition date of the asset and it must show a sufficient history to meet 60-day seasoning requirements. Not all crypto currencies or crypto brokerages will provide for adequate documentation. An abundance of care must be used in reviewing statements provided.		
Gift Funds	<ul> <li>Min 5% Borrower contribution required for Primary Residence &amp; 2nd Home with LTV &gt; 75%.</li> <li>Minimum 10% Borrower contribution required for NOO.</li> <li>Gift funds must be from a family member, fiancé, or domestic partner</li> <li>Gift funds not acceptable for reserves</li> </ul>		
Reserves	All reserve requirements are based on subject property PITI or ITI if applicable  If transaction fits 2 categories listed below, only the larger requirement applies  Loan proceeds may be used to meet the reserve requirement  - 3 months PITI required for loan amounts of <= \$750,000  - 6 months PITI required for loan amounts of <= \$1.5MM  - 9 months PITI required for loan amounts > \$1.5MM		
Acceptable Sources of Reserves	<ul> <li>Funds in non-cash holdings (stocks, bonds, mutual funds) are not required to be discounted</li> <li>Cash surrender value of life insurance, annuities, etc.</li> <li>Retirement accounts used for reserves</li> <li>Employer sponsored savings plans (like a 401k) require TOW from employer which allow for hardship withdrawal (not required for IRA)</li> <li>Cash-Out proceeds</li> </ul>		
Unacceptable sources for Reserves	- Funds in a 1031 exchange account - Gift funds		



INCOME				
	Year to year earnings must be co Debt and Income	nsidered in accordance with Appendix Q Part 1026 of regulation Z - Standards for determining Monthly		
Famina Tranda	Stable or Increasing	Amounts should be averaged		
Earning Trends	Declining but Stable	If 24 month average shows a decline, but most recent 12 months has stabilized & there is no reason to believe that the income / employment will not change the most recent 12 month average may be used.		
	Declining	Income is ineligible		
Debt to Income Ratios (DTI)		otherwise 6 or loan amounts greater than \$3,500,000 7 80% LTV Max / Owner Occupied ONLY / 2 Year Full Doc ONLY		
	- 0% payment shock / 3 mont	ths additional reserves required		
- Purchase / Rate & Term / Cash-Out Debt Consolidation (Cash to borrower must meet Rate & Term Guidelines) ONLY  This option is designed for borrowers who are engaged as contractors and provide labor only.  This borrower can be treated like a wage earner, and 1040 are not required. There is no minimum or maximum amount of the is required to have been a contractor. Documentation must be provided that the borrower will not be responsible for any acceptable.  1099 Income (Documented No Expenses)  Document the income amount and the current receipt of income with pay vouchers, bank statements, employment contract Full amount of 1099 payouts can be used.  Requirements:  YTD earnings validated by paystubs, pay vouchers, WVOE, etc. Documentation from employer that borrower has no job-related expenses		e a wage earner, and 1040 are not required. There is no minimum or maximum amount of time the borrower actor. Documentation must be provided that the borrower will not be responsible for any additional om the employer, a WVOE, or the employment contract. Other conclusive documentation may be and the current receipt of income with pay vouchers, bank statements, employment contract, WVOE, etc. a be used.		



Obtain a copy of the trust agreement, or the trustee's statement, confirming the amount, frequency, and type of income being received.

Note: A borrower who is also a trustee may not supply the trustee's statement.

Trust Distributions with fixed payments

Document current receipt of trust income with one month's bank statement or other equivalent documentation.

Payments must have been received for 12 months or longer to be considered stable monthly income, unless the following requirements are met:

Trust Income

- the trust documentation reflects fixed payments,
- the borrower is not the grantor, and
- at least one payment is received prior to closing

Trust Distributions with Variable payments

Document the following:

- a minimum 24-month history of trust income by obtaining copies of the borrower's signed federal tax income tax returns for the most recent two years, and
- current receipt of trust income with one month's bank statement or other equivalent documentation



There are 3 methods of using these distributions:

- 1. Average of historical distributions found on 1099 or 1040
- 2. Evidence of current monthly automatic distribution
- 3. Imputed distribution for borrowers without current distribution history

The following documentation is required:

#### Method 1:

- Account Statement(s) reflecting available total balance for withdrawals.
- 2 prior years 1099-R or 1040
- Income will be averaged, based upon withdrawals over the past 24 months.

# IRA or Other Self-Directed Retirement Distributions

#### Method 2:

- Account Statement(s) reflecting the total available balance for withdrawals
- Evidence of automatic withdrawal (the document must reflect a termination date of not less than 36 months from application date)
- One-month proof of current receipt
- Current distribution amount will be used for income

#### Method 3:

- Account Statements reflecting available total balance for withdrawals
- Discount total balance by 10% if borrower is subject to early distribution penalty
- Maximum qualifying income is net balance divided by 36
- Full or partial account balances can be used

If income is from a 401K or IRA distribution, determine that the income is expected to continue for at least three (3) years from the application date. Funds do not need to be discounted for market driven financial products. However, if an early withdrawal penalty applies it must be applied to the IRA/401K balance.



	RSU income allowed with the following requirements listed below:
	- Company issuing the RSU must be publicly traded
	- RSU have been received for the prior 1 year
	- Must be likely to continue for the next 3 years, based on application date
	- Borrower must be employed at the same company that issued the RSU being used for income purposes
Restricted Stock Units (RSUs)	
	Calculating RSU qualifying income:
	Multiply the 200-day moving average stock price, by the number of vested shares distributed to the borrower in the most recent 12 months,
	then divide by 12.
	Example: if 100 vested shares were distributed in the past 12 months and the 200-day moving average stock price is \$125, multiply 100 x
	\$125, then divide by 12 =\$1,041.67 monthly income
	- Income may be used on 1 or 2 year documentation type
	- A Written Verification of Employment (WVOE) is required to show the breakdown of the income types
Variable Income	- Variable income earned for less than one year may not be used
Overtime / Bonus/Commission	- Variable income is averaged over the most recent 2 years + YTD or 1 year + YTD, however, if the most recent 12 months, or YTD,
	is lower, the income is averaged over the shorter period
	No limit on the number for Schedule C.
	A transaction may have up to 2 1065 and/or 1120 entities between all the borrowers.
Max # of Business Entities	REO held inside an entity is generally not considered an entity for this purpose provided the entity's sole activity is to hold real estate.  An entity with a percentage of ownership that does not require business returns is not considered in this calculation for max number of
	entities.
	Transactions that exceed the number of entities may be approved case by case via exception.
	1099s may be obtained and used to replace 1 or 2 calendar years of business or personal bank statements.
1099 In Lieu of Bank Statements	Some business owners will have one or more main customers with a 1099 relationship in place, those 1099(s) can be used to determine the
Option	gross receipts of the business in lieu of providing bank statements for the time period covered by the 1099.
	- Provide 1 or 2 years of 1099s
	- Evidence of year-to-date earnings must be verified via bank statements covering the YTD period  Intended for borrowers with 50% or more self-employment income
Business Bank Statement	May be combined with non-business income: i.e. SSI, rental income, W2 wages
(BBS)	Multiple bank accounts are allowed
	A minimum of 25% ownership in the business is required
Co Mingled Book Statement	Intended for borrowers with 50% or more self-employment income
Co-Mingled Bank Statement (Personal account used for	May be combined with non-business income: i.e. SSI, rental income, W2 wages
	Multiple bank accounts are allowed
business)	Borrower must be 100% owner of the business (borrower plus spouse with 100% ownership is allowed)
Business Narrative	A business narrative is required to be completed by the borrower, or loan officer, when using business bank statement or co-mingled bank
Business Harracive	statement income. The business narrative must be in the file prior to submission.



	Acceptable NSF/overdraft tolerances:
	The most recent 12 months are reviewed.
	- 1 / 3 / 3: If there are 1 or more occurrences in the most recent 3 months, then 3 occurrences are allowed
Non-Sufficient Funds (NSF) and	- 0 / 3 / 5: If there are 0 occurrences in the most recent 3 months, then 5 occurrences are allowed
Overdraft Protection on Bank	- Exceptions may be considered and must include (a) a letter of explanation from the borrower outlining the reasons for the occurrences
Statement Loans	and explanation how and when the issue leading to the occurrences was resolved, AND (b) additional compensating factors supporting the
	viability of income
	Note: multiple NSFs/overdrafts happening on the same day are counted as 1 occurance
Consistency of Deposits for Bank	Deposits will be reviewed and evaluated for consistency in size, number, and type. Inconsistent, or out of trend deposit activity, may require
Statement Income	further documentation or be excluded.
	- Any deposit exceeding 50% of the average monthly sales of the business is considered a large deposit
Evaluation of Large Deposits for	- Isolated large deposits are deposits that occur very infrequently. These deposits need to be sourced and confirmed
Bank Statement Income	as business income or they should be excluded
Bank Statement meome	- Six, or more, large deposits in a 12-month period can be considered as consistent and do not necessarily need to be sourced
	or excluded
	Method 1: Fixed Expense Ratio 50%
	A 50% fixed expense ratio is applied to total allowed deposits to determine the net business income
	Method 2: Third Party Expense Statement
	A CPA, accountant or tax preparer signed and dated statement indicating the percentage of expenses to gross annual sales/revenue
	- Must cover the 12 or 24 month period of the bank statements
	- The individual providing the statement, or the individual's firm, must have prepared the borrower's most recent tax returns
	- Verification evidencing the CPA, accountant or tax preparer's business and a current license are required
	Method 3: Third Part Prepared P&L
Methods for Calculating Bank	A CPA, accountant or tax preparer signed and dated P&L
Statement Income	- Must cover the 12 or 24 months period of the bank statements
	- Verification evidencing the CPA, accountant or tax preparer's business and a current license are required
	- Gross receipts on P&L must be within a 10% variance of allowable deposits
	Method 4: Deposits Minus Withdrawals
	- Take total qualifying deposits and subtract total withdrawals
	- Add back payments to partners/owners
	- Add back obvious major non-business expenses, like primary residence housing payments, income tax payments, etc.
	- Divide net income by borrower's percentage of ownership
	- Divide net income by number of months of BBS used, 12 or 24



Personal Bank Statement (PBS)	Intended for borrowers with 50% or more self-employment income May be combined with non-business income: i.e. SSI, rental income, W2 wages Multiple bank accounts are allowed A minimum of 20% ownership in the business is required Third party documentation of self-employment is required to support that the business has been in operation for the previous 2 calendar years and that the borrower(s) had ownership for same period May use 100% of qualified deposits in the personal account when there is evidence of a separate business account to show transfers and activity to support business operations
1099 Program (Alt Doc)	Designed for borrowers who are contractors with minimal expenses and receive 1 or more 1099s / year  Can be combined with all other income sources  There are 2 options to support and document income:  Option #1: Use a 10% expense ratio OR  Option #2: Provide a third party (tax professional) prepared Business Expense Statement OR P&L to a minimum 5% expense factor  Qualifying income is based on the 12 or 24 months average from total of all 1099's minus the expense factor YTD earnings must show that the income is ongoing with the following:  Paystub that reflects YTD earnings OR  Bank Statements, YTD or 4 months (whichever is less)
	The YTD earnings from the paystub or the total of deposits on the bank statements must be within 15% of the qualifying income.  - Some work may have a seasonal aspect and recent activity will not support the yearly average. Documentation must be provided to support seasonality.  - Some commission work may have irregular payouts. Proof of pending commissions may be acceptable to support continued income level.



# Sequoia Non-QM Expanded

	The CDA Cross Passints program is designed for self-ampleyed horrowers only
	The CPA Gross Receipts program is designed for self-employed borrowers only.  Cross receipts (income from the horrower's most recent toy year is based on data from a letter provided by the horrower's CPA. Not income
	Gross receipts/income from the borrower's most recent tax year is based on data from a letter provided by the borrower's CPA. Net income
	is determined by using either the 50% FER or a CPA provided expense letter.
	The CPA Gross Receipts Letter must address:
	- Percentage of ownership in business (Minimum 50% is required)
	- Total gross receipts for the most recent tax year filed, the specific tax year must be stated
	- Confirm CPA / Licensed Tax Preparer has prepared and filed borrower's taxes
	Business Bank statements must be provided to support the YTD gross receipts. The average bank statement deposits must be no lower
	than 85% of the monthly average amount reflected by the CPA letter. The number of bank statements required is as follows:
	- The lesser of 2 months or YTD if the CPA letter is based of the most recent tax year
CPA Gross Receipts	- The most recent 6 months if the CPA letter is based on tax year data that exceeds 12 months from the application date
	The following are required:
	- CPA / Tax Preparer provided expense statement
	- Underwriter must validate CPA/ Licensed Tax Preparer credentials.
	- Borrower must be a minimum 50% owner of the business
	- Evidence of the borrower's business and ownership position must be verified
	- Business bank statements must be provided to support income, Co-mingled or personal accounts are not allowed
	- Transcripts are not required
	- 80% Max LTV/CLTV
	- CPA/Tax Preparer must indicate they have prepared the borrower's returns
	CITY Tax Frequent must indicate they have prepared the borrower stretains
	The CPA P&L Program is designed for self-employed borrowers only.
	A P&L covering the most recent 12 months is provided by the borrower's CPA. Qualifying income is determined by taking the net income
	by CPA provided P&L and dividing by 12. The result is divided by the borrower's percentage of ownership in the business.
	2 months of recent Business Bank statements must be provided to support the P&L gross income. The average bank statement deposits
	must be no lower than 85% of the monthly average of gross income reflected by the CPA P&L.
	The following are required:
	- P&L must be signed/dated by CPA and borrower
CPA P&L Program	- Underwriter must validate CPA/ Licensed Tax Preparer credentials.
	- Borrower must be a minimum 50% owner of the business
	- Evidence of the borrower's business and ownership position must be verified
	- Bank statements must be provided, co-mingled accounts must be solo or joint with non-borrowing co-owner of business
	generating our income
	- Transcripts are not required
	- 80% Max LTV/CLTV
	- CPA must indicate they have prepared the borrower's returns
	of 74 mast malcate tricy have prepared the borrower steturns



Rental Income Along with Bank Statement and Alt Doc Income	Rental income may be included as a secondary income type and the following are required:  - A copy of the lease(s) for the rental property  - 80% of the lease amount can be used to determine the net cash flow of the rental property  - Verification of the receipt of rental income into a borrower owned account. Often it is difficult to pinpoint the exact rental amount being deposited, especially when the borrower has multiple REO. The UW has latitude but must exercise discretion to ensure that deposits reasonably support the rental amount. A minimum of 2 months bank statements is required, more can be provided, if needed, to support cash flow.  - Rental income deposits into the account used for the business income analysis must be removed from the gross sales evaluation  If the rental income deposits cannot be validated, the full PITI of the rental unit must be included in the DTI calculation.  Note: the above guidance can be used on full doc income types in lieu of providing tax returns
Bank Statement Rental Income (Primary Income Source)	Net long-term rental income is calculated by taking 90% of the lesser of combined lease amounts or average net deposits, minus the PITI.  Net short-term rental income is calculated by taking 80% of the lesser of combined lease amounts or average net deposits, minus the PITI.  The borrower is given credit for rental income commensurate with the borrower's ownership percentage in the property.  The following documentation is required:  A copy of the lease(s) or host report for the rental property  12 months bank statements verifying receipt of rents  Property profiles, or similar, that document the borrower's ownership position in each REO used to generate qualifying income  Entity formation docs for properties held in an entity



Real Estate Flipper Program	The Real Estate Flipper Program is designed for self-employed borrowers only. Income is derived from the capital gains associated with professionals who acquire, rehab, and then sell residential real estate. The qualifying income is a percentage of the gross profit which is the difference between the acquisition cost and the net liquidation value. The acquisition cost will be the purchase price plus transaction fees.  The liquidation value will be the sales price minus transaction fees. The gross profit is what's left over when we subtract the acquisition cost from the liquidation value. A percentage of this remainder is used for qualifying income as follows:  - 50% of the remainder divided by the borrower's ownership position in the project up to an LTV/CLTV of 75%  - 25% of the remainder divided by the borrower's ownership position in the project for an LTV/CLTV greater than 75%  In order to qualify for the Real Estate Flipper Program, the borrower must document 2 or more transactions spanning a minimum of 12 months. Flipper income can be used on its own or in conjunction with other income sources.  The following are required:  - ALTA from the acquisition of each project being considered  - ALTA from the sale of each project being considered  - 12 or 24 months of bank statements  - Borrower must be a minimum 25% owner of the project  - Transcripts are not required
History of Self-Employment (Full Doc and Alt Doc)	A 2-year history of self-employed history required on all loans  Less than 2 years but greater than 1 year can be considered case-by-case. Requirements are:  - Strong previous experience  - Job industry-specific training  - Previous work history to support lack of self-employment history
Tax Transcripts on Full Doc	- Required on all income used to qualify - Transcripts can match income type - Business transcripts not required if business income is reported on 1040 - Signed 1040's are not required - 3rd party WVOE can be used in lieu of W2 transcripts - Transcripts not required for subject investment property rental income
Tax Transcripts on Bank Statement, 1099, and CPA Gross Receipts	Transcripts and income validation not required for Bank Statement or 1099 1 & 2 year programs.  Transcripts are required for any non-1040 type full doc income used in conjunction with these 2 income types - i.e. W2 wages (see section on transcripts for alternatives)



Asset depletion is allowed as qualifying income on its own or combined with other income sources.

When asset depletion is used in any percentage of total qualifying income – must follow 12 Month Bank Statement/ 1 Year 1099 program for eligibility – Refer to matrix.

- If any AD is used on a full doc or Alt Doc loan, the file must be registered on an Asset Depletion program
- AD follows 12-month Bank Statement program eligibility
- If AD is not the majority of the qualifying income, reserves are required

#### **QUALIFYING ASSETS**

Qualifying assets are the assets that remain after down payment and closing costs.

Minimum required qualifying assets must meet one of the following 4 options:

- \$1,000,000 OR
- 150% of the loan amount OR
- \$400,000 provided the borrower has 60 months of total liabilities\* net of funds to close. Example: borrower total liabilities is \$8200, 60-month total is \$492,000. If the borrower has \$492,000 net of transaction costs, then the borrower is eligible to asset deplete as little as \$400,000 in qualified assets.

### **Asset Depletion**

- \$200,000 if the AD income represents 25% or less of the total qualifying income

#### **Total liabilities**

- Monthly consumer debt
- REO PITI or calculated negative cash flow
- Subject PITI
- Child support
- Etc.

#### INCOME CALCULATION

Qualifying assets / 60

#### Restrictions

- Non occupant co-borrower not allowed.
- Maximum 50% DTI
- Min credit score of 660
- Gift not allowed.
- Cash out maximum equity withdrawal is \$500,000. No limit on delayed financing



#### **Documentation Requirements**

- All individuals listed on the assets used for depletion must be owners or buyers of the property. Any non-borrower on the accounts must be a spouse or domestic partner of our borrower. A credit report is required for all non-borrowers, any debts not already included must be added for our DTI calculation. For simplicity purposes, a joint report can be provided. If non-borrower credit report is not provided, 50% of the asset may be used
- Other individuals listed on an account not fitting the category above makes the asset ineligible
- Asset verification requires 3 months account statements

#### Eligible Assets

- 100% of checking, savings, money market, savings bonds, and CDs
- 80% of stocks, mutual funds, and bond funds
- Retirement assets, which are subject to early withdrawal penalty, deduct 10% from categories listed above
  - IRA
  - 401k
  - Self-employed retirement accounts
- Cash surrender value of life insurance, annuities, etc.

#### Ineligible assets

- Business funds\*\*
- Non vested RSU
- Real estate equity
- Stock in non-publicly traded companies
- Crypto currency
- Public Sector retirement income plans
- Assets which produce income already included in the income calculation
- Assets not held in a U.S. based financial institution

### Asset Depletion (cont.)

<sup>\*\*</sup>Note: personal funds inside an entity created solely for liability purposes are eligible



# Sequoia Non-QM Expanded

For Asset Utilization the borrower must have enough seasoned assets to cover transaction requirements (down & closing), plus sufficient Remainder Funds that cover the loan amount and monthly debt for the next 5 years. No debt ratios are calculated and neither employment nor income are required to be disclosed on the 1003. If the borrower meets the minimum Remainder Funds threshold, the borrower is income qualified.

#### Requirements

- Funds must be seasoned for 6 months (6 months of statements are required)
- Funds must be in a personal account or personal trust account
- Joint accounts with a non-borrower allowed only if joint account holder is a spouse and a co-buyer or co-owner of the property. Joint account holder credit report required for use of 100% of the asset
- Minimum post close liquidity is \$350,000

#### Restrictions

- Max LTV of 80%
- Min credit score of 660
- No gift funds
- Non-occupant co-borrowers not allowed

### Remainder Funds Requirement

Total Remainder Funds required are the sum of the following:

- Loan amount
- 60 months of borrower's total personal debt load
  - Joint account holder, if applicable, liabilities from the credit report are added to this total
  - REO is calculated at net cash flow level
  - Contingent liabilities or debt otherwise excluded is not counted

#### Eligible Assets

- 100% of checking, savings, money market, savings bonds, and CDs
- 80% of stocks, mutual funds, and bond funds
- 70% of retirement assets for borrowers under 59 ½.
  - IRA
  - 401k
  - Self-employed retirement accounts

#### Ineligible assets

- Business funds
- Non vested RSU
- Real estate equity
- Stock in non-publicly traded companies
- Crypto currency
- Public Sector retirement income plans

#### **Asset Utilization**

<sup>\*\*</sup>Note: personal funds inside an entity created solely for liability purposes are eligible



Short Term Rental Income	Qualifying Income can be used for property that is rented on a short-term basis though services like Airbnb and VRBO. The income is underwritten in the same manner as long-term rentals, as the rental activity will typically show up on Schedule-E. Host reports showing the monthly income are used to show current rental activity. Bear in mind that many STR properties will have a seasonal component. For STR properties obtained after the borrower's most recent filed tax return, income can be derived from a third party STR facilitator's host report. Companies like Airbnb and VRBO provide summary reports which show the net payout to the owner for each property. Depending on the length of time the property has been in service, an AirDNA report can be pulled to help determine the usable rental income. The AirDNA will show any seasonal aspect of the property's cash flow. The Newfi UW will obtain the AirDNA report if needed. The AirDNA report is used to support the property's actual income, it is not used to determine future possible income.  When using an STR host report for income, 80% of the payout to the owner will be used. The PITI is applied to determine the properties net income or net loss.
Departure Property 3 Options	Option 1:  If the current residence is pending sale but the transaction will not close prior to the subject transaction, the current PITI may be excluded with the following:  1. The executed sales contract for the current residence AND  2. Confirmation that all financing contingencies have been cleared.  Option 2:  If the current residence will become a rental property, the net rental income may be used to offset carrying costs or to add to qualifying income.  The following 3 items are required  1. Copy of current lease AND  2. Proof of receipt of deposit and 1st month's rent AND  3. Evidence rent is near market, either a 1007 or other underwriter/loan officer obtained confirmation of market rent is required.  4. Use lease and apply the 75% rule to determine cash flow.  Option 3:  If the departure prop is unleased, then the PITI can be offset with market rents  Positive cash flow from departing residence without a lease in place may not be added to income.  Use market rent and apply the 75% rule to determine cash flow.
	An additional 2 months of PITI on our subject property is required when using market rent from an unleased property.  APPRAISAL & PROPERTY INFORMATION
	- ALTIOUSAE & TROLERT IN ORMATION
Appraisal Requirements	A second appraisal is required when any of the following exist:  - The transaction is a flip (see Property Flipping section)  When a second appraisal is required, the value is based on the lower of the two (2) values. The second appraisal must be from a different company and appraiser than the first appraisal.



	- Appraisal must be dated within 120 days of the note date
Appraisal Age	- Re-certs of value are allowed and valid for 120 days, original report age cannot exceed 12 months
	- Properties with Condition Ratings of C4 or better required
Appraisal Review	An appraisal review product is required on every loan unless a second appraisal is obtained, one of the three options below is acceptable:  - CDA from Clear Capital OR  - ValREVIEW from Valligent OR  - Collateral Underwriter (CU Score) less than 2.5 OR  - A field review or a second appraisal is also acceptable – These must be from a different company and appraiser than the first appraisal  If the CDA/ValREVIEW reflects a value of 10% or less below the appraised value, the appraised value is accepted  If the CDA/ValREVIEW reflects a value of more than 10% below the appraised value, a field review or a second appraisal is required
Declining Property Value	If the trend of property values is downward, a declining market exists and a 5% LTV reduction from the LTV product matrices for LTVs greater than 70%
	Non-Owner Occupied
	- Rate & Term: Any active listing must be cancelled prior to going to closing
	- Cash Out: Properties listed for sale in the past 6 months are not allowed*
Recently Listed Properties	Owner Occupied and 2nd Home - Rate & Term: Properties listed at the time of application are eligible provided listing is cancelled prior to going to closing - Cash Out: Properties listed for sale in the past 6 months are not allowed*  *Note: 6 months is counted from listing cancellation date to note date
Acreage Limitation	No more than 20 acres
Transferred Appraisals	Allowed
Eligible Property Types	Single Family (attached and detached) PUD Warrantable Condo - in established projects only Non-Warrantable Condo in established projects considered on a case by case basis via exception. 2 - 4 Units



Accessory Dwelling Unit (ADU) Rents	Accessory Dwelling Unit (ADU) Rents ADUs are becoming increasing popular in many locations across the US as housing gets more scarce and more expensive. Using rents from an ADU are acceptable with the following requirements:  - Appraisal shows the ADU to be legal  - Appraiser to provide comparables with ADUs  - Multi-family or multi-ADU acceptable provided total unit count is less than or equal to four  Refinance  - Appraiser to address ADU rents on a 1007  Purchase
	- Follow guidance above Rental Income Calculation section, however, STR not allowed  We follow standard industry insurance requirements, with the following overlays allowed  1-4 Unit Coverage Overlays  - Allow for greater than 5% deductible. Maximum of 10%  - Allow for less than full replacement cost on roof coverage. One example is policies that provide for full replacement cost thru year 15, but thereafter revert to actual cash value HOI Overlay Requirements:  - The transaction reserve floor is the lesser of \$30k or 12 months PITI
Property Insurance	Condo Master Coverage Overlays  - Allow for greater than 5% deductible. Maximum of 10%  - Allow for less than full replacement cost on roof coverage. One example is policies that provide for full replacement cost thru year 15, but thereafter revert to actual cash value  Condo Master Overlay Requirements:  - Regardless of transaction requirements, an HOA budget must be provided for review. Budget must contain required reserve holdback*  - Files with credit exceptions are not eligible  *For condos treated like an SFR (small projects or detached), please see requirements for 1 - 4 Unit Coverage



Property Zoning	Zoning designations are determined by the City or County based on the property location, each governing entity has their own unique zoning titles or descriptions. The property's specific zoning will describe, in general, what type of activity is allowed, and the density that is allowed. Regardless of what the zoning designation is for the subject property, the property must meet the 3 requirements listed below.  - The current usage of the subject property is residential  - Residential must be an allowed usage of the subject property zoning  - Residential must be the highest and best use of the subject property, as defined by the appraiser  As long as the property passes the 3 question test listed above, the zoning designation is acceptable.
Non-Residential Improvements	Any non-residential improvements, like shops, storage structures, barns or animal shelters must meet the criteria listed below:  - Must be minor in scope  - Common for the area  - They must have no impact on the property being residential in nature  - They must be given only nominal contributory value by the appraiser and not impact marketability
Horse Improvements	Must be minor in nature and consistent with owner usage only. In general, a 1 to 4 horse stable is acceptable. Small fenced off riding areas are usually acceptable. Any improvements that indicate usage for more than the owner, like grandstands, parking areas, guest quarters or excessive vehicles, will make the property ineligible. The horse improvements must meet the following test:  - Must be minor in scope  - Common for the area  - They must have no impact on the property being residential in nature  They must be given only nominal contributory value by the appraiser and not impact marketability
Rural Properties	Allowed Max LTV/CLTV 70%  Considered Rural when 2 of the 3 listed below are present <b>OR</b> the appraiser has designated the property as rural:  - Non paved service road  - 3 comps are > 5 miles away from the subject property  - Subject surrounding area is less than 25% built up



Ineligible Properties	- New Projects, Condotels & resort style condos - Unique style homes: earth, dome, etc Property condition of C5 or C6 - Working farms or ranches - Group Homes, for example, assisted living and drug/alcohol rehab facilities - Leaseholds
Warrantable Condos (Established Projects Only)	- Established projects ONLY - Detached units and small projects (2-4 condos) follow FNMA guidance (No HOA review required) HOA Review Type: follow FNMA requirements
Non Warrantable Condos (Established Projects Only)	The following may be considered via exception. Exception pricing will be applied: - Investor concentration greater than 50% - Commercial space greater than 25% - Single entity ownership > 20%
Property Flips	A property is considered a flip if either of the following are true:  - The purchase price exceeds the seller's acquisition cost by more than 10% if the property was acquired 90 or fewer days prior to the borrower's purchase contract date  - The purchase price exceeds the seller's acquisition cost by more than 20% if the property was acquired 91 – 180 days prior to the borrower's purchase contract date  If the property is a flip based on the guidance above, a second appraisal is required



	TEXAS REFINANCES
Texas 50(a)(6)	A Texas 50(a)(6) mortgage is a loan originated under the provisions or Article XVI, Section 50(a)(6), of the Texas Constitution, which allows a borrower to take equity out of a homestead property under certain circumstances. Any cash back is considered cash-out. Primary residence allowed only. All borrowers must be on title and occupy.  - Max LTV / CLTV is 80%  - No interest-only  - No prepayment penalties  - Only 1 Unit properties are allowed: SFR (attached or detached), PUD (attached or detached), Condominium  - New subordinate financing is not permitted, HELOC subordinate financing is not permitted (existing HELOC must be closed), an existing Texas 50(a)(6) second mortgage may not be re-subordinated to a new Texas 50(a)(6). Must be paid off at closing  - At least one new full appraisal is required  - No Foreign Nationals  - 1-year seasoning of prior Texas 50(a)(6) loan required  - Loan cannot close until 12 calendar days after the "Notice Concerning Extensions of Credit" is signed  - Borrower-paid fees cannot exceed 2% of loan amount
Texas 50(f)(2)	A Texas Section 50(f)(2) mortgage is a rate and term refinance of an existing Texas 50(a)(6).  - Max LTV / CLTV is 80%  - ZERO cash back allowed. Proceeds to pay off only existing Texas 50(a)(6) lien, other permitted liens on homestead (property taxes, owelty lien, mechanic's lien), actual costs and reserves required by lender to refinance  - 1-year seasoning of prior Texas 50(a)(6) loan required  - Loan cannot close until 12 calendar days after the "Notice Concerning Refinance of Existing Home Equity Loan to Non-Home Equity Loan" is signed