EXPANDED DSCR

	DSCR >=1.00					
Max Loan Amount	Minimum Purchase/Rate & Term Cash Out** FICO LTV* LTV		Reserves ***			
	720	80%	75%			
\$1,000,000	700	75%	70%	6 Months****		
\$1,000,000	680	75%	65%	o Months		
	660	70%	65%	1		
	700	75%	70%			
\$1,500,000	680	70%	60%	6 Months		
4	660	65%	60%			

^{*2-4} units and condo – Max. LTV is 75%.

^{****3} months PITIA reserves required if the loan amount is <=\$500K.

DSCR >=0.75					
Max Loan Amount	Minimum FICO	Purchase/Rate & Term LTV	Cash Out* LTV	Reserves **	
\$1,000,000	720 700	75% 75%	70% 65%	6 Months***	
	680 660	70% 60%	60% 60%	O WOTHITS	
\$1,500,000	700	70%	65%	6 Months	

^{*} Max. cash out: LTV > 60% (\$500K)

LTV <=60% (Unlimited)

^{***3} months PITIA reserves required if the loan amount is <=\$500K

NO RATIO DSCR				
Max Loan Amount	Minimum FICO	Purchase/Rate & Term LTV	Cash Out* LTV	Reserves **
	740	75%	65%	
	720	70%	60%	
\$1,000,000	700	65%	60%	6 Months***
	680	65%****/60%	60%	
	660	60%	60%	
\$1,500,000	740	70%	60%	6 Months
	700	65%	60%	O MONUTES

^{**} Max. cash out: LTV > 60% (\$500K) / LTV <=60% (Unlimited)

^{***}The subject property reserves only. No reserves for additional financed property.

^{**}The subject property reserves only. No reserves for additional financed property.

*Max. cash out: LTV > 60% (\$500K) LTV <=60% (Unlimited)

- **The subject property reserves only. No reserves for additional financed property.
 ***3 months PITIA reserves required if the loan amount is <=\$500K.
 ***** Purchase Only. 60% for R/T

***** Purchase Only. 60% for R	CEN	EDAL DECLUDE	MENTO			
	GEN	ERAL REQUIRE	MENIS			
Underwriting Method	 Manual Underwriting Only All compliance requirements must be met with Federal & State regulations. Evidence of agency ineligibility is required. Interest Only is not allowed. 					
Appraisal report	transaction Transferre	transactions as defined by the CFPB. Transferred appraisal report is allowed. Follow MCFI policy.				
Minimum FICO	 660 with at least two (2) scores per borrower. Mid fico or lower of the two scores (per borrower) will be used to qualify. 					
Loan amount	Minimum - Maximum	\$150,000 - \$1,500,000				
	Debt Serv No Ratio	ice Coverage (D	SCR)			
	Doc Type		No Ratio		~	
MEGA LOS Doc Type Options	Amortization Rate Lock Pe	**	Full Document 12 Mo. Personal Bank Statements 24 Mo. Personal Bank Statements 12 Mo. Business Bank Statements 24 Mo. Business Bank Statements Other Bank Statements 1 Yr. Tax Returns VOE Asset Utilization			
	Reserves Available Debt Service Coverage (DSCR) No Ratio					
	Doc Type	Code	Term	Amort type		
					Prepay Term	
		XDSCR30	30yr Fixed	Full	-	
		XDSCR5P30	30yr Fixed	Full	- 5yr	
		XDSCR5P30 XDSCR4P30	30yr Fixed 30yr Fixed	Full Full	- 5yr 4yr	
		XDSCR5P30 XDSCR4P30 XDSCR3P30	30yr Fixed 30yr Fixed 30yr Fixed	Full Full Full	5yr 4yr 3yr	
		XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed	Full Full Full	- 5yr 4yr 3yr 2yr	
	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed	Full Full Full Full Full	5yr 4yr 3yr	
	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM	Full Full Full Full Full	5yr 4yr 3yr 2yr 1yr	
	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR2P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR2P5/6 XDSCR1P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr	
Program Codes	DSCR	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR2P5/6 XDSCR1P5/6 XDSCR1P5/6	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr	
Program Codes		XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5P5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR1P5/6 XDSCR1P5/6 XDSCR1P5/6 XNR30 XNR5P30 XNR4P30 XNR3P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr	
Program Codes	DSCR No Ratio	XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5P5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR1P5/6 XDSCR1P5/6 XNR30 XNR5P30 XNR4P30 XNR3P30 XNR3P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 3/6 30yr ARM 3/6 30yr ARM 3/6 30yr ARM 3/6 30yr Fixed	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 2yr 1yr - 5yr 4yr	
Program Codes		XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5P5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR1P5/6 XDSCR1P5/6 XNR30 XNR5P30 XNR4P30 XNR3P30 XNR2P30 XNR2P30 XNR1P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 30yr Fixed	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr	
Program Codes		XDSCR5P30 XDSCR4P30 XDSCR3P30 XDSCR2P30 XDSCR1P30 XDSCR5P5/6 XDSCR5P5/6 XDSCR4P5/6 XDSCR3P5/6 XDSCR3P5/6 XDSCR1P5/6 XDSCR1P5/6 XNR30 XNR5P30 XNR4P30 XNR3P30 XNR3P30	30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 30yr Fixed 5/6 30yr ARM 3/6 30yr ARM 3/6 30yr ARM 3/6 30yr ARM 3/6 30yr Fixed	Full Full Full Full Full Full Full Full	- 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 3yr 2yr 1yr - 5yr 4yr 2yr 1yr - 5yr 4yr	

	1) (1 I D	15-10	= /0.00			
			4P5/6	5/6 30yr <i>A</i>		Full	4yr
	XNR3 XNR2		3P5/6	5/6 30yr <i>A</i>	ARM	Full	3yr
			2P5/6	5/6 30yr A	ARM	Full	2yr
			1P5/6	5/6 30yr A		Full	1yr
		MINIX	11 3/0	3/0 30yi /	AL XIVI	i uii	1 91
Qualifying Rate	Qualifying ratios are based on PITIA payment with the principal and interest payments amortized over the loan term. • 5/6 SOFR: (2/1/5 Cap Structure) ○ Qualify borrower(s) at original Note Rate ○ Margin: refer to rate sheet ○ Minimum Interest rate Floor is Margin • 30 Year Fixed						
Subject Property Reserves	Required subje	ect prope	rty rese	erves are PIT	ΓIA based	on the q	ualifying rate.
DSCR	Minimum DSCR = 0.75 No Ratio DSCR is allowed.						
Approved States	All MCFI appro						
MLO State Licensing Exemption	The following states will allow for the origination of DSCR loans without a license: Colorado Georgia* Michigan South Carolin Connecticut Hawaii Montana Tennessee District of Columbia Maryland Nebraska Texas Delaware Massachusetts Pennsylvania Washington Florida* *Title must be held by an LLC. Individuals are prohibited.				South Carolina Tennessee Texas		
Declining Market	5% LTV reduction is required.						
ARM Index	SOFR 30 Day	Avg inde	ex			1	
	TERMS	CAF	S	INDEX	MARG	IN	_
ARM term	5/6 ARM	2/1/		SOFR	See R	ate	
Derogatory Housing History	 Derogatory Housing Events: Housing Events as Foreclosures, Short Sale, Deed in Lieu, Default Modification, Notice of Default, or 120+ Days Delinquent Bankruptcies are considered Housing Events, inclusive of Chapter 7, 11, and 13 Defaulted first and second mortgages on same property are considered one (1) event. Seasoning lookback is from the date of discharge/dismissal or property resolution (completion date), as of the note date. Modification look back commences at inception (when loan was permanently modified) 4 years seasoning is required. Housing History Twelve (12) month mortgage/housing history is required. 0 x 30 days x 12 						
Max. Cash-Out Limits	 LTV > 60% - \$500K LTV <= 60% - Unlimited Cash-out proceeds can be used for the reserves. 						
Prepayment Penalty	Hard prepayment periods up to 5 years eligible- see rate sheet.						

	The propagation of the propagati
•	The prepayment charge will be 5% and applied to any curtailment or the
	entire outstanding principal balance during the prepay period.
•	Permitted on investment property loans only. The loans with prepayment penalties in the following states are ineligible. All other loans with a prepayment penalty must be in compliance with applicable state law. Oregon-requires state specific disclosure besides the Note and SI
	Rider
	Illinois to individual borrowers. Permitted to legal entities when APR is =<8%
	Kansas
	Maryland
	Minnesota
	New Jersey to individual borrowers. Permitted to legal entities.
	New Mexico
	North Dakota
	Ohio loan amounts <\$107,633 (for 2023)
	Pennsylvania loan amounts =<\$301,022 (for 2023)
•	Washington ARM loans. Permitted on Fixed rate loans

	BORROWER ELIGIBILITY		
Eligible Borrowers	 U.S. Citizens Permanent Resident Aliens Non-Permanent Resident Aliens 		
Permanent Resident Alien	 A permanent resident alien is a non-U.S. citizen authorized to live and work in the U.S. on a permanent basis. Permanent resident aliens are eligible for financing. Acceptable evidence of lawful permanent residency must be documented and meet one of the following criteria: I-151 – Permanent Resident Card (Green Card) that does not have an expiration date. I-551 – Permanent Resident Card (Green Card) issued for 10 years that has not expired. I-551 – Conditional Permanent Resident Card (Green Card) issued for two (2) years that has an expiration date, if it is accompanied by a copy of USCIS form I-751 requesting removal of the conditions. Un-expired Foreign Passport with an unexpired stamp reading as follows: "Processed for I-551 Temporary Evidence of Lawful Admission for Permanent Residence. Valid until mm-dd-yy. Employment Authorized." 		
Non-Permanent Resident Aliens	 The following Visa classifications are allowed as Non-Permanent Resident Aliens: E-1, E-2, E-3 H-1B C-1 EB-5 NATO TN (NAFTA)R-1 Copies of the Borrower's passport and unexpired visa must be obtained. Acceptable alternative documentation to verify visa classification is an I-797 form (Notice of Action) with valid extension dates and an I-94 form (Arrival/Departure Record). Borrowers unable to provide evidence of lawful residency status in the U.S. are not eligible for financing. A valid employment authorization document (EAD) must be obtained if the visa is not sponsored by the Borrower's current employer. If the visa will expire within six (6) months of loan application, it is acceptable to obtain a letter from the employer documenting the Borrower's continued employment and continued visa renewal sponsorship (employer on the loan application must be the same as on the unexpired visa) 		

If a non-U.S. citizen is borrowing with a U.S. citizen, it does not eliminate visa or other residency requirements. Individuals in possession of spouse or family member visas are to qualify as co-Borrowers only. A valid EAD must be provided to use income for qualification. Borrowers who are residents of countries which participate in the Department of Homeland Security's Visa Waiver Program (VWP) will not be required to provide a valid visa. Participating countries can be verified through the U.S. Department of State website: https://www.dhs.gov/visa-waiver-program-requirements Purchase and Rate & Term Refinances only. First Time Home Buyer Not allowed. Properties vested in any of these manners are limited to Investment and Business Purpose. The following requirements must be met: - For an LLC, the purpose is for the ownership and management of real estate - All LLC owners (max four (4)) are Borrowers on the transaction All Borrower(s) must execute Occupancy Certification For DSCR Borrower(s) obtaining a Rate/Term or Cash Out Refinance loan, the Borrower must execute MCFI Business Purpose & Occupancy Affidavit. Guarantor(s) must be a manager or majority owner (25% or greater) of the business entity and is subject to the same underwriting requirements as an individual Borrower. Personal Guarantor(s) required if note is not being signed individually (see below for signing example) and must sign all closing documents and disclosures. All Borrower(s) will be required to provide Personal Recourse - The following LLC documents are required: Articles of Incorporation Operating Agreement Tax Identification Number Certificate of Good Standing **Limited Liability Companies** - Layered entities are permitted up to two (2) layers when there is a single (LLC) Guarantor of the top entity which is, 100% owner/guarantor of bottom entity (title holder/borrower). o Guideline requirements above must be met for each entity. LLC Signature Requirements o The note must be signed by both the applicant(s) in their individual capacity and as member(s) and/or manager(s) of the LLC. All members of the LLC must sign the note as member(s) of the LLC. in addition to any other signature requirements. In cases where there will not be any individual capacity signatures, each member/manager must sign a Personal Guaranty. The Mortgage/Deed of Trust/security instrument should be signed by all member(s) of the LLC in their capacity as member(s) and/or manager(s) of the LLC. Any non-borrowing member will be required to sign the note and mortgage/deed of trust in their capacity as member(s). Example: **Note:**

John Smith (Individual signature if person is not signing a Personal Guaranty)

John Smith, as member of ABC Properties, LLC

	Mortgage/Deed of Trust:			
	John Smith, as member of ABC Properties, LLC			
Ineligible Borrowers	 Irrevocable or Blind Trusts Land Trusts Borrowers with diplomatic immunity DACA & asylum applicants Non-occupant co-borrower Borrowers(s) with residence of any country not permitted to conduct business with U.S. Companies as determined by U.S. government authority. 			

	OCCUPANCY ELIGIBILITY
Non-Owner Occupied	 Occupancy designation for an income producing property where the Borrower does not occupy the Subject property. All borrower(s) must execute the Occupancy Certification. For DSCR Borrower(s) obtaining a Rate/Term or Cash Out Refinance loan, the Borrower must execute the MCFI Business Purpose & Occupancy Affidavit. For non-owner-occupied loans with a Guarantor, the Borrower(s) providing the guarantee must execute the Personal Guaranty Agreement. Rural properties not permitted.

	TRANSACTION ELIGIBILITY
Purchase	 A purchase transaction is one which allows a buyer to acquire a property from a seller where the proceeds of the transaction are used to finance the acquisition of the Subject property. The lesser of the purchase price or appraised value of the Subject property is used to calculate the LTV. Sellers must have owned the property for more than 12 months, otherwise the transaction is subject to review as a Flip Transaction. Scenarios that meet the definition of a Flip Transaction must meet the requirements provided in that section. Bank owned REO and Corporate Relocations are eligible and not considered a flip transaction. Maximum Interested Party Contributions permitted up to 6%.
Rate & Term	 A Rate / Term Refinance transaction is when the new loan amount is limited to the payoff of a present mortgage for the purpose of changing the interest rate and/or term of mortgage only with no additional cash or advancing of new money on the loan unless it is below the limited cash out amount. A seasoned non-first lien mortgage is (1) a purchase money mortgage or (2) a closed end or HELOC mortgage that has been in place for more than twelve (12) months and/or not having any draws greater than \$2,000 in the past twelve (12) months. Withdrawal activity must be documented with a transaction history from the HELOC. Limited cash to the Borrower must not exceed the greater of \$2,000 or 1% of the principal amount of the new mortgage to be considered a Rate & Term refinance. The LTV/CLTV will be based off of the appraised value. Loan must be used to pay off existing lien on the Subject mortgage and cash to the Borrower must not exceed the greater of \$2,000 or 1% of the principal amount of the new mortgage.

	 Properties that have been listed for sale by the Borrower within the past six (6) months from the loan application date are subject to incremental Early payoff ("EPO") protection. Please contact the MCFI lock desk. Incremental Early Payoff (EPO) protection will not be required if the
	subject is an investment property and the borrower can provide an
	executed twelve (12) month lease from the tenant and evidence of
	payment for some combination of monies received (1st, last and security)
	The rate / term refinance of a construction loan is eligible with the following
	 conditions: If the lot was acquired twelve (12) or more months before applying for the subject loan, the LTV is based on the current appraised value of the property.
	o If the lot was acquired less than twelve (12) months before applying for the construction financing, the LTV is based on the lesser of (i) the current appraised value of the property and (ii) the total acquisition costs.
	 Refinance of a previous Cash-Out seasoned < 1 year will be considered Cash-Out refinance.
	 Refinancing of a Land Contract is considered a purchase and LTV should be calculated using purchase price.
	A Cash-Out Refinance transaction allows the Borrower to pay off the
	existing mortgage by obtaining new financing secured by the same property or allows the property owner to obtain a mortgage on a property
	that is currently owned free and clear. The Borrower can receive funds at
	closing if they do not exceed the program requirements.
	To be eligible for a Cash-Out Refinance the Borrower must have owned
	the property for a minimum of twelve (12) months prior to the application
	date. Borrower must have owned the subject property 12+ months using data of original acquisition and subject loan note date for timing.
	 Properties listed for sale by the Borrower within the last six (6) months are
Cash-Out	not eligible.
	Current appraised value can be used for the final value.
	Refinance of a previous Cash-Out seasoned < 1 year will be considered
	Cash-Out refinance.
	 Refinancing of a Land Contract is considered a purchase and LTV should be calculated using purchase price.
	 A Texas 50(a)(6) loan is ineligible.
	 Cash out is for business purposes only and the borrower must provide an
	LOE detailing the purpose and use of the proceeds.
	Borrower must sign both the Business Purpose and Occupancy Affidavit
	and Occupancy Certification
	 Continuity of obligation occurs on a refinance transaction when at least one of the Borrower(s) (or members of the LLC) on the existing mortgage
	is also a Borrower / LLC on the new refinance transaction secured by the
	subject property.
	When an existing Mortgage will be satisfied as a result of a refinance
	transaction, the following requirements must be met:
	 At least one Borrower on the refinance mortgage held title to for the most recent six (6) month period (12 months for the cash-out
Continuity of Obligation	transaction) and the mortgage file contains documentation evidencing
-	that the Borrower has been making timely mortgage payments,
	including the payments for any secondary financing, for the most
	recent six (6) month period. (12 months for the cash-out transaction.) At least one Borrower on the refinance Mortgage inherited or was
	At least one Borrower on the refinance Mortgage inherited or was legally awarded the Mortgaged Premises by a court in the case of
	divorce, separation, or dissolution of a domestic partnership.
	 Title resolution prior to closing of subject loan (preferable prior to
	application)

Subordinate Financing	Not allowed.			
Flip Transactions	 When the subject property is being resold within three hundred sixty-five (365) days of its acquisition by the seller and the sales price has increased more than ten (10%), the transaction is considered a "flip". To determine the three hundred sixty-five (365) day period, the acquisition date (the day the seller became the legal owner of the property) and the purchase date (the day both parties executed the purchase agreement) should be used. Flip transactions are subject to the following requirements: All transactions must be at arm's length, with no identity of interest between the buyer and property seller or other parties participating in the sales transaction. No pattern of previous flipping activity may exist in the last twelve (12) months. Exceptions to ownership transfers may include newly constructed properties, sales by government agencies, properties inherited or acquired through divorce, and sales by the holder of a defaulted loan. The property was marketed openly and fairly, through a multiple listing service, auction, for sale by owner offering (documented) or developer marketing. No assignments of the contract to another buyer If the property is being purchased for more than 5% above the appraised value, a signed letter of acknowledgement from the borrower must be obtained. An additional appraisal product is required. See Appraisal Review Process. Flip transactions must comply with the HPML appraisal rules in Regulation Z. The full Reg Z revisions can be found at: https://www.consumerfinance.gov/rules-policy/final-rules/appraisals-higher-priced-mortgage-loans/ A second appraisal is required in the following circumstances: Greater than ten (10%) increase in sales price if seller acquired the property in the past ninety (90) days. Greater than twenty (20%) increase in sales price if seller acquired the property in the past one hundred eighty (180) days. The Borrower may not pay for t			
Delayed Financing	 THE EXCEPTION IS REQUIRED TO BE ELIGIBLE FOR A DELAYED FINANCING TRANSACTION. Delayed purchase financing is available when a property was purchased by a Borrower using cash, within one hundred eight days (180) of the loan application. The original purchase transaction must be an arm's length transaction. The source of funds for the original purchase transaction must be documented (bank statements, personal loan documents, HELOC from another property as example) The maximum LTV for the transaction will be based on the lower of the current appraised value of the subject or the purchase price plus any of the documented improvements. The preliminary title information must confirm that there are no existing liens on the property. The loan is considered a Cash Out transaction. Cash Out loan, LTV and other limitations apply. 			

Ineligible Transaction

CREDIT ELIGIBILITY		
Credit Report Details	 A tri-merged in file credit report from all three repositories is required. A written explanation for all inquiries within ninety (90) days of application is required disclosing no new debt. Alternate confirmation that there is no new debt may include a new credit report, pre-close credit score soft-pull or gap report. Any new credit scores must be reviewed for qualifications if reflects. 	
Credit documents seasoning	Age of documents from Note Date	
Housing History	 0 x 30days x 12 Twelve (12) months housing history is required. A credit report or VOM/VOR is required on the subject property (if a refinance) and the borrower's primary residence only. All mortgages and rental payments should be current at time of closing. If the credit report or VOR/VOM reflects a past-due status, updated documentation is required to verify the account is current. This includes loans qualifying through Expanded DSCR even if the account showing delinquency is not the subject or primary residence. Housing history evidenced by twelve (12) months proof of payment via cancelled checks, bank debits or institutional VOR. Private party VOR/VOM requires 12 months proof of payment. Past due balloon will be considered a delinquency (1x30) and not a housing event, but only within one hundred eighty (180) days of maturity. Rent-free letter from the property owner is required when a twelve (12) month housing history is not applicable. Borrowers who own their primary residence free and clear for a minimum of 12 months are acceptable. 	
Credit Scores	 To determine the Representative Credit Score, select the middle score when three (3) agency scores are provided and the lower score when only two (2) agency scores are provided. Credit rescores are not allowed except in the event of a disputed item or valid error. Documentation must be provided to support the reason that a credit rescore was performed. 	
Tradelines	 Each Borrower's credit profile must include a minimum of two (2) trade lines within the last twenty-four (24) months that show a twelve (12) month history, or a combined credit profile between Borrower and co-Borrower with a minimum of three (3) tradelines. Tradeline activity is not required. Eligible tradelines cannot have any derogatory history in the previous twenty-four (24) months. Examples of unacceptable tradelines include loans in a deferment period, collection or charged-off accounts, accounts discharged through bankruptcy and authorized user accounts. Current housing not reporting on credit can be considered an open trade if supported by bank records (cancelled checks / debits) 	

Prior Bankruptcies (Chapter 7, 11, 13) requires 4 years seasoning. Multiple bankruptcies are not permitted.

- Prior Foreclosure, Short Sale, Deed-in-Lieu, and Modification (due to default), Notice of Default, Lis Pendens, and 120+ days delinquency is permitted if seasoned 4 years.
- Borrowers currently enrolled in credit counseling or debt management plans are not permitted.
- All Judgments or liens affecting title must be paid.
- Non-title charge-offs and collections within three (3) years and exceeding \$5000 (individually or aggregate) must be paid.
- Medical collections less than \$15,000 are not required to be paid.
- All past-due accounts must be brought current prior to closing.
- Disputed accounts require a LOE.
- IRS tax payment plans approved by the IRS are permitted if current and do not carry a lien on any property.
- All Borrowers must be current on mortgage or rent at loan application.
- All derogatory revolving and installment accounts > sixty (60) days within four (4) years of closing require a full explanation.
- Delinquent credit belonging to ex-spouse can be excluded if late payments occurred after the divorce / separation, and divorce decree / separation agreement indicates derogatory accounts belong solely to the ex-spouse.
- Security freeze Credit reports may not contain a security freeze and should be resolved prior to an underwriting decision. Unfrozen reports after the date of the original credit report require a new tri-merged report.
- Defaulted timeshares Timeshares including delinquencies are treated as installment loans and not a housing event.

DEBT SERVICE COVERAGE RATIO

- A Debt Service Coverage Ratio (DSCR) ratio is required. DSCR = Gross Rental Income/ PITIA.
- DSCR loans will be qualified at original Note Rate, regardless of ARM or Fixed
- Gross Income will be calculated using the lower of the A) executed lease agreement or B) market rent from applicable appraisal.
- If executed lease agreement reflects a higher monthly rent than appraisal, it may be used in the calculation with sufficient evidence of receipt. Three
 (3) most recent, consecutive months should be provided.
- Short Term Rental Income/AirBnB Income will be eligible for the program.
 - o Max 70% LTV & Minimum 1.00x DSCR
 - Permitted for both purchase and refinance transactions.
 - Gross rent to be determined by the lower of the market rent disclosed on the appraisal or 12-month short term rental history.
 - Short term rental history to be verified from a third-party property management provider. Information must contain property address/ID specific to subject.
- Vacant properties not eligible for Refinance with the exception of properties currently vacant due to the subject property having undergone recent renovation or rehab, with the intention of being rented out soon.
 Support of this must be provided via the appraiser confirming recent work completed and providing visual evidence. In scenarios like this, market rent from the 1007 schedule in the property appraisal may be used to qualify.
- Any loan where Cash Out proceeds would be utilized for personal use will not be eligible for the Expanded DSCR program.
- Form 1007 Schedule of Rents is required for all Non-Owner-Occupied loans on Single Family residences for all DSCR loans.

Credit Events

DSCR Calculation

	 For 2–4 unit properties, a FNMA 1025 Small Residential Income Property Appraisal Report is required for all DSCR loans. No ADU rental income is allowed to use. This program also allows No Ratio DSCR. No DSCR is required. No lease agreement or rental income is required. 1007 or 102516 are required.
Reserve Requirements	 Reserves are calculated off actual P&I payment plus taxes, insurance and HOA fees (PITIA) See 'Qualifying Rate' for the P&I. No requirement for additional reserves for other financed properties, Subject Property reserves only. See Expanded DSCR Matrix for specific reserve requirements. Cash-Out proceeds can be utilized for reserves on loans
Employment Verification	Borrower/Guarantors do not have to provide adequate employment verification for the Expanded DSCR Program.
Professional Investors	 Expanded DSCR Program is only eligible for Professional Investors. Professional Investors must have at least twelve (12) months of experience owning and/or managing income-producing real estate within the most recent thirty-six (36) months from the origination of the Note. First Time Investors are allowed provided that the DSCR is >1.0, the Credit Score is >700 and there are no exceptions on the file. A Letter of Explanation (LOE) by the Borrower/Guarantor is required to detail relevant real estate experience. MCFI reserves the right to request specific documentation to validate the LOE
Rent Loss Insurance	 Rent loss insurance for the subject property is required and must equal at least six (6) months of local average monthly rents. Blanket policies covering the subject property are permitted.
Recourse/Guarantee	 Personal recourse required. All Borrower(s) should execute the MCFI Personal Guaranty Agreement.
Assignment of Rent	1-4 Family Rider/Assignment of Rents must be in origination file (FNMA Form 3170)

	ASSETS
Documentation	 Full Asset Documentation is required for both funds to close and reserves. For most asset types, this would include all pages of the most recent onemonth (1) statement, the most recent quarterly statement. Business accounts may only be used to meet down payment and/or reserve requirements if the Borrower(s) are 100% owners of the business and requires: A letter from the accountant for business OR An underwriter cash flow analysis of the business balance sheet to confirm that the withdrawal will not negatively impact the business. Publicly traded Stocks / Bonds / Mutual Funds – 100% may be used for reserves. Vested Retirement Accounts – 100% may be considered for reserves. Bitcoin or other forms of cryptocurrency are permitted for both funds to close and reserves provided the cryptocurrency has been converted or liquidated to cash. Seasoning requirements not applicable given liquidation If needed to close, verification that funds have been liquidated (if applicable) is required. Gift of Equity is not allowed. Builder profits are not allowed. Maximum Interested Party Contributions permitted up to 6%. Rent credits not permitted.

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	LOE with the source of large deposit is required for any large deposit exceeds 50% of the total month deposits.
	 Gifts from family members, as defined by FNMA, are allowed. Gift funds cannot be counted towards reserves.
	General Requirements:
	Purchase transactions Only
Gift Funds	Down Payment Requirements:
	O Gift funds are acceptable as 100% down payment for loans <75% LTV
	 Gift funds are acceptable for loans >=75% LTV however the
	underlying Borrower(s) must contribute at least 5% of the transaction
	(lower of Purchase Price or appraised Value) from their own funds.
	Life Insurance cash value
	Life insurance policy current cash value or loan against the cash value may be
	used for down payment, closing costs or reserves.
	Foreign Assets
	Foreign assets are acceptable and must be sixty (60) days seasoned with two
	(2) most recent bank statements. A currency calculation must be provided.
	Assets from countries under OFAC sanctions are not permitted.
	Restricted Stock
	Restricted stock is ineligible to be used for reserves.
Other Asset Sources	Sale of Personal Assets
	Proceeds from the sale of personal assets are an acceptable source of funds
	for the down payment, closing costs, and reserves provided the individual
	purchasing the assets is not a party to the property sale transaction or the
	mortgage financing transaction. Documentation required supporting Borrower
	ownership of the asset, independent valuation of the asset, ownership transfer
	of the asset and Borrower's receipt of sale proceeds.
	• 1031 Assets
	Funds held by a 1031 administrator / agent or permitted for down payment and
	closing costs only.

LIABILITIES		
Property tax estimates for new construction	•	Property taxes should be calculated using 1.5% of sales price for reserve qualification (1.25% in California)
Solar Leases	•	Must conform to FNMA guidelines. PACE loans (or any similar loans with payments that are included in property taxes or take lien priority) are not eligible

	PROPERTY		
Appraisal	 All appraisals must comply with and conform to USPAP and the Appraisal Independence Requirements, and any requirement for HPMLs, if applicable. The appraiser must not have a direct or indirect interest, financial or otherwise, in the property or in the transaction. An appraisal prepared by an individual who was selected or engaged by a Borrower, property seller, real estate agent or other interested party is not acceptable. Assigned appraisals are acceptable, unless ordered by the borrower. Two appraisals are required to be delivered for the following scenarios: HPML flip transactions as defined by the CFPB. Interior photos are required. Appraisals are good for one hundred twenty (120) days. Any appraisal seasoned greater than one hundred twenty (120) days will require a recertification of value completed by the original licensed appraiser. A recertification of value will be permitted up to one hundred eight (180) days. 		

	Legal non-conforming zoned properties must indicate that the subject property can be rebuilt if it is severely damaged or destroyed.
	 Appraisals with condition or quality ratings of C5 or C6 will not be eligible.
	Form 1007 Schedule of Rents is required for all Non-Owner-Occupied
	loans on Single Family residences.
	 For 2–4 unit properties, a FNMA 1025 Small Residential Income Property
	Appraisal Report is required.
	A completed third-party review that validates the origination appraisal is
	required.
	Clear Capital - Collateral Desktop Analysis "CDA" or a Stewart Valuation
	(Protek Valuation) - Appraisal Risk Review "ARR" are acceptable.
Third Party Appraisal	• The Vendor Appraisal Review final opinion of value must be within -10% of
Review	the origination appraisal(s) or sales price.
	MCFI may utilize Collateral Underwriter (CU) as a secondary valuation if
	the score is <=2.5. File must include a copy of the Submission Summary
	Report.
	Desk review is not required for loans with two (2) appraisals.
	One Unit Single Family Residences (Attached, Detached) A Unit Proportion May 1 TV in 75%
	2-4 Unit Properties – Max. LTV is 75%. PUD: Attached and Deteched.
	PUDs – Attached and Detached Taurah aura a
Eligible Property Types	Townhouses Warnedald Canda May LTV is 75%
	Warrantable Condo – Max. LTV is 75%. Must be FNMA warrantable projects. A contification must be provided.
	 Must be FNMA warrantable projects. A certification must be provided as well as any other documents used to determine eligibility.
	Maximum of 20 acres
	Manufactured Homes
	Residential units with >= 5 units
	Log Homes
	• Condotels
	 Condominium projects with registration services or restrictions on owner's
	ability to occupy.
	Cooperatives
	Unique Properties
	Mixed Use Properties
	Builder Model Leaseback
	Boarding Houses
	Fractional Ownership/Timeshares
	Assisted Living/Continuing Care Facilities
	Mandatory Country Club Memberships
	 Agricultural zoned properties (may be considered on a case-by-case
Ineligible Properties	basis)
	Hawaii properties located in lava zones 1 and/or 2.
	Multiple dwellings on same lot (legal ADU acceptable, limited to one)
	• 2-4 Unit w/ADU
	Property with multiple ADUs
	Zoning Violations
	Properties under Construction
	Working Farms
	C5 or C6 Property Condition Grades
	Live/Work Condos
	Leasehold properties
	Geodesic Domes
	Houseboats
	Earth Berm Homes
	Homes on Native American Land (Reservations)
	Non-warrantable condo

	•	Properties used for the cultivation, distribution, manufacture, or sale of Marijuana.
	•	Rural properties
	•	Theme Park Resort Properties
Unpermitted Structures	•	MCFI does not allow any unpermitted additions including ADU.
	•	Only SFR w/ADU is allowed if ADU is permitted.

ADDITIONAL GUIDELINE REQUIREMENTS	
Agency Ineligibility	 All applicable loans are required to have evidence of agency ineligibility. Underwriter to comment on 1008 to describe the ineligibility reason. Evidence of agency acceptability is sufficient if evidence MCFI pricing is more beneficial to the Borrower than the comparable agency product.
High Cost	Federal, State, and Local High-Cost Loans are not permitted. Cured High-Cost loans are also not eligible.
Escrows	 Mandatory escrows for taxes and insurance will be required for all HPMLs (5 years)
Escrow Holdbacks	Escrow holdbacks are not allowed.
Maximum Financed Properties	 The maximum number of financed properties to any one Borrower is limited to twenty (20) residential properties. Maximum MCFI exposure to single Borrower: \$7.5M in unpaid principal balance or ten (10) properties whichever is less.
Power of Attorney	 Specific Power of Attorney (POA) is acceptable for executing closing documents, is specific to the transaction, contains an expiration date, initial 1003 is signed by the Borrower executing the POA. Not permitted on Cash-Out transactions
E-Signatures	E-signatures are permitted with the exception of the following documents: Note, Mortgage, Deed of Trust, Closing Disclosure, Power of Attorney, Riders / Addendums, and any state regulated disclosures. These documents require a wet signature.

COVID-19 ADDENDUM			
	Borrowers who obtained mortgage forbearance after March 1st, 2020 may be eligible depending on payment history after the expiration of the forbearance plan		
Requirements/Eligibility	 Borrower who has requested forbearance across either mortgage or consumer debt since March 1st, 2020 must provide a LOE explaining the reason for forbearance and payment history. Borrower must not be in an active forbearance plan (must have "opted out" or the plan must have "expired") across either mortgage or consumer debt. Borrower may have missed at most six payments (D180). Borrowers who rolled >D180 during an initial forbearance plan or subsequent period will not be eligible unless they meet the respective program's Derogatory Housing Event seasoning. Borrower who received a Rate Modification, Principal Forgiveness Modification, or any modification besides the extension of Term to match the missed forbearance payments will be considered a Derogatory Housing Event and must be seasoned accordingly. Under the CARES Act, PPP loan terms allow deferred payments for a specified period. No payments would be expected to be included in the Borrower's liabilities at this time. Once and if it has been determined that any portion of the PPP loan must be repaid, follow requirements for loans paid by a business 		
Never Delinquent	Borrower who obtained mortgage forbearance after March 1st, 2020 but nonetheless made all their payments and stayed current throughout the forbearance plan will not have any restrictions regarding qualifying.		

	Borrower who "opted out" of their mortgage forbearance plan without missing any payments will not have any restrictions.
Reinstatement	Borrower who fully reinstated (made all previous past due payments) upon expiration of forbearance plan will be eligible without restrictions.
Repayment Plan	Borrower in a Repayment Plan must be performing under the agreement or have completed the agreement and have made at least four consecutive payments.
Payment Deferred	Borrower who received a payment deferral must be performing under the agreement and made at least four consecutive payments.
Term Modification	Borrower who received a Term Modification for the length of the forbearance period will be eligible after they have made four consecutive payments. Term modifications in excess of the initial forbearance period will be considered a Derogatory Housing Event and subject to the respective MCFI Program Matrix.

