

MULTI-FAMILY REAL ESTATE First and Second Mortgage Lines of Credit

This Eligibility Checklist assists pledgors who have executed the appropriate Advances, Pledge and Security Agreement in determining eligibility of loans for pledging to FHLB Des Moines. A "**NO**" answer indicates the loan is not eligible under FHLB Des Moines guidelines.

GENERAL ELIGIBILITY

The requirements of this checklist are <u>specific</u> to the collateral type shown above. Additional Eligible Member Collateral requirements common to pledged loan collateral are identified in <u>Collateral Procedures and the General Eligibility Checklist</u>. The preparer should have familiarity with all eligibility guidance prior to proceeding with eligibility determination via this checklist.

PROMISSORY N	ΟΤΕ

- 1. **Note Execution**: Executed with proper signatories and capacities as authorized by any applicable borrowing resolution/other authority.
- 2. Loan Terms: Maturity Term \leq 5 years measured from first payment date following origination or last modification. Periodic interest payments required.
- 3. **Disbursement**: Note contains a line of credit feature.
- 4. **Participation:** Loan is not participated or a participation interest.

SI SECURITY INSTRUMENT: Mortgage (or Deed of Trust) and/or Security Agreement YES NO

- 1. **Security Instrument Existence:** Note is secured with an unexpired mortgage recorded in the proper jurisdiction. Mortgage and mortgage modifications are recorded, original or copy in file. Recorded mortgage or a copy of is in file. Loan disbursements are supported by the security instrument type (e.g. closed end, future advance).
- 2. **Note Security:** Mortgage (or collateral property) is linked to/cited as security for subject note.
- 3. **Secured Party Citation**: Mortgage directly cites member (or pledgor on behalf of member) as secured party or via recorded assignment.
- 4. **Instrument Execution**: Mortgage is properly executed and acknowledged:
 - By all title holders/owners of record including spouses if required by state law (fractional or undivided interests not acceptable). If title is vested in a former name, affidavit of identity or similar notation on mortgage required.
 - Non-natural persons: Executed by and in proper capacity(s) per authorizing documentation.
 - 3rd Party Pledge/Secured Guarantee/Hypothecation Agreement: Executed by and in proper capacity(s) and acknowledged as security for subject loan or borrower.
 - Mortgage notarized acknowledging signers in proper capacity.
- 5. Secured Debt Amount: Amount equals or exceeds loan's current credit line.
- 6. **Assumptions:** For assumed loans, executed assumption agreement is recorded.

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LIEN VERIFICATION

1. Lien Search Existence: Evidenced lien search of the encumbered property (e.g. title policy, attorney's opinion, O&E/title report, or detailed internal lien search).

YES NO

YES NO

- Lien Search Date and Quality: Execution by all titleholders, legal description of encumbered property, recordation, and lien position (lien search must assess all potential prior liens).
 - Non-Blanket APSA Members:
 - Post Closing with recorded mortgage
 - Blanket APSA Members:
 - Post Closing with recorded mortgage, or
 - Pre Closing obtained with the loan's origination with recorded mortgage & prior lien recorded satisfaction(s)
 - Exceptions:
 - Loans originated within 6 months of Collateral Reporting Date: Pre Closing obtained with the loan's origination while post-closing lien search is finalized.
- 3. Lien Position: Lien search cites subject mortgage as **first** mortgage (for lines reported as type code 1441) or **first or second mortgage** (for lines reported as type code 1442); all prior mortgage and non-mortgage liens are released.
 - For second mortgage lines, your institution also holds the first mortgage.
 - Property Taxes/Other Subsequent Liens: Taxes and assessments not past due one year or more. Not subordinated to Property Assessed Clean Energy (PACE) or other liens.
 - Prior Ground Leases: Mortgages primed by ground lease not eligible unless recorded ground lease subordination or Non-Disturbance and Attornment Agreement executed by lessor.
 - Leasehold Mortgage: File evidences lessor consent, leasehold interest property valuation and lease maturity equal ≥ note maturity. Assignments of leasehold interests are not eligible.

COLLATERAL CONDITION and VALUATION 1. Collateral Property Type and Conditions: Secured by a multi-family property located in

- the U.S. or its territories.
 - Mixed Use: Value of multi-family property > 50% of total property value.
 - Condition/Use/Occupancy: Property is not deteriorated, contains unremediated recognized environmental conditions or used (including via leasing rights) for matters which imperil value or encumbrance. Use is lawfully permissible by all federal, state and local regulations. Property is not currently vacant (entire multi-family property).
 - Property Insurance: Loans with UPB ≥ \$5,000,000, file evidences property insurance for benefit of pledgor with coverage sufficient for the improved property.
 - Ineligible Property Type: Not land or land in development or other ineligible collateral type listed in <u>Collateral Procedures: Section 2.2</u>.
- 2. **Valuation Existence and Requirements**: Depository Members: Valuation in compliance with member's regulatory requirements. Nondepository Members: Certified appraisal is required unless prior arrangements have been agreed.
- 3. Qualifying LTV: ≤ 80% or otherwise eligible with FNMA/FHLMC Multi-family seller/servicer guidelines. (see General Eligibility Checklist for QLTV definition;).

Loan is eligible for pledging as Multi-Family Real Estate First or Second Mortgage Line of Credit collateral:	YES	NO
Completed By/Date:		



	YES	NO
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