

HOME EQUITY LINES OF CREDIT - First and Second Mortgage

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.

GE GENERAL ELIGIBILITY	YES	NO
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.		
PN PROMISSORY NOTE	YES	NO
 Note Execution: Executed with proper signatories and capacities as authorized by any applicable borrowing resolution/other authority. 		
2. Loan Terms: If maturity exceeds 10 years: (i) Term out - note requires commencement of		
amortizing payments after the 10th year over no more than a 40 year term and		
amortization period; or (ii) Non-Term out - for purposes of maintaining active line capacity		
past 10 years, credit line is subject to a documented borrower credit review completed no less than biennially.		
• At minimum, note requires periodic interest only payments for maturities less than 10		
years.		
 Maturity is measured from first payment date following origination or last modification. 		
3. Disbursement and Reporting : Note contains a revolving line of credit feature.		
 For traditional HELOCs, the reported balance is the credit line's current UPB. The 		
remaining termed out UPB may be reported if past draw maturity.		
 For 'convertible' or 'hybrid' HELOCs with borrower option to convert (term out) some or 		
all of the line to a fixed advance, the reported balance is the credit line's UPB excluding		
fixed advances, if any.		
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. Recorded mortgage or a copy of is in file. Loan disbursements are		
supported by the security instrument type (e.g. closed end, future advance).	 	
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 		
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.		

1. Lien Search Existence: Evidenced lien search of the encumbered property (e.g. title policy, attorney's opinion, 08E/title report, or detailed internal lien search). Lien Protection Products (LPP) in lieu of traditional title work are acceptable for loans with credit lines <= \$250,000 subject to the requirements in Lien Protection Product Guidelines. 2. Lien Search Date and Quality: Lien search is dated on or after recording date and confirms: Execution by all titleholders, legal description of encumbered property, recordation, and lien position (lien search must assess all potential prior liens). Loans originated within six months of Collateral Reporting Date: File evidences at a minimum, a pre-closing lien search while required post-closing lien search is pending. Loans with Credit Line ≤\$250,000: Post closing lien search not required. In lieu, file evidences a pre-closing lien search dated no more than 75 days prior to mortgage date. 3. Lien Position: Lien search does not cite subject mortgage (for lines reported as type code 1423) or no less than second mortgage (for lines reported as type code 1423) or no less than second mortgage (for lines reported as type code 1423). • Prior Liens: If lien search does not cite subject mortgage as first lien (for 1423) or second lien (for 1424), file documents recorded satisfactions, subordinations, releases, or title insurance endorsement ensuring the requisite lien position. • Property must not be subject to unreleased prior nonmortgage liens or unsubordinated contracts. • For loans without post closing lien search if permitted per LV.2 above (i.e. Loans originated within six months of Collateral Reporting Date or Credit Line ≤\$250,000), pay-off documentation of prior liens ensuring requisite lien position is acceptable to demonstrate prior lien satisfaction. • Property Taxes/Other Subsequent Liens: Taxes and assessments not past due one year or more. Security Interest not subordinated to Property Assessed Clean Energy (PACE) or other liens. • Prior Ground				1
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Certified appraisal is required unless prior arrangements have been agreed.				

• Newly constructed properties: Verification of construction completion to original plans

and specs.

- Subsequent partial releases: File evidences remaining collateral value.
- Non-Appraisal Valuation: Internal evaluations compliant with Interagency Appraisal and Evaluation Guidelines Appendix B - Evaluations Based on Analytical Methods or Technological Tools: Tax Assessment Value (TAVs) supported by regulatory required market value correlation analysis. Automated Valuation Model (AVMs) supported by required model validation. Broker Price Opinions (BPOs) not permitted for consumer purchase transactions.
- 3. Qualifying LTV (QLTV): Note: See General Eligibility Checklist for QLTV definition.
 - Owner Occupied: ≤ 90% (≤100% with assignable Mortgage Insurance)
 - Non Owner Occupied: $\leq 85\%$ ($\leq 100\%$ with assignable Mortgage Insurance)

Exceptions: Loans in excess of the above limits but ≤100% qualifying LTV are eligible if:

- Bank/Thrifts: Compliant with the regulatory percentage of capital limitations and reporting requirements for loans in excess of Supervisory LTVs.
- Credit Unions: As permitted by internal policy limits; subject to concentration risk monitoring for High LTV loans (if required by NCUA supervision).

AP	ANTI-PREDATORY LENDING	YES	NO
1.	Anti-Predatory Lending: Complies with FHLB Des Moines Anti-Predatory Lending Policy		
	(Found on Page 4 of the Members Product Policy).		

SN	SUBPRIME - Originated or Acquired after July 10, 2007	YES	NO
1. S	ubprime: Not subprime defined as:		

<u>Subprime Loan</u>: A loan originated, modified or purchased after July 10, 2007 where the primary borrower has a FICO score of \leq 660.

- The primary borrower is the borrower with the highest income.
- The determining credit score is lowest score if two scores are listed; middle score if multiple scores listed of the primary borrower.
- If no FICO was obtained, the loan is subprime if any of the following subprime characteristics are present:
 - o DTI ≥ 50% or not assessed;
 - A foreclosure or judgment in prior 24 months; or a bankruptcy in prior 60 months;
 - Two+ 30-day delinquencies in the prior 12 months; or One+ 60-day delinquencies in the prior 24 months
- If no credit report was obtained, the loan is subprime.

Loan is eligible for pledging as HELOC - First or Second Mortgage collateral:	YES	NO
Completed By/Date:		