NEW HAMPSHIRE HOUSING
SELLING GUIDE

A guide to New Hampshire Housing mortgage programs
This Selling Guide provides information for New Hampshire Housing’s products and processes for Single-Family Mortgage Programs and Special Homeownership Programs. It is considered part of the “Program Guidelines” and therefore part of the New Hampshire Housing’s Mortgage Loan Purchase Agreement (MLPA) and Participating Originator Agreement (POA).

New Hampshire Housing reserves the right to amend this Guide by providing reasonable notice with an effective date of the change(s).
SECTION 6 – HOMEBUYER TAX CREDIT PROGRAM
   6.1 Mortgage Credit Certification (MCC) Requirements
   6.2 MCC Reservations
   6.3 Use of MCC When Underwriting a Mortgage Loan
   6.4 Pre-Approval Policy and Procedures

SECTION 7 – DELIVERY AND PURCHASE
   7.1 Loan Delivery by Participating Lender
   7.2 Compliance Review by NH Housing
   7.3 Closing Document Review by NH Housing
   7.4 Mortgage Loan Purchase
   7.5 Post-Purchase Lender Obligations
   7.6 Post-Purchase Loan Review

SECTION 8 – CLOSING DOCUMENT COMPLIANCE
   8.1 General Guidelines
   8.2 Identical Information
   8.3 Documentation Requirements
   8.4 Omissions and Revisions
   8.5 Corrective Requirements
   8.6 Closing Document Contacts

SECTION 9 – TRAILING DOCUMENT POLICY
   9.1 Definitions
   9.2 Introduction
   9.3 Deadlines/Timelines
   9.4 Incorrect Documents
   9.5 Penalties and Costs
   9.6 Loan Sale/Assignment
   9.7 Lender Contacts
   9.8 Reporting and Check-ins
   9.9 Other Remedies

SECTION 10 – FEES AND COMPENSATION
   10.1 Reimbursement of Costs
   10.2 Lender Origination Fee
   10.3 Service Release Fee
   10.4 Lender Acquisition Fees
   10.5 MCC Fees
   10.6 Fannie Mae Fees
   10.7 Document Preparer Fees
   10.8 Home First and Home Flex Reservation Extension Fees
   10.9 Home Preferred Reservation Extension Fees
   10.10 Extended Delays

SECTION 11 – REVISION HISTORY
SECTION 1 - INTRODUCTION

1.1 OVERVIEW, PURPOSE AND APPLICABILITY

This Selling Guide provides loan origination and operating guidelines for NH Housing’s Single-Family Mortgage Programs, primarily intended for Participating Lenders. NH Housing homeownership programs are exclusive to properties in New Hampshire. This document serves as a Program Guideline under the Mortgage Loan Purchase Agreement and/or Participating Originator Agreement between NH Housing and the Participating Lender/Originator.

The Selling Guide applies to all programs unless otherwise specified in specific Homeownership Program Rules (HFA 301-HFA 341). In case of conflict or ambiguity between the Selling Guide and a specific Homeownership Program rule, the latter prevails. NH Housing may amend policies by notifying Participating Lenders in writing, with the amended policy posted on NH Housing’s websites (www.NHHomeownership.org, www.GoNewHampshireHousing.com, www.nhhfa.org).

NH Housing has the authority to determine which Homeownership Programs to offer and can modify or reduce programs and funding availability. The decision to approve or deny an application is based on various factors, and NH Housing retains sole discretion in this regard.

NH Housing can amend program requirements, including Homeownership Program Rules and program documents, at its sole discretion. Unless explicitly stated, the repeal or amendment of a rule does not affect existing Borrowers, who remain subject to the rules in effect at the time of loan execution. Pending applications are subject to the rules in place at the time of application, except if a rule change is mandated by statute, in which case the new statutory requirements apply.

NH Housing maintains a list and copies of repealed rules for inactive programs, which are available upon request.

1.2 CONTACT INFORMATION

All mail correspondence should be sent to:
New Hampshire Housing
Attn: Homeownership
32 Constitution Drive
Bedford, NH 03110

General underwriting and program questions: underwriters@nhhfa.org
MCC related questions: MCC@nhhfa.org
Cash assistance wire requests or reservations: cashassistance@nhhfa.org
Follow-up of additional loan documentation: missingitems@nhhfa.org
For Participating Originator channel support: nhhloans@nhhfa.org
Reservations and Lender Online related questions: reservations@nhhfa.org
1.3 DEFINITIONS

Applicant means an entity that is seeking NH Housing’s approval to be a Participating Lender and/or Participating Originator.

Application means the application form and all NH Housing required supporting documents, as detailed in NH Housing’s application and supporting document checklist.

Approval means the process and decision by which entities and individuals seek to work with the Homeownership Programs, e.g., Participating Lenders and Participating Originators, and NH Housing’s decisions on such applications.

Borrower means a person who applies for and obtains a Mortgage Loan to purchase or refinance an eligible Property.

Cash Assistance means downpayment or closing cost assistance that is provided through a second mortgage, which is a separate loan made by New Hampshire Housing to the Borrowers.

Closing Documents means the note, mortgage, assignment of mortgage and loan title insurance policy and any other such loan closing documents required by NH Housing.

Closed Loan Package means the loan file submitted by the Participating Lender with required documentation for NH Housing to purchase.

Complete Application means an application that is completed and contains all information and documents required by NH Housing to apply to be a Participating Lender or Participating Originator.

Deed means the closing document that conveys ownership of the subject property.

Error means any closing document that does not comply with this policy, including noncompliance with the MLPA/POA, program guidelines, New Hampshire law or the requirements established by the mortgage insurer/guarantor and the secondary market/document custodian.

Fact Sheets means the written terms and conditions prepared by NH Housing for each of its Mortgage Loan products. The Fact Sheets describe the loan type, loan parameters and conditions that must be met for the loan to be purchased by NH Housing.

Findings mean a DO/DU underwriting report that summarizes the overall underwriting recommendation and eligibility component of the loan casefile and lists certain steps necessary for the Participating Lender to complete the processing of the loan file.

First Mortgage means a loan having the characteristics described in Program Guidelines whose lien position is senior to any other lien and whose lien is secured by an accepted FHA, RD, VA or Conventional Deed of Trust.

Homeownership Programs means NH Housing’s programs related to homeownership.

Homeownership Rules means all the administrative rules adopted by NH Housing that apply to the operations of NH Housing’s Homeownership Programs.

Lender Online means NH Housing’s online portal used for reservations, loan status updates and missing item notifications.

Loan means a mortgage as defined herein.

Material means an application, documents, or notification that is permitted or required by NH Housing for an applicant to apply to NH Housing.
Mortgage, Mortgage Loan means a First Mortgage in which Property or real estate is used as collateral. The Borrower enters into an agreement for a specified sum of money made by a Participating Lender to a Borrower to finance a Property, and evidenced by a promissory note and secured by a related deed of trust which meets all of the terms and conditions of the Program Guidelines.

Mortgage Applicant means a person who applies for a Mortgage Loan.

Mortgage Loan Purchase Agreement (MLPA) means the Mortgage Loan Purchase Agreement and all addenda that define the contractual relationship between NH Housing and the Participating Lender.

Participating Lender means an entity that has been approved by NH Housing to originate, process, close, and fund mortgage loans that will be eligible for purchase by NH Housing.

Participating Originator means an entity that has been approved by NH Housing to originate mortgage loans for Borrowers who will be eligible for NH Housing’s Single-Family Mortgage Program.

Participating Originator Agreement (POA) means the Participating Originator Agreement and all addenda that define the contractual relationship between NH Housing and the Participating Originator.

Program Guidelines means all Program descriptions, product sheets, administrative rules, guidelines, forms, lender notices and procedures established by NH Housing (including the Selling Guide), any mortgage insurer, FHA, RD, VA, Ginnie Mae and Fannie Mae, all as may be amended from time-to-time.

Property means the land, access, easements, dwelling and all improvements including utility connections and rights to water or water stock that are the subject of a loan.

Purchase means the transaction by which NH Housing compensates the Participating Lender for selling and assigning a mortgage loan to NH Housing pursuant to this Agreement, in conformity with the Program Guidelines.

Reservation Confirmation means a document from NH Housing’s Lender Online system that acknowledges the registration of a Mortgage Loan with NH Housing.

Resident-Owned Community (ROC) means cooperatively owned community of manufactured homes that are owned by the residents who live there, as opposed to an outside landlord. ROCs are allowed under the Home Preferred Manufactured Housing product in Fannie Mae approved ROCs.

Single-Family means, unless more specifically defined, is a residence that has one to four attached living units intended to be owner occupied, including stand-alone houses; two-four families; and manufactured housing that meets all code requirements, is permanently affixed, and is considered real estate.

Single Family Mortgage Program means the loan programs offered by NH Housing as described in this guide.

State means the state of New Hampshire.

SECTION 2 – DOING BUSINESS WITH NH HOUSING

2.1 INITIAL QUALIFICATIONS

To be approved as a Participating Lender or Originator for the first time, the Applicant must meet the following qualifications:

A. Authorization to Transact Business:

   The Applicant is in good standing under the laws of the United States, the State, any applicable federal agencies, and the state of its formation or incorporation. The Applicant is authorized to transact mortgage business in the State and possesses all requisite authority and licenses to conduct its business.

B. Authority to Participate in Mortgage Programs:

   The Applicant has the required approvals, licenses, systems, and experience to perform all such program requirements and all MLPA and/or POA requirements for each mortgage program that the Applicant intends to participate in, e.g., Fannie Mae, Federal Housing Administration, Rural Development, Veterans Administration, or private mortgage insurance.

C. Net Worth

   The Participating Lender Applicant must have a net worth equal to $1,000,000 or an amount equal to or in excess of requirements mandated by FHA or Fannie Mae, whichever is higher.

D. Insurance Requirements

   A Participating Lender Applicant must have fidelity bond and an errors and omissions insurance coverage in an amount at least equal to $1,000,000. The applicant must provide NH Housing with a certificate from the insurance carrier naming NH Housing as a party in interest to the bond, or the policy or the bond shall name NH Housing as one of the parties insured. A Participating Originator Applicant must have $300,000 in errors and omissions coverage and $25,000 in surety or fidelity bond coverage.

E. Neighborhood Watch

   An acceptable Neighborhood Watch rating (if applicable).

F. Experienced Staff and System

   The Applicant has experience as a mortgage lender and/or mortgage originator, which will include providing information on a history of the Applicant’s loan volume. The Applicant has sufficient staffing and systems to perform all MLPA and/or POA requirements, including providing resumes/bios of owner and key personnel.

G. Pending Litigation

   There is no action, suit, proceeding, inquiry, or investigation pending or threatened against the applicant that, either individually or in the aggregate, would result in any adverse change in the applicant’s business, operations, financial condition, properties, or assets; or draws into question the applicant’s ability to perform all MLPA and/or POA requirements.

H. No Consent Required

   No consent, approval, authority, or order of any court or governmental entity is required for the applicant to operate as a Participating Lender or Participating Originator.
I. No Federal or State Suspension or Investigation

The Applicant is not subject to any federal, state, or other jurisdiction debarment, suspension, or current investigation related to its lending practices or mortgage operations.

J. Physical Location

NH Housing does not require a physical location in NH.

K. Closed Loan Volume

Applicant must demonstrate $3,000,000 in closed loan volume in New Hampshire from previous 12 months.

L. Other Qualifications

The Applicant shall provide NH Housing with any other documents or information requested by NH Housing to evaluate the application.

2.2 APPROVAL PROCESS

The approval or denial of an application is determined by multiple factors. It is important to note that the Homeownership Program Rules and Selling Guide, as well as any communication or action, do not establish any entitlement or obligation for NH Housing to approve an application. NH Housing maintains full discretion and exercises judgment in making decisions regarding these applications.

Application

The Applicant contacts NH Housing - ownershipinfo@nhhfa.org for the application and questionnaire. NH Housing will provide draft copies of the Mortgage Loan Purchase Agreement and or Participating Originator Agreement. The completed application and all supporting documentation must be provided to the Business Development Manager at NH Housing. The application fee must be submitted with the application (see fee schedule).

An Applicant may apply to be both a Participating Lender and a Participating Originator provided all required information is submitted.

By submitting a complete application, the Applicant is certifying, under penalties of perjury, that all information, statements, reports, or other documents furnished by the Applicant to NH Housing contain truthful and accurate statements and information. To the extent the Applicant relies on third parties, the Applicant shall take steps to ensure that information, statements, reports, or other documents from third parties are true and accurate.

While the complete application is pending review and approval, the Applicant shall notify NH Housing if anything in its application or supporting documents materially changes or is found to be materially inaccurate.

Approval Notification

NH Housing will review all submitted documentation and will respond by written letter of approval or rejection. If the Applicant is approved a copy of the Mortgage Loan Purchase Agreement and or Participating Originator Agreement will be sent for signature.

If NH Housing denies an application, the applicant may seek a review of that decision by sending a request for review, stating the basis for the request, to NH Housing’s Executive Director. The Executive Director shall review the request and provide the applicant with a decision. After receiving the Executive Director’s decision, the applicant may seek further review by sending a request for
review to NH Housing’s Board of Directors.

**Required Training**

Newly approved Participating Lenders and or Participating Originators must complete the required NH Housing training before being authorized to originate loans in adherence to this Guide. Lender training is available regularly on our website or upon request. Training requirements apply to both customer facing and back-office staff who will be working with NH Housing products.

### 2.3 MAINTAINING LENDER APPROVAL STATUS

After the initial approval, Each Participating Lender and Participating Originator will be required to meet the following requirements to maintain their status as an approved NH Housing Lender.

- **A.** NH Housing has instituted a 5-loan minimum requirement for both Participating Lenders and Participating Originators. Each Participating Lender shall sell NH Housing a minimum of five loans per calendar year. Each Participating Originator shall originate a minimum of five closed NH Housing loans per calendar year.

- **B.** Annual recertification of the Mortgage Loan Purchase Agreement and or Participating Originator Agreement that confirms compliance with all NH Housing requirements and qualifications.

### 2.4 TERMINATION OF PARTICIPATION

The termination of NH Housing’s approval to be Participating Lender and/or Participating Originator is governed by the MLPA and/or the POA. Participation may be terminated by either party.
SECTION 3- RESERVATION AND RATE LOCK POLICY

This policy governs how Participating Lenders can make reservations in NH Housing’s loan reservation system, Lender Online.

3.1 MORTGAGE RATE

NH Housing will post the mortgage interest rates online at NH Housing’s website and within Lender Online. Daily rate distribution email is available upon request/subscription. Such rates are subject to change, including changes throughout the day, and are not considered locked until the Participating Lender makes a valid reservation with NH Housing and receives a Reservation Confirmation.

3.2 REQUIREMENTS

A. In all instances, the Participating Lender is required to utilize Lender Online in an ethical and honest manner. This means correct information, to the best of the Participating Lenders ability, should be imputed for the reservation.

B. A reservation or price guaranty is made based on a Mortgage Loan application and a specific Property. If the Mortgage Loan application falls through, that application is null and void. The Participating Lender is responsible for cancelling the reservation in Lender Online. If a change of applicants or property occurs, the subsequent reservation will be treated as a new reservation.

C. The Participating Lender shall reserve Mortgage Loans it intends to sell to NH Housing under a best-efforts basis. The Participating Lender commits to deliver the Mortgage Loan regardless of market conditions.

D. All NH Housing published rates and prices are subject to change without advanced notice. Once a Participating Lender is notified that the rates have changed, no Mortgage Loans can be reserved at the previous rate and price.

E. The Mortgage Loan must be delivered to NH Housing by the reservation expiration date or extension fees will apply.

F. If a reservation expired on a Saturday, Sunday or holiday, the reservation expiration date will roll forward to the next business day.

G. NH Housing is under no obligation to purchase a Mortgage Loan at an interest rate that differs from the locked interest rate.

3.3 MORTGAGE LOAN RESERVATION PROCESS

A. Reservation of Funds:
   a. The Mortgage Applicant must provide a bona fide contract of sale executed by both the buyer and seller of the Property.
   b. The Mortgage Applicant must submit information to the Participating Lender demonstrating the ability to satisfy the income and other qualifications of the program under which they are applying, subject to the Participating Lenders’ full underwriting of the Mortgage Loan.

B. After the Participating Lender has prescreened an applicant for program eligibility an authorized member of the Participating Lender shall reserve the Mortgage Loan via Lender
Online. Lender Online will be open for reservations from 9:30 a.m. to 8:00 p.m. on weekdays in which NH Housing is open for business. NH Housing is closed and Lender Online will not be available the following holidays: New Year’s Day, Civil Rights Day, President’s Day, Memorial Day, Juneteenth, Independence Day, Labor Day, Indigenous Peoples’ Day, Veterans Day, Thanksgiving, the Friday after Thanksgiving; and Christmas.

C. Once all required information has been submitted to Lender Online a Reservation Confirmation will be generated and a reservation number will be assigned.

D. Participating Lender shall use Lender Online to make loan reservations, check the status of existing reservations, update reservation data and update the status of reservations.

E. NH Housing will notify Participating Lenders of rate and price changes in advance when possible; however, there may circumstances in the market when Lender Online may be shut down during normal reservation hours.

F. If Lender Online is not working during normal reservation hours for non-market related reasons or if an exception has been granted, the Participating Lender may submit a manual reservation to reservations@nhhfa.org using the Reservation of Funds Form. NH Housing will review the submission, and if approved, will send the Participating Lender a Reservation Confirmation. The reservation is not considered locked until the reservation request is approved by NH Housing. The manual reservation is subject to the rate offered at time of approval.

3.4 PREREQUISITES FOR HOME PREFERRED RESERVATIONS

The Participating Lender must complete additional steps to make a Fannie Mae Home Preferred reservation. It is important to note that reservations are considered valid only after fulfilling these prerequisites. NH Housing will not honor rates until the specified prerequisites have been satisfied.

A. Before making a reservation, the Participating Lender must have received the approve/eligible Desktop Originator (DO) Findings, and/or Desktop Underwriter (DU) Findings. Findings obtained that do not have NH Housing as the sponsor are not acceptable. Additionally, the reservation must be made within 20 days of receiving “approve/eligible” findings. A reservation is not valid, and thus the rate is not considered locked, unless the Participating Lender has:

   a. Uploaded correct DU Findings through Lender Online; or
   b. Submitted the DO approved Findings; and
   c. Made the reservation within 20 days of receiving “approve/eligible” Findings.

B. The Participating Lender must provide all required information for a loan reservation in Lender Online including an accurate AUS case file number.

C. DO/DU Findings must be accurate and complete; and must include the following (not an all-inclusive list):

   a. Interest rate in DO/DU must match NH Housing’s published interest rate at the time of reservation;
   b. All applicable HFA Preferred Special Feature Codes must be reflected;
   c. NH Housing must be listed as a sponsor;
   d. All Borrower information must match reservation (e.g., names, Social Security numbers and property address); and
   e. The actual address for the property to be mortgaged must be included – the address on findings cannot be “TBD.”
If NH Housing is unable to commit a loan to Fannie Mae due to missing and/or inaccurate information, the Participating Lender will be contacted and asked to update as needed. Inconsistent and/or missing information will delay acceptance of the reservation and may result in a different interest rate based on market conditions. NH Housing will not be responsible for changes in interest rate due to incomplete/inaccurate reservation submissions.

3.5 POLICY FOR EXTENDING RESERVATIONS OR REPRICING LOANS

Once a reservation is made via Lender Online, the rate is locked for 60 days subject to the Participating Lender delivering the loan to NH Housing as required in the Mortgage Loan Purchase Agreement and the NH Housing Selling Guide. The Participating Lender is responsible for monitoring its pipeline of reserved Mortgage Loans. Extending reservations will vary by Mortgage Loan product:

A. **Home Flex and Home First:** Lenders are not required to extend Home Flex or Home First loan rates prior to expiration; loan funding will automatically be adjusted for loans delivered beyond the expiration date based on the Loan Acquisition Fee Schedule (See Section 10, Fees and Compensation).

B. **Home Preferred:** Lenders must request extensions in writing (email) prior to the expiration date of the original reservation. Extensions can be requested in increments of 5 days, with 30 being the maximum. Extension fees will be calculated based on market pricing and the number of days extended. Extension fees will be deducted from loan funding at time of purchase. Participating Lenders will be billed separately for loans extended but not delivered to NH Housing. Loans received after expiration will be subject to worst case pricing plus any additional fees imposed by Fannie Mae.

Reserved loans for the same Borrower and property that have been cancelled or expired for less than 30 days are subject to worst-case pricing.

NH Housing does not offer rate adjustments for interest rate movements within the lock period.

3.6 UPDATING LOAN STATUS

The Participating Lender shall periodically review its reservation pipeline and update the status of each reservation.

3.7 NONCOMPLIANCE

NH Housing has the right to reject reservations that do not comply with the NH Housing Selling Guide guidelines, regardless of when that noncompliance is discovered.
SECTION 4 - LOAN PROGRAMS AND POLICIES

Under the Mortgage Loan Purchase Agreement (MLPA), Participating Lenders are required to ensure that a loan meets all of NH Housing’s program requirements. It is the Participating Lender’s responsibility to fully read the Selling Guide and to ensure that Mortgage Loans are properly underwritten, and the Borrowers are properly qualified.

New Hampshire Housing is not obligated to buy a loan and/or NH Housing is not authorized by the IRS to issue a mortgage credit certificate (MCC) for a loan that does not meet program-specific eligibility criteria set forth in this Selling Guide as well as all applicable Federal guidelines, depending on the loan type and program (FHA, VA, USDA or Fannie Mae.)

The following section presents a general overview of the loan programs and policies that Participating Lenders shall follow when delivering loans that will be sold to or closed with NH Housing. For additional information, Participating Lenders should review all NH Housing Program Guidelines, including the Program Matrix, required forms and program Fact Sheets.

4.1 HOME FIRST PROGRAM – (MORTGAGE REVENUE BOND MRB)

NH Housing offers the Home First Mortgage Loan program to provide competitive interest rates and Cash Assistance options. Both new and existing homes may be eligible for financing except as otherwise specified in this Selling Guide. Refinances are not allowed under the Home First program. An MCC is not allowed to be paired with a Home First Mortgage Loan. NH Housing uses tax-exempt Qualified Mortgage Revenue Bonds (MRB’s) to fund loans under the Home First mortgage program and therefore the loans must comply with certain requirements as set forth by the IRS as described in the Selling Guide and outlined in the Fact Sheet.

4.1.1 BORROWER ELIGIBILITY

A. First-Time Homebuyer: All Mortgagors and any other person who is expected to both live in the home and be secondarily liable on the Mortgage, must be first-time homebuyer. A first-time homebuyer for the Home First mortgage program is defined as someone who has not had an ownership interest in (not listed on the deed of) their principal residence during the previous three years prior to the date the mortgage is executed. Examples of “ownership interests” include:
   a. A fee simple interest;
   b. A joint tenancy;
   c. tenancy in common or tenancy by the entirety;
   d. The interest of a tenant-shareholder in a cooperative;
   e. A life estate;
   f. The interest of a purchaser under a land contract or installment sales agreement with a term that exceeds 24 months and under which the purchaser takes possession even though legal title is not transferred until some later time;
   g. An interest held in trust for the person (whether or not created by the person) that would constitute as present ownership interest held directly by the person; or
   h. An ownership interest in a mobile home or other factory-made housing.

Examples of interests that do not constitute “ownership interests” are:
   a. A remainder of interest;
   b. A lease with or without an option to purchase;
   c. A mere expectancy to inherit an interest in a principal residence;
d. The interest that a purchaser of a residence acquires upon the execution of a standard purchase contract, without a right of possession; or

e. An ownership interest in other than a principal residence during the previous three (3) years.

The first-time homebuyer requirement does not apply if the Borrower is purchasing in a Targeted Area. The following 15 communities have been designated as Targeted Areas by the U.S. Department of Housing and Urban Development: Berlin, Claremont, Concord, Dover, Goffstown, Laconia, Lancaster, Littleton, Manchester, Newmarket, Pittsfield, Portsmouth, Rochester, Somersworth and Whitefield.

For the Home First program, qualified Veterans are also exempt from the First-Time Homebuyer rule. The Affidavit of Veteran for Exception form is required.

B. Home First Income Limits

The Gross Annual Compliance Income for all Mortgagors, including non-occupant co-Borrowers and any other person who is expected to both live in the home and be secondarily liable on the Mortgage must be not exceed the Home First income limits. These limits are adjusted annually. All sources of income must be included. Reference the comprehensive Home First Gross Annual Compliance Income Calculation Guidance for specific information on how to calculation Gross Annual Compliance Income.

Each Home First loan file submission will include two income calculations. The qualifying income calculation that will follow industry standard documentation and calculation requirements and the Home First Gross Annual Compliance Income. The Home First Income Calculation Worksheet is required for each submission.

Example: The following household scenarios establish guidelines for calculating income and identifying the Borrowers who must meet the First-Time Homebuyer rule:

<table>
<thead>
<tr>
<th>Scenario 1</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scenario 2</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scenario 3</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scenario 4</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scenario 5</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scenario 6</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do they occupy?</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they a Borrower? (on Note)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Are they on Title? (deed &amp; mortgage)</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must be FTHB</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Must include Income</td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

* First-time homebuyer restriction is waived if purchasing in a Targeted Community or if the Borrower is a Qualified Veteran.
C. Home First Purchase Price Limits

The purchase price of the Property utilizing a Home First Mortgage Loan program cannot exceed the purchase price limit applicable to the property’s county. Review the Program Matrix to identify specific limits.

D. Eligible Properties

The Property must be a Single-Family Dwelling, including condominium, co-op, townhouse/PUD, and manufactured or mobile home which is permanently affixed to real property owned by the Borrower, that will be the Borrower’s primary residence. Two-to-four-unit dwellings in which the owner uses one unit as his or her primary residence and may rent one or more of the remainder, that has been used as a residence for the previous five years are also eligible. Two-unit dwellings located in a Target Area that will be used for residential purposes are not required to meet the five-year requirement.

Maximum acreage is 10 acres, however exceptions are allowed with the completion of a Land Use Borrower Affidavit.

E. Recapture Tax

A Federal tax known as the “Recapture Tax” became effective for all MRB-funded Mortgage Loans that closed after January 1, 1991. As enacted, a Borrower may be subject to this tax if the home is sold or disposed of within nine years of the purchase. The tax would be payable with the Borrower's Federal Income Tax Return for the year in which the home was disposed of. The maximum tax is 6.25 percent of the mortgage amount or 50 percent of the gain on the sale, whichever is less. There are other factors that affect the amount of tax which may be due, including family size and income at the time of the disposition of the Property. Your Borrower may wish to consult with a tax advisor or the local office of the IRS at the time of disposition of the home to determine the amount, if any, of Recapture Tax owed to the IRS. At loan origination, there is no way to predict the amount of Recapture Tax the Borrowers will be required to pay. NH Housing will not calculate the amount of Recapture Tax that a Borrower may owe upon disposition of the property.

F. Refinancing

The Mortgage Loan must be a new Mortgage Loan on the Property for the Borrower. Home First can't be used for refinance transactions.

G. Occupancy, Rental and Assumptions

Rules outlining occupancy, rental and assumptions can be found in HFA Rule 322.

H. Required Forms

There are several forms that are required for the Home First mortgage program that are listed below:

a. Tax Exempt Rider – must be annotated and recorded with the first mortgage.
b. **Recapture Notification and Borrowers Affidavit** – All buyers applying for a Home First Mortgage Loan must complete a Recapture Notification and Borrower(s) Affidavit to acknowledge and attest that understand and meet the program requirements.

c. **Gross Annual Income Calculation Worksheet** – must include Annual Household Income for all Mortgagors, including non-occupant co-borrowers and any other person who is expected to both live in the home and be secondarily liable on the Mortgage.

d. **Cash Assistance Program Disclosure (if applicable)** – If the borrower receives Cash Assistance (downpayment assistance)

e. **Borrower Closing Affirmation** – Affirmation of representations, covenants and warranties in the Recapture Notification and Borrower(s) Affidavit.

f. **Lender Closing Certificate** – The Participating Lender is required to complete the Lender Closing Certificate to attest that the Borrower Affidavit was provided to the Borrowers and that the Lender is not aware of any facts or circumstances that would cause it question the truth or completeness of the Borrower Affidavit.

g. **Affidavit of Veteran for Exception to First-Time Homebuyer Requirement (if applicable)** – Required if qualified Veteran is using for the First-Time Homebuyer exception.

h. **Land Use Affidavit (if applicable)** – Required for exceptions if the property acreage exceeds 10 acres.

### 4.2 HOME FLEX PROGRAM

NH Housing offers the Home Flex Mortgage Loan program to provide financing on Mortgage Loans insured by FHA or guaranteed by USDA or VA. Mortgage Loans are underwritten using the guidelines of the respective federal agency providing the insurance/guaranty. NH Housing does not impose additional requirements except as noted in this Selling Guide or on the Fact Sheet.

#### 4.2.1 BORROWER ELIGIBILITY

Review the Home Flex Fact Sheet for specific mortgage details.

### 4.3 HOME PREFERRED PROGRAM

NH Housing offers the Home Preferred Mortgage Loan program through Fannie Mae’s affordable lending option available exclusively to participating Housing Finance Agencies to serve low-to moderate-income borrowers. This is a Conventional Mortgage Loan that provides flexible underwriting to include loan-to-value (LTV) ratios up to 97% with no first-time homebuyer requirement.

#### 4.3.1 BORROWER ELIGIBILITY

Review the Home Preferred Fact Sheet for specific mortgage details.

### 4.4 CASH ASSISTANCE LOANS

There are very specific guidelines that Participating Lenders must follow to use NH Housing Cash Assistance programs. Failure to comply with this guidance could result in a material defect in the Mortgage Loan and NH Housing would not be obligated to purchase that Mortgage Loan.
4.4.1 CASH ASSISTANCE TERMS

For reservations accepted from July 16, 2018 to August 31, 2023 the Cash Assistance will be forgiven in full four years after the closing date, unless during the first four year the Borrower: sells the home, refinances the home or files for bankruptcy. Cash Assistance must be repaid in full if any of the three events listed above occur.

For reservations accepted after August 31, 2023 the Cash Assistance will be forgiven in full five years after the closing date, unless during the first five year the Borrower: sells the home, refinances the home or files for bankruptcy. Cash Assistance must be repaid in full if any of the three events listed above occur.

Cash Assistance must be secured by a second mortgage (the Cash Assistance Mortgage). Participating Lenders must list Cash Assistance as a subordinate lien with the source of funds coming from a State Agency. No periodic payments are required, and no interest will be charged on the Cash Assistance Mortgage.

4.4.2 DOCUMENT PREPARER REQUIREMENTS:

The Participating Lender will serve two distinct roles depending on which loan is involved:

A. The Participating Lender will follow the usual steps for originating, underwriting, processing and closing the first position Mortgage Loan. This role is governed by the Mortgage Loan Purchase Agreement (MLPA), Selling Guide and Product Fact Sheets.

B. Document Preparer for the Cash Assistance Mortgage: NH Housing is the lender for the Cash Assistance Mortgage. The following will be completed by the Document Preparer:
   - Disclose to the borrower, using NH Housing program disclosure and CFPB TRID disclosures, including the Loan Estimate and Closing Disclosure;
   - Prepare the Cash Assistance Wire Transfer Request Form and submit to cashassistance@nhhfa.org two business days prior to closing;
   - Have the Borrower execute the Cash Assistance Mortgage; and
   - Instruct the closing agent to record the Cash Assistance Mortgage.

4.5 REHAB LOANS

NH Housing allows two rehab loan programs under our Home Flex mortgage program.

A. FHA Limited 203(k)

FHA Limited 203(k) rehab program is allowed under the Home Flex mortgage program. This program permits homebuyers to finance up to an additional $35,000 into their mortgage to improve or upgrade the purchase of their primary owner-occupied residence.

B. Rural Development (RD) Rehab

NH Housing’s RD Purchase Rehab program is allowed under the Home Flex mortgage program. This program permits homebuyers to finance up to an additional $35,000 of renovations plus inspection and contingency fees into their mortgage to improve or upgrade the purchase of their primary owner-occupied residence.
4.5.1 REHAB PROCESS

A. Pre-Closing Documentation
Lenders must submit to NH Housing all documents as listed on the Rehabilitation Document Checklist. Allow 48 hours for review.

Upon review, the Participating Lender will be notified of approval or of additional information needed. The approval will include specific disbursement instructions (amount and to who) as well as copies of:

A. Initial Owners Affidavit;
B. Notice of Construction Mortgage; and
C. Closing Agent Disbursement Instructions.

These documents must be sent to the closing agent for execution and distribution.

B. Closing Disclosure
The Closing Disclosure must reflect all rehabilitation costs and disbursements per NH Housing approval.

C. Posting of Notices
At the closing, the Borrower will be provided with an Initial Owner’s Loan Disbursement Affidavit and a Notice of Construction Mortgage. The Borrower must complete the Notice of Construction Mortgage and this notice must be posted at the property as soon as possible. It must remain posted for the duration of the rehab work. An affidavit will be relied upon as proof that the posting has taken place.

D. Initial Disbursement
Upon receipt of the fully executed and notarized Initial Owner’s Loan Disbursement Affidavit, the closing agent is authorized to release the two-party check(s) indicated on the Closing Disclosure.

E. Final Disbursement
Upon purchase of the loan from the Lender, NH Housing will send the Borrower a Welcome Package, which will include contact information, instructions on the final disbursement process, and the following documents:

a. Mortgagors Letter of Completion
b. Final Owner’s Loan Disbursement Affidavit (one per contractor)
c. Final Contractor’s Loan Disbursement Affidavit (one per contractor)

When the work is complete, (must be completed within 180 days of closing) the Borrower must contact NH Housing to request a final appraisal inspection. NH Housing will order the title update and final appraisal inspection upon receipt of the following documents:

a. Fully Executed Mortgagors Letter of Completion
b. Final invoices from all contractors
c. Fully executed Final Owner’s Loan Disbursement Affidavit (one per contractor)
d. Fully executed Final Contractor’s Loan Disbursement Affidavit (one per contractor)

NH Housing will issue the final two-party check and close out the file.
4.6 VOUCHER ASSISTED MORTGAGE OPTION (VAMO)

Voucher Assisted Mortgages provide an opportunity for very low-income families to purchase a home and use their Housing Choice Voucher as a portion of their monthly mortgage payment. This initiative is an option to and follows all guidelines of the Single-Family Mortgage Program and is open to all approved Housing Choice Voucher participants. The following guidelines are applicable to VAMO Loans:

A. The Borrower must have a home inspection and a Housing Quality Standard (HQS) inspection complete.

B. The VAMO closing certificate must be completed before closing.

C. Home Preferred mortgage option can include the voucher to income only, it cannot offset PITI.
SECTION 5 – OTHER LOAN POLICIES AND REQUIREMENTS

5.1 GOVERNMENT INSURED/GUARANTEED LOANS

Government insured/guaranteed loans can be paired with NH Housing Home First and Home Flex Mortgage programs. Refer to each program for eligibility with the insurer/guarantor.

A. FHA Insured Mortgage Loans:

FHA insured Mortgage Loans are eligible for sale to NH Housing under the Home First and Home Flex mortgage programs. These Mortgage Loans must adhere to all applicable FHA underwriting guidelines as well as all applicable NH Housing-specific guidelines contained in this Selling Guide and Product Fact Sheets.

The Participating Lender must be approved by HUD as a Title II Supervised or Non-Supervised Mortgagee and must have Direct Endorsement (DE) underwriting authority.

B. USDA Guaranteed Mortgage Loans:

USDA guaranteed Mortgage Loans are eligible for sale to NH Housing under the Home First and Home Flex mortgage programs. USDA guaranteed Mortgage Loans must comply with all applicable USDA underwriting guidelines as well as all applicable NH Housing-specific guidelines contained in this Selling Guide and Product Fact Sheets.

The Participating Lender must be approved by the United State Department of Agriculture (USDA) for underwriting and servicing of the Guaranteed Rural Program.

C. VA Guaranteed Mortgage Loans:

VA guaranteed Mortgage Loans are eligible for sale to NH Housing under the Home First and Home Flex mortgage programs. These Mortgage Loans must comply with all applicable VA underwriting guidelines as well as all applicable NH Housing specific guidelines contained in this Selling Guide and Product Fact Sheets.

5.2 LOAN TERMS

Each mortgage loan must be for a term of thirty (30) years, at the fixed interest rate specified on the Reservation Confirmation. The thirty-year term is both a minimum and maximum term. The loans may be repaid in whole or in part at any time without penalty.

5.3 LOAN USE

All Borrowers must occupy the mortgaged property as a principal residence within 60 days after closing the mortgage loan. The property must be maintained as the principal residence of the Borrower during the outstanding term of the mortgage loan unless the loan is assumed by a NH Housing approved mortgagor.

5.4 NH HOUSING OVERLAYS

Under the Mortgage Loan Purchase Agreement (MLPA), lenders are required to ensure that a loan meets all of NH Housing’s program requirements. Before making a loan reservation, the Participating Lender shall confirm that the Borrower meets the applicable income limit, purchase (if applicable) and program rules. If the Mortgage Loan does not meet the requirements, NH Housing
is not obligated to buy that Mortgage Loan and/or NH Housing is not authorized by the IRS to issue that mortgage credit certificate (MCC). Refer to the program matrix for quick access to program income limits, purchase price limits and program Fact Sheets.

A. Income and Purchase Price Limits

Home First program Income and Purchase Price Limits

NH Housing establishes income and purchase price limits for the Home First loan program, a mortgage revenue bond (MRB) funded program, based on IRS requirements. Home First Borrower(s) cannot have, at the time of application or at closing, an income greater than the applicable Home First income limit. NH Housing cannot allow exceptions to these income and purchase limits. Home First income must include the Gross Annual Compliance Income, earned and unearned, from all sources before taxes or other deductions, received by the Borrower(s). See Section 4 for additional information on Home First income calculation. Purchase Prices will vary by county.

Home Flex Program Income and Purchase Price Limits

This policy applies to all loans made pursuant to the Home Flex loan programs. NH Housing establishes a single, statewide Income Limit for all Home Flex loans. This limit applies regardless of family size. The limit is based on the income used by the Borrower to qualify for the loan. This is not necessarily based on all income or everyone in the household. Loans must be within the Conforming Loan Limits for the applicable year.

Home Preferred Program Income and Purchase Price Limits

This policy applies to all loans made pursuant to the Home Preferred loan programs. NH Housing establishes Income Limits for the Home Preferred loan programs. These limits apply regardless of family size. These limits are based on the income used by the Borrower to qualify for the loan. This is not necessarily based on all income or everyone in the household. Loans must be within the Conforming Loan Limits for the applicable year.

Homebuyer Tax Credit (aka “Mortgage Credit Certificate”) Income and Purchase Price Limits

NH Housing sets income and purchase price limits for the Mortgage Credit Certificate program (MCC) based on IRS requirements. NH Housing cannot allow exceptions to these income and purchase limits. The Income Limits, as previously mentioned, are based on gross income not qualifying income.

B. Private Water Supply/Wells

Water tests are required on a home with private water sources. Testing must include Ecoli, Total Coliform, Lead, Nitrate and Nitrite. All primary parameters tested must pass. If the property receives water through a community well, NH Housing will need a copy of the most recent water test. Dug wells must meet insurer requirements as well as testing requirements above. Wells must be sited on the property being financed. A condex with a shared well will need an acceptable test and a hold harmless stating the Borrower is aware they are responsible for the system.

C. Sewage Disposal/Septic Systems

Septic systems must be sited on the property being financed. A condex with shared septic will need an acceptable test for the system and a hold harmless stating the Borrower is aware they are responsible for the system.
D. Underwriting Criteria

The Borrower must have a minimum representative credit score of 620, as calculated by first mortgage Insurer/Investor guidelines. NH Housing requires that the DTI ratio as calculated in accordance with all insurer/investor guidelines not exceed 50.0% unless approve/eligible and the borrower has a 680+ credit score.

Borrowers with no credit score are eligible under a manual underwrite following Agency/Insurer guidelines.

5.5 IRS TAX TRANSCRIPTS

NH Housing may require IRS tax transcripts, depending on the loan program.

A. Home First Programs – Most recent IRS transcripts are only required if the insurer required them. AUS fundings must be followed and documented.

B. Home Flex Programs – Most recent IRS transcripts are only required if the insurer requires them. AUS findings must be followed and documented.

C. Home Preferred Programs- Most recent two years of IRS tax transcripts are required.

D. Mortgage Credit Certificate – Most recent three years of IRS tax transcripts and/or signed tax returns are required. These documents will not be required if the property is located in a “targeted area”, unless the Borrower is self-employed, in which case two-years’ IRS tax transcripts and/or signed tax returns would be required.

5.6 HOMEOWNER INSURANCE REQUIREMENTS

The Lender, to the extent permitted by law, hereby assigns to NH Housing, on the date of purchase of a Mortgage Loan, all of its rights, title, and interest in such insurance policies or contracts; and any benefits, which it has received, or which it may receive in the future, on all Mortgage Loans delivered to NH Housing. All insurance policies must follow insurer/guarantor guidelines and be effective on or before the Loan closing date. Purchase transactions require the policy to be effective for 12 months. All policy premiums must be paid in full at or prior to closing and must contain the following Mortgagee clause upon purchase of the Mortgage Loan:

New Hampshire Housing, ISAOA/ATIMA, PO BOX 961292, Fort Worth, TX 76161-0292.

A. Homeowner Insurance

Homeowner insurance must be escrowed. Homeowner insurance coverage in the following kinds and amounts is required on the Property:

a. The maximum deductible is the higher of $1,000 or 1% of the face amount of the policy.

b. Coverage must equal the lesser of:

i. 100% of the insurable value of the improvements, as established by the property insurer (Participating Lender must submit replacement cost calculator or binder must reflect 100% replacement cost); or

ii. The unpaid principal balance of the first Mortgage Loan.

B. Flood Insurance

Flood insurance is required and must be maintained at all times if it is determined the Property is located in a Special Flood Hazard Zone, as evidenced by the appraisal report.
and/or a flood certification. Flood Insurance in the following kinds and amounts is required on the Property:

a. The maximum deductible is the higher of $1,000 or 1% of the face amount of the policy.
b. Coverage must equal the lesser of:
   i. The unpaid principal balance of the first and second Mortgage Loan
   ii. The maximum coverage available under NFIP

C. Condominium

For condominiums it is the Participating Lender’s responsibility to obtain proof of insurance from the Mortgagor(s) and the Condo Association to establish that there is sufficient amount of replacement value insurance to completely rebuild the unit in the event of a total loss. Insurance of the following kinds and amounts is required for Condominiums:

a. Must have master insurance coverage.
b. If master coverage does not have walls in coverage and/or the deductible is $5,000.00 or more, Borrower must obtain HO6 coverage for at least 20% of the appraised value of the subject property.
c. Escrow of HO6 coverage is not required but allowed.
d. HO6 coverage must be paid in full for one year.

5.7 HOMEBUYER EDUCATION AND COUNSELING POLICY

A. Requirements

Borrowers may be required to obtain pre-purchase homebuyer education. The education requirement can be satisfied utilizing NH Housing’s homebuyer education available on our website or education from an Approved Homebuyer Education Provider (list below) for the following mortgage programs:

a. **Home First** - education is required for at least 1 Borrower.
b. **Home Flex** – education is required only if the Borrower is receiving Cash Assistance.
c. **Home Preferred** - education is required for first-time homebuyers and Borrowers receiving Cash Assistance.
d. **2-4 unit homes** - must complete an acceptable landlord education course in addition to homebuyer education. Landlord education is provided on our website.
e. **Rehab** – education is required for 203K and RD rehab mortgage programs.

B. Required Documentation

If education is required, a Homebuyer Education Certificate must be submitted with the Loan file and the course must have been completed within 12 months prior to closing.

Additionally, Participating Lenders are required to present the Supplemental Consumer Information Form (Form 1103) to Fannie Mae and FHA Borrowers. The Participating Lender or Borrower(s) should complete the Homeownership Education and Housing Counseling section of the form for those transactions where homeownership education or housing counseling is required.
C. List of Approved Homebuyer Education Providers

<table>
<thead>
<tr>
<th>AHEAD, Inc.</th>
<th>HOMEteam (Available in English and Spanish)</th>
<th>The Housing Partnership</th>
</tr>
</thead>
<tbody>
<tr>
<td>262 Cottage Street</td>
<td>801 Elm Street, Second Floor</td>
<td>222 International Drive</td>
</tr>
<tr>
<td>Littleton, NH 03561</td>
<td>Manchester, NH 03105</td>
<td>Portsmouth, NH 03802</td>
</tr>
<tr>
<td>603-444-1377</td>
<td>1-866-701-9097</td>
<td>603-431-3620</td>
</tr>
<tr>
<td><a href="http://www.HomesAHEAD.org">www.HomesAHEAD.org</a></td>
<td><a href="http://www.HOMEteamNH.org">www.HOMEteamNH.org</a></td>
<td>housingpartnership.org</td>
</tr>
</tbody>
</table>

**Approved Online providers:**

- NH Housing’s Becoming a Homeowner
  
  https://www.gonewhampshirehousing.com/education-and-resources/online-education

- eHomeAmerica (Available in English and Spanish)
  
  https://www.ehomeamerica.org/

- HomeView (Available in English and Spanish)
  
  https://www.fanniemae.com/education

- Readynest by MGIC **(Landlord education only; This is not acceptable for general homebuyer education)**
  
  https://www.readynest.com/at-home/being-successful-landlord

NH Housing may approve unique homebuyer education and counseling courses and providers based on specific loan program requirements. Approved homebuyer education and counseling courses and providers are subject to change at any time.

5.8 PREVIOUS NH HOUSING BORROWERS

Previous NH Housing Borrowers with a NH Housing foreclosure will require approval from NH Housing before a reservation can be submitted.

No borrower may have more than one active NH Housing mortgage loan. Exceptions may be submitted and reviewed by NH Housing.

5.9 NON-OCCUPANT CO-BORROWERS

Non-occupant co-borrowers are permitted. Must meet the underlying insurer and investor requirements if more restrictive.

5.10 MANUAL UNDERWRITING

If the findings report generates a finding of “Refer” (or similar risk classification), the Participating Lender must perform a manual underwriting review of the file and must meet the applicable
underwriting guidelines per the loan type (i.e FHA, VA, USDA). If a manual review is required or is chosen by the Participating Lender, the loan must meet the applicable program guidelines depending on the program and insurance/guaranty.

Manual reviews are not permitted under the Home Preferred mortgage program.

5.11 POWER OF ATTORNEY POLICY

NH Housing strongly suggests that all Borrowers be present at closing. If a Borrower’s presence at closing is unavoidable or presents a hardship for the Borrower, counsel representing the Borrower needs to prepare a Power of Attorney acceptable to the title company and acceptable to NH Housing. The Power of Attorney must comply with HUD regulations, New Hampshire state law, and title requirements imposed by the title company. There must be no exception on the title policy for the Power of Attorney.

A. Power of Attorney General Requirements
   a. The Power of Attorney must be specific to the real estate transaction.
   b. The property address must be present and must match the property address on the closing documents. **No address variations are permitted.**
   c. The Power of Attorney must be executed on or before the date of execution of the closing documents.
   d. The Power of Attorney must be notarized.

New Hampshire Housing must prior approve the Power of Attorney before closing.

5.12 RATE BUYDOWN OPTIONS

Permanent rate buydowns may be available for our mortgage programs. Rates will be published daily, if available. Points must be calculated off the base loan amount with the exception of FHA that requires points to be calculated from the total mortgage amount. Participating Lenders are required to issue Form 1098 to report all points paid.

5.13 EARLY PAYMENT DEFAULT (EPD)

A Mortgage Loan that meets the Early Payment Default (EPD) definition shall be considered an EPD loan and will result in the Participating Lender shall reimburse NH Housing all compensation and servicing release premium that was paid on the Mortgage Loan at the time of acquisition. Early Payment Default is defined as a 60 or more day delinquency within the first four post-purchase payments. All EPD loans will trigger a quality control review by NH Housing.

5.14 EARLY REFINANCE

If the Participating Lender/Originator knowingly causes the refinance or payoff of a Mortgage Loan within one hundred and twenty (120) days of the Purchase, the Participating Lender/Originator shall reimburse New Hampshire Housing all compensation and servicing release premium paid to the Participating Lender with that Mortgage Loan. New Hampshire Housing has six (6) months from such refinance or payoff to send the Participating Lender/Originator a notice requiring repayment of the lender fee.
5.15 REPURCHASE

After the Mortgage Loan has been Purchased and for so long as the loan remains outstanding, New Hampshire Housing may perform such reviews or investigations as it deems warranted. New Hampshire Housing’s right to such review exists regardless of any prior reviews. If, in New Hampshire Housing’s judgment and at any time determines the following deficiencies:

A. The Mortgage Loan does not comply with Program Guidelines, Laws, MLPA or this Selling Guide;

B. Any Covenant by the Participating Lender or its agent was or is untrue;

C. The required Mortgage Documents, in the form required by the Program Guidelines and the Laws, do not exist, have a Defect, or have not been provided to New Hampshire Housing in accordance with the terms of this Agreement;

D. The Participating Lender participated in or knew of any fraud, misrepresentation or misstatement related to the Mortgage Loan, the Mortgage Documents or any process in obtaining the Mortgage Loan;

E. A Mortgage Loan’s insurance or guarantee is not effective, in whole or in part;

F. A title defect to the mortgaged Residence that could invalidate or jeopardize the Mortgage or render the title unmarketable, and New Hampshire Housing has provided the Participating Lender with notice of the title defect and provided Participating Lender with ninety (90) days to cure the defect or repurchase the Mortgage Loan; or

G. The Participating Lender did not have good and clear title to a Mortgage Loan or did not have authority to sell a Mortgage Loan when the Mortgage Loan was Purchased by New Hampshire Housing.

In General, the Participating Lender shall cure the Defect or Covenant noncompliance within thirty (30) days of New Hampshire Housing’s notice to the Participating Lender. If the Participating Lender fails to submit a completed Mortgage Loan file to New Hampshire Housing or if any defect or covenant noncompliance is not or cannot be cured to New Hampshire Housing’s satisfaction within the thirty (30) day period, the Participating Lender shall repurchase the Mortgage Loan.

New Hampshire Housing shall notify the Participating Lender in writing of the repurchase, including the reason for the repurchase. The Participating Lender shall have thirty (30) days to respond to the repurchase notification. The Participating Lender shall repurchase the loan within an additional thirty (30) days.

The repurchase price shall be based on the following formula, subject to any “repurchase price adjustments” described below:
Mortgage Loan’s principal balance at Loan Purchase

- (minus) payments made to principal
+ (plus) interest accrued but unpaid
+ (plus) funds advanced under the Mortgage, e.g., taxes and insurance
+ (plus) compensation paid to the Participating Lender by New Hampshire Housing connected with the Purchase

For this formula, “repurchase price adjustments” shall mean: If New Hampshire Housing has collected other funds related to the Mortgage Loan, including funds from a foreclosure, sale or an insurance or guarantee claim, the repurchase price shall be adjusted to reflect these payments. Cash Assistance, if applicable, will need to be repaid as well.

5.16 ASSUMPTIONS

Assumptions may be permitted with the approval of NH Housing acting in its sole discretion. Under no circumstances are Cash Assistance loans assumable. Any outstanding Cash Assistance loan amount must be paid off at the time of transfer of ownership.

A. Home First

If authorized by the investor, insurer and/or guarantor, NH Housing Mortgage Loans may be assumed by qualified Borrowers meeting NH Housing income requirements, and any other eligibility requirements applicable to the Program at the time of the assumption. All requirements of the applicable sections of the IRS Code, including the income limitation, principal residence, and three-year non-homeowner requirement and the purchase price limitations must be met with respect to the assumption.

When the assumption occurs, the residence is considered to be an existing property for NH Housing purposes, regardless of the fact that the home was considered new when the Mortgage Loan closed. The new Borrower will be subject to Federal Recapture Tax, if the sale occurs within nine (9) years following the original closing date.

B. Home Preferred

NH Housing will follow Fannie Mae assumption guidelines as well as the private mortgage insurer, if the mortgage insurance is still active. Please note that buyers cannot assume the conventional mortgage but a transfer due to marriage, divorce, or inheritance is possible.

C. Home Flex

If authorized by the investor, insurer and/or guarantor, NH Housing Mortgage Loans may be assumed by qualified Borrowers meeting NH Housing income requirements, and any other eligibility requirements applicable to the Program at the time of the assumption.
SECTION 6 – HOMEBUYER TAX CREDIT PROGRAM (MCC)

The Homebuyer Tax Credit Program is a Mortgage Credit Certificate (MCC) Program. The MCC Program is a federal program that aims to provide eligible Borrowers with a long-term benefit to help them afford a home. An MCC works by reducing the federal income taxes that an eligible homebuyer must pay. The MCC can convert a percentage of the interest paid on a mortgage each year into a tax credit. The maximum tax savings could be up to $2,000 per year. Required forms are available on our website. See Fact Sheet for more information. Home First Mortgage Loan cannot be combined with an MCC.

As stated in Homeownership Program Rule HFA 341.16, all lenders legally authorized to originate residential mortgages in the state may participate in the MCC Program in one or both of the following capacities:

- Acting participating MCC Lender; and/or
- An underlying mortgage lender

To act as a participating MCC Lender, a lender must sign the MCC Lender Agreement found on our website or complete the Mortgage Loan Purchase Agreement (MLPA).

6.1 MORTGAGE CREDIT CERTIFICATE REQUIREMENTS

A. Eligible Borrower

To be eligible to receive an MCC, a Borrower must meet certain requirements:

a. Be a first-time homebuyer or purchase in a targeted area
b. Must occupy the home as a principal residence
c. Must meet certain income and purchase price limits
d. Have an eligible first mortgage
e. Have a tax liability

B. Maximum Rate on Underlying Mortgage

For fixed rate loans, the highest interest rate on the underlying mortgage is the highest rate offered by NH Housing at the time of rate lock. For ARM, refer to the variance for ARM policy.

Underlying mortgages with nonoccupant Borrowers are not allowed under NH Housing’s MCC program.

C. Income Qualifications

Effective January 3, 2022, NH Housing will follow IRS Revenue Ruling 86-124 when reviewing income eligibility under the MCC program. Under the MCC income standard, NH Housing will only require gross income verification (meaning the income considered in
determining eligibility and the documents required to verify income) from the following MCC applicants:

1. All mortgagors. "Mortgagor" means someone who:
   a. Owns an interest in the home (is on the deed); and
   b. Signs the mortgage as security for the loan, even if not on the note.
2. Any other person who is secondarily liable on the mortgage and is expected to live in the home.

“Secondarily liable” means anyone who signs the note or other document that creates liability on the note.

NH Housing does not issue MCCs to underlying mortgages with nonoccupant Borrowers.

D. Mortgage Credit Certificate (MCC) Fees

NH Housing sets MCC Fees when establishing MCC program requirements. MCC fees are subject to change at any time. A fee schedule is available on our website.

E. Closing Cost Limits

Lenders may not charge an MCC Borrower any additional fees for the MCC. Other loan closing costs are limited to fees that are reasonable and customarily charged to a Borrower applying for a mortgage without an MCC.

6.2 MCC RESERVATIONS

Participating MCC Lenders must use Lender Online to reserve the MCC. If Lender Online is not available, the Participating MCC Lender must submit a reservation using the Reservation Form, which may be emailed to mcc@nhhfa.org.

MCC reservations shall automatically expire four months from the reservation date. Reservations shall automatically be extended if NH Housing is processing a complete MCC package. Reservations may be extended by NH Housing, provided:

a. The Borrower or lender initiates an extension request;

b. The MCC, based on the extended reservation, can still be issued in compliance with IRS regulations and NH Housing rules; and

c. There is MCC capacity still available to fulfill the reservation as extended.

6.3 USE OF MCC WHEN UNDERWRITING A MORTGAGE

Provided the loan meets all applicable requirements, NH Housing will purchase loans that use an MCC in qualifying the Borrower. In doing so, the lender must follow the MCC requirements established by the different loan programs or mortgage insurer/guarantor, which can vary based on the type of loan being underwritten (FHA, RD, VA and Fannie Mae). When a lender sells a loan to NH Housing, the lender is representing that it complied with those underwriting requirements for using the MCC.

6.4 PRE-APPROVAL POLICY AND PROCEDURES

NH Housing does not require lenders to seek a MCC preapproval but will review if it is essential to the mortgage transaction (e.g. the MCC is needed to qualify for the mortgage). Generally, the lender compiles the MCC application and provides it to NH Housing after the mortgage closing. NH Housing then reviews the application and issues the MCC, if the Borrower qualifies. To accommodate lender’s request, NH Housing will provide an MCC preapproval, provided the lender
complies with this policy.

A. MCC Preapproval Procedures

If a lender requests an MCC preapproval, NH Housing and the lender shall follow these procedures. If there has been any material change, the lender shall ensure NH Housing has a current complete MCC packet.

This policy provides a process to obtain an MCC preapproval. NH Housing’s obligation to purchase a loan still depends on the lender ensuring that a loan meets all program guidelines. For example, if NH Housing has issued an MCC Pre-Approval but the Borrower does not ultimately qualify for an MCC, and that impacts the ability to obtain insurance/guarantee on the loan, the lender bears that risk and NH Housing would not be required to buy that loan.

B. Lender Responsibilities

A complete MCC Pre-Approval request must be submitted to NH Housing at least three business days before the scheduled mortgage closing. NH Housing will not review an MCC Pre-Approval until the packet is complete. MCC Pre-Approval Packet: The lender must submit the following:

a. Copy of complete signed Loan Application (1003);

b. Online Homebuyer Tax Credit Training Certificate of Completion;

c. Copy of complete MCC Applicant(s) Affidavit and Recapture Notification;

d. Verification of the income for all Mortgagors and any other person who is expected to both live in the home and be secondarily liable on the Mortgage, including but not limited to:
   i. Wages and other compensation (evidenced by most recent 30 days paystubs), Child support, SSI, SSDI, VA Benefits, Pension/Annuity; and current year-to-date business profit and loss statement.

e. Tax Returns - signed and dated, copies for the most recent three years, complete with all schedules and W-2s, or three years complete IRS tax transcripts for all Mortgagors and any other person who is expected to both live in the home and be secondarily liable on the Mortgage.
   i. NOTE: If the property is located in a Targeted Area, tax returns and/or transcripts are not required, unless the Borrower is self-employed, in which case, two years would need to be provided.

C. NH Housing Responsibilities

Upon receiving a complete MCC Pre-Approval packet, NH Housing will Review the packet; and within three business days, provide the lender a decision on the MCC Pre-Approval request.

D. After the Mortgage Closing (Lender Responsibilities)

After the mortgage closing, the lender must, within 14 calendar days of the closing date, submit the remaining documents for a complete MCC Application. The remaining documents required for an MCC to be issued are:

a. Underwriting and Transmittal Summary (completed and signed by the underwriter);

b. Copy of complete Final signed Loan Application (1003);

c. Copy of Real Estate Sales Contract, signed, with all Addenda;

d. MCC Program Disclaimer and Affirmation of Responsibility;
e. Applicant(s) Closing Affidavit;
f. Seller Affidavit;
g. Lender Closing Certificate;
h. Copy of executed Note;
i. Copy of executed Mortgage;
j. Copy of Closing Disclosure (fully executed); and
k. MCC fee.

Complete copies of all MCC documents can be found here:

- Application package with NH Housing mortgages
- Application package without NH Housing mortgages

NOTE: If the lender is aware of any material change, the lender shall submit a new and complete application.

E. MCC Issuance

Provided NH Housing does not receive any information of a material change in circumstances that would disqualify the MCC applicant, NH Housing will issue the MCC.
SECTION 7 - DELIVERY AND PURCHASE

The following policy presents an overview of the process Participating Lenders shall follow when delivering Mortgage Loans that will be sold to NH Housing.

7.1 LOAN DELIVERY BY PARTICIPATING LENDER

The Participating Lender shall deliver the Closed Loan Package to NH Housing in accordance with the MPLA and Program Guidelines and with all of the documents listed on the Stacking List for the specific type of loan found in the Forms section of the Website. To avoid late delivery fees, the Participating Lender must deliver a complete Closed Loan Package on or before the reservation expiration date except for Home Preferred loan must be delivered 10 days prior to the expiration date. Participating Lenders shall commit the loan and then close the loan reservation in Lender Online.

7.2 COMPLIANCE REVIEW BY NH HOUSING

NH Housing will review the Mortgage Loan documents for compliance with AUS findings and Program Guidelines to ensure documents are correctly completed and executed. NH Housing shall then notify the Participating Lender about the loan’s purchase, suspension or rejection via Lender Online.

7.3 CLOSING DOCUMENT REVIEW BY NH HOUSING

NH Housing will review all Closing Documents (except the title policy that shall be reviewed post purchase) to ensure compliance with Section 8 – Closing Document Compliance of this Selling Guide. If the Closing Documents do not comply with this policy (an error), then NH Housing shall not purchase the loan until the error has been corrected consistent with this policy.

7.4 MORTGAGE LOAN PURCHASE

NH Housing will purchase the Mortgage Loan if it is determined that the Mortgage Loan complies with the Mortgage Loan Purchase Agreement, Selling Guide and Program Guidelines. Upon approval, NH Housing shall email the Participating Lender a pre-purchase advice, listing the amounts due to the Participating Lender. The pre-purchase advice will show an adjustment for the first payment if the loan will be purchased within 15 days of the first payment being due. The Participating Lender shall then review, verify and send NH Housing an email either approving the amounts stated in the pre-purchase advice or advising NH Housing of any discrepancies. Once the Participating Lender has approved the pre-purchase advice, NH Housing shall email the final purchase advice to the Participating Lender.

NOTE: The purchase advice merely addresses the amounts related to the loan; it does not address whether the loan complies with the Program Guidelines.

Participating Lenders will be responsible to pay taxes and or insurance if the due date is on or before first payment due to NH Housing.
7.5 POST- PURCHASE LENDER OBLIGATIONS

Upon notification of purchase, the Participating Lender shall:

A. Send the Borrower a transfer of servicing letter (aka “goodbye letter”)
B. Record the Assignment of Mortgage at the registry of deeds, with NH Housing as the addressee for the assignment once recorded. The mortgage assignment shall be the same mortgage assignment approved by NH Housing before purchase.
C. Activate Private Mortgage Insurance certificate (if applicable)
D. Notify FHA/RD/VA of servicing transfer, as applicable
E. Notify the following providers servicing has been transferred (as applicable):
   a. Master Condo Insurance
   b. Hazard Insurance
   c. Flood Insurance
   d. PMI Company
   e. Flood Determination Company
F. Forward to NH Housing copies of all servicing transfer correspondence
G. Forward to NH Housing any missing loan closing documents

Upon purchase, NH Housing shall send the Borrower a transfer of servicing letter (aka a “welcome letter”).

7.6 POST- PURCHASE LOAN REVIEW

The Participating Lender shall deliver the original recorded mortgage, the original recorded mortgage assignment and the final loan title insurance policy Trailing Documents to NH Housing within 60 days of the loan purchase date. Upon receipt and before submitting the Trailing Documents to document custodian, NH Housing shall again review the Trailing Documents to ensure they comply with this Selling Guide.
SECTION 8 – CLOSING DOCUMENT COMPLIANCE POLICY

The following policy presents an overview of the process which Participating Lenders shall follow when delivering loan closing documents (Closing Documents) to NH Housing under the MPLA between NH Housing and the Participating Lender.

This policy constitutes a “Program Guideline” under the MLPA, which means Participating Lenders and the loans they submit to NH Housing must comply with this policy.

This policy, and NH Housing’s actions hereunder, must consider requirements of NH Housing, New Hampshire State Law, Mortgage Insurers/Guarantors, Secondary Markets and Document Custodians.

The Closing Documents shall comply with this policy, the Program Guidelines and all other requirements of the mortgage insurer or the secondary market program. In addition to this Policy, all loans are subject to the MLPA.

8.1 GENERAL GUIDELINES

This policy applies to all loans sold to NH Housing:

All missing items will be noted in Lender Online. Participating Lenders shall review the status of their loans in Lender Online periodically to ensure corrections are resolved in a timely manner.

The Closing Documents will be delivered to the document custodian for review and compliance with applicable guidelines. In the event an error is not corrected by the Participating Lender the loan may be subject to penalties under the Trailing Documents Policy.

This policy does not include all possible errors. If a loan includes an error not covered by this policy, the Participating Lender shall contact NH Housing to determine what corrective action is required by NH Housing and/or the document custodian; all corrections are to be in accordance with New Hampshire law.

NH Housing may require Participating Lenders to provide a legal opinion about what corrective action suffices or is required.

8.2 IDENTICAL INFORMATION

In addition to the specific requirements stated below, all Closing Documents shall have the identical transactional information. This means the note, endorsement/allonge, mortgage, assignment of mortgage and final title policy shall be identical in terms of all required information, including name of the Borrower(s), mortgage property address, loan amount, interest rate, property description and other such required information. A loan that does not have identical information does not meet NH Housing’s requirements.

There is one exception: When a property owner is not a Borrower. In such case, that non-borrower owner would:

A. Not be on the note;
B. Must be a signatory on the mortgage and waive their homestead rights; and
C. Must be on the title policy when the section identifies the owner(s) as compared to any section that identifies the Borrower(s).
8.3 DOCUMENTATION REQUIREMENTS

A. Promissory Note and Endorsement / Allonge

The note shall conform to all requirements of the mortgage program under which the loan is being made. Specifically, the note shall include the following:

- a. Borrower(s) name(s)
- b. Mortgaged property address
- c. Lender loan number
- d. FHA/VA case number
- e. Date
- f. Due date
- g. Loan amount
- h. P&I amount
- i. Lender
- j. First payment due date
- k. Maturity date
- l. Interest rate
- m. Late charge rate
- n. Original signature(s) of Borrower(s)
- o. Printed name(s) of Borrower(s) adjacent to the signature

The note shall be endorsed/assigned to NH Housing (either on the note or using an allonge attached to the note), and that endorsement shall include the following:

- a. Lender’s name
- b. Original signature of authorized signer for lender
- c. Printed name and title of signer
- d. Proper endorsement language

The following is the required language for the endorsement: “Payable without recourse to the order of the NH Housing Finance Authority.”

B. Mortgage

The mortgage shall conform to all requirements of the mortgage program under which the loan is being made. Specifically, the mortgage shall include the following:

- a. Date of mortgage
- b. Lender’s information (name and address)
- c. Borrowers – all names shown on the deed. Borrower, and Borrower’s Spouse, if any, release all rights of homestead in the Property and release all rights of courtesy and other interests in the Property.
- d. Loan amount
- e. Maturity date
- f. Language that the Exhibit A is attached
- g. Property address that matches the note
- h. Riders – noted and attached
- i. Signatures and notarization (including any non-borrower owner)
- j. Exhibit A (property description)
- k. Waiver of Homestead
Any corrections to the notary area must be initialed.

The mortgage shall be recorded at the registry of deeds where the mortgaged property is located.

C. Assignment of Mortgage

The assignment of mortgage shall include:

a. Lender’s (assignor) name and address
b. Assignee’s name
c. Mortgaged property address
d. Mortgagor’s name as shown on mortgage
e. Mortgage loan amount
f. Mortgage date
g. Mortgage book and page
h. Signatures and notarization

D. Loan Title Policy

The loan title policy shall include:

a. Effective date and time that matches the date and time of the mortgage recording
b. Schedule A #1 (name of insured/it’s successors or assigns as their interests may appear)
c. Schedule A #4 (mortgage recording information)
d. Any required endorsements
e. Property description
f. Full policy jacket
g. The identical policy number throughout the policy
h. Deletion of standard exceptions 1, 2 and 3

E. Manufactured Housing

The following data points must be identified and be consistent within the loan documents, including the deed:

a. Manufacturer’s name;
b. Model name and/or model number;
c. Year of manufacture; and
d. Serial number.

If the loan documentation references other data points (such as the size of the manufactured home), those data points must also be consistent throughout the loan documents.

We urge Participating Lenders to review the deed and all Closing Documents prior to closing to ensure the above information is provided and consistent with the loan documents and to correct any inconsistencies prior to closing. NH Housing will not purchase a loan that does not comply with the requirements.

F. Initial Escrow Disclosure

Escrow calculations must be made using the Aggregate Adjustment method and include a 2-month cushion for all escrowed items.

All scheduled tax payments must be paid out escrow one month prior to the tax due date.
### 8.4 OMISSIONS AND REVISIONS

Closing Documents that do not comply with this policy must be corrected consistent with this policy and consistent with the requirements of the loan program under which the loan was made.

When an error is discovered in the Closing Documents, NH Housing shall note the error in Lender Online. The Participating Lender shall correct the error consistent with the following paragraphs.

**A. Promissory Note**

If the note includes an error, the Participating Lender shall obtain and provide NH Housing with a new note and/or a new note endorsement/allonge. These documents must have new original signatures and be delivered to NH Housing. (NH Housing will not accept a note that has initialed cross outs or additions.)

**B. Mortgage**

If a mortgage includes an error, the Participating Lender shall correct that error consistent with the following recommendations:

<table>
<thead>
<tr>
<th>ERROR TYPE</th>
<th>REQUIRED MINIMUM CORRECTION</th>
<th>CORRECTION TYPE Detailed in Section 8.5 Below</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notary stamp incomplete/missing</td>
<td>Scriveners’ affidavit with legal opinion</td>
<td>Section 8.5-A</td>
</tr>
<tr>
<td>Notary acknowledgement incomplete</td>
<td>Scriveners’ affidavit with legal opinion</td>
<td>Section 8.5-A</td>
</tr>
<tr>
<td>Mortgage rider incomplete/not attached</td>
<td>Corrective mortgage</td>
<td>Section 8.5-B</td>
</tr>
<tr>
<td>Legal description error</td>
<td>Corrective mortgage</td>
<td>Section 8.5-B</td>
</tr>
<tr>
<td>Missing pages</td>
<td>Corrective mortgage</td>
<td>Section 8.5-B</td>
</tr>
<tr>
<td>Maturity date incorrect/missing</td>
<td>Corrective mortgage</td>
<td>Section 8.5-B**</td>
</tr>
<tr>
<td>Mortgage in MERS</td>
<td>Certification of MERS deactivation and assignment of mortgage</td>
<td>Section 8.5-C</td>
</tr>
<tr>
<td>Names on mortgage do not match the deed</td>
<td>Name affidavit. Corrective mortgage and/or new deed</td>
<td>Section 8.5-B*</td>
</tr>
<tr>
<td>County</td>
<td>Scriveners’ affidavit with legal opinion</td>
<td>Section 8.5-A</td>
</tr>
<tr>
<td>Address including zip code</td>
<td>Scriveners’ affidavit with legal opinion or corrective mortgage</td>
<td>Section 8.5-A**</td>
</tr>
<tr>
<td>Marital status – required on all refinance transactions</td>
<td>Corrective mortgage</td>
<td>Section 8.5-B**</td>
</tr>
</tbody>
</table>

*Depending on error type, Participating Lender may either obtain a name affidavit, corrective mortgage and/or a new deed. A legal opinion must be provided to support the manner of correction.
Depending on error type, Participating Lender may either obtain a scriveners’ affidavit with legal opinion or corrective mortgage. A legal opinion must be provided to support the manner of correction.

All corrective documents must be reviewed and approved by New Hampshire Housing prior to execution and recording.

The execution and recording of a corrective document may require an update to the final loan title policy. Therefore, the execution of all corrective documents must be coordinated with the closing agent that closed the loan.

8.5 CORRECTIVE REQUIREMENTS

A. Scrivener’s Affidavit with Legal Opinion

For this category, the Participating Lender shall correct the error and provide NH Housing with the following:

a. A scrivener’s affidavit
b. A legal opinion

A scrivener’s affidavit shall include the following:

a. Book and page of document being corrected
b. Borrower(s) name
c. Property address
d. Statement of the error and how the error is being corrected
e. Proper signature and notarization

A legal opinion shall:

a. Be prepared and signed by a licensed New Hampshire attorney
b. Be provided on the attorney’s letterhead
c. Be addressed to NH Housing, its successors and or assigns
d. Include a detailed reference to the scrivener’s affidavit
e. Include an attached copy of the scrivener’s affidavit
f. State the error
g. Opine that the corrective action:
   i. Corrects the errors;
   ii. The mortgage, as originally recorded and as corrected, creates a valid mortgage; and
   iii. The error does not in any way affect the validity, enforceability or recording priority of the mortgage as originally recorded
   iv. Include the legal citations/Authorities relied on in providing the legal opinion

B. Corrective Mortgage

For this category, the Participating Lender shall provide a corrective mortgage, either by:

a. Correcting the original recorded mortgage
b. Obtaining a new mortgage document that will replace the original mortgage

If the Participating Lender chooses to correct the original mortgage, the corrective mortgage shall include:

a. Reference to the original mortgage, including recording information for original mortgage
b. Statement that the new corrective mortgage corrects the original mortgage but preserves the recording priority of the original mortgage
c. Statement of what was corrected
d. Entire original mortgage document, including all riders and exhibits, must be rerecorded

If the Participating Lender chooses to obtain a new mortgage document, the corrective mortgage shall include:

a. Reference to the original mortgage, including recording information for original mortgage
b. Statement that the new corrective mortgage corrects the original mortgage but preserves the recording priority of the original mortgage
c. Statement of what was corrected
d. Proper signature and notarization
e. Entire original mortgage document, including all riders and exhibits, must be recorded

Following the recording of the corrective mortgage, the Participating Lender shall provide NH Housing with a mortgage assignment that references the original mortgage and the corrective mortgage; and an endorsement to the loan title policy that references both mortgages.

C. Certification of MERS Deactivation and Assignment of Mortgage

For this category, the Participating Lender shall provide NH Housing with certification that the mortgage has been deactivated with MERS. The Participating Lender must also prepare a mortgage assignment of the loan from MERS to itself, have the mortgage assignment executed, and recorded with the registry of deeds.

D. Assignment of Mortgage

If the recorded mortgage assignment has an error, the Participating Lender shall provide NH Housing with a new corrective assignment that will include:

a. The word “Corrective” (only if already recorded)
b. Recording information of the original assignment
c. Statement of what was corrected
d. Statement that the new corrective assignment replaces the original assignment
e. Proper signature and notarization

The corrective mortgage assignment shall be executed by the Participating Lender and recorded.
## 8.6 CLOSING DOCUMENT CONTACTS

| **Borrower Servicing Website:** | Dovenmuehle Mortgage, Inc.  
https://www.yourmortgageonline.com/ |
|-------------------------------|---------------------------------|
| **Collateral Original Note:**  | New Hampshire Housing  
(> via overnight courier)  
Attn: Homeownership  
32 Constitution Drive  
Bedford, NH 03110 |
| **Final Documents Address:**   | New Hampshire Housing  
Attn: Homeownership  
32 Constitution Drive  
Bedford, NH 03110 |
| **Final Documents Contacts:**  | missingitems@nhhfa.org |
| **Note Return Request Contact:** | missingitems@nhhfa.org |
| **Overnight Correspondence**  | New Hampshire Housing  
(Servicing):  
Attn: Servicing  
32 Constitution Drive  
Bedford, NH 03110 |
| **Shipping Address or Website:** | VirPack  
https://nhhfadocportal.virpack.com/Account/Login |
SECTION 9 - TRAILING DOCUMENT POLICY

9.1 DEFINITIONS

Correct Document means a required trailing document that is complete, conforming, and accurate and is confirmed by NH Housing and the secondary-market document custodian as being complete, conforming, and accurate.

Incorrect Document means a required trailing document that is not complete, conforming, or accurate as determined NH Housing or the secondary-market document custodian.

Loan Purchase Date means the date NH Housing purchased a loan from a Participating Lender.

Missing Trailing Document means a required post-closing loan document that:
- Has not been provided to NH Housing; or
- Has been provided to NH Housing but is not a Correct Document, meaning the document is not complete, conforming, or accurate.

9.2 INTRODUCTION

Participating Lenders shall submit all Correct Documents that are required by the applicable stacking list within 60 days of loan purchase. Failure to provide timely Correct Documents creates significant challenges and financial impacts. This policy aims to provide Participating Lenders with a reasonable opportunity to submit Correct Documents. However, if a Participating Lender does not comply, this policy creates penalties to motivate performance and to compensate NH Housing when it takes steps to address a lender’s nonperformance.

9.3 DEADLINES/TIMELINES

To provide Participating Lenders with reasonable time while ensuring timely delivery of Correct Documents to NH Housing, the following timelines/deadlines apply to all loan programs. Participating Lenders can view loan-level document data in Lender Online. Additionally, NH Housing will provide Participating Lenders with periodic reports that breakdown loans by the timeline in this table.
<table>
<thead>
<tr>
<th>Day</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day 1</td>
<td>Loan Purchase Date</td>
</tr>
<tr>
<td>Day 15, 30 and 45</td>
<td>NH Housing will provide reports to Participating Lender with a comprehensive list of loans with Missing Trailing Documents segregated based on the timelines in this table.</td>
</tr>
<tr>
<td>Day 60</td>
<td>Correct Documents are due. Documents received after this deadline are considered delinquent Missing Trailing Documents.</td>
</tr>
<tr>
<td>Day 61</td>
<td>NH Housing will send Participating Lender a warning that documents are late. Participating Lender shall submit such documents by day 90 or the penalty (see below) will be assessed.</td>
</tr>
<tr>
<td>Day 91</td>
<td>Penalty assessed for each Missing Trailing Document that is over 90 days.</td>
</tr>
<tr>
<td>Day 120</td>
<td>Penalty not due if Participating Lender provides NH Housing with the Correct Document.</td>
</tr>
<tr>
<td>Day 121</td>
<td>Penalty becomes final and collectable if Participating Lender does not provide Correct Document. Without relieving Participating Lender of its obligations, NH Housing may take steps to obtain Missing Trailing Documents.</td>
</tr>
</tbody>
</table>

Note: Timelines/deadlines in this table are based on calendar days since the Loan Purchase Date. Participating Lenders can access each loan’s status in Lender Online. Additionally, NH Housing will be reporting to lenders on a periodic basis the loans that are missing documents, and those reports will categorize the loans based on the timelines in the table. For example, while a loan may pass the 61-day mark, the loan will be reported on the next periodic report, and the lender will have the allotted time to address from the report date.

### 9.4 INCORRECT DOCUMENTS

If a Participating Lender submits an Incorrect Document, NH Housing shall:

- Notify the Participating Lender of the defect in Lender Online; and
- Provide the Participating Lender with 30 days from the notification to submit the Correct Document.

If the Participating Lender:

- Submits the Correct Document within this 30-day deadline, then, no penalty shall be due; or
- Fails to submit the Correct Document within the 30-day deadline, then a $150 penalty shall be due and collectable on day 31 from the notice of defect via Lender Online. This 30-day deadline applies even if Participating Lender would have otherwise had additional time to submit under Section 3.3.3. above.
9.5 PENALTIES AND COSTS

If a Participating Lender fails to provide a Correct Document within the deadlines, NH Housing shall impose the following penalties and costs.

- **Penalty**: $150 per Missing Trailing Document that remains outstanding (missing or incorrect). Thus, a loan file that includes more than one Missing Trailing Document will be assessed a separate $150 penalty for each Missing Trailing Document.
  - The penalty will be assessed on day 91 for each Missing Trailing Document;
  - The penalty will not be due if the Correct Document is submitted by day 120; and
  - The penalty shall be final and collectable on day 121.

- **Collection of Penalties**: NH Housing will provide Participating Lenders with a statement of penalties that are final and collectable monthly. The Participating Lender shall pay that statement of penalties within 30 days. If the Participating Lender fails to timely pay, NH Housing shall take additional steps to obtain payment, which could include withholding lender compensation on other loans and crediting that holdback towards the outstanding penalties.

- **Costs**: NH Housing may charge Participating Lenders for “costs” that exceed the penalty when NH Housing or a third-party vendor takes steps to obtain:
  - A Missing Trailing Document that is still missing 121 days after Loan Purchase; or
  - An Incorrect Document that has not been corrected within the 30-day deadline.

“Costs” includes staff time, document preparation, shipping, or recording and other costs associated with NH Housing having to obtain the document.

9.6 LOAN SALE/ASSIGNMENT

The Participating Lender’s sale/assignment of a loan to NH Housing entitles NH Housing to work directly with the Borrower and any third party that closed the loan or provided any service/insurance connected to the loan, e.g., title company or title insurer. Lenders shall support NH Housing’s exercise of this right such as informing Borrowers and third parties to cooperate with NH Housing’s efforts to obtain Correct Documents.

9.7 LENDER CONTACTS

To assist with reporting and to ensure performance, Participating Lenders shall provide NH Housing with staff contact(s) who work day-to-day on the post-closing documents. Additionally, Participating Lenders shall provide contacts for manager(s) of the post-closing process and the contact name for billing statements of penalties and costs. Participating Lenders shall use the contact form to update the list with staffing changes. NH Housing shall use this contact list to send reports and to reach out when needed to address nonperformance. Changes to post-closing contacts shall be submitted to missingitems@nhhfa.org.

9.8 REPORTING AND CHECK-INS

- **Lender Online**: Participating Lenders may use Lender Online to view all loan files that have missing documents.

- **Reports**: to assist lenders, NH Housing will provide Participating Lenders with periodic reports that show the status of loan files with Missing Trailing Documents. The reports shall provide a list of loans categorized by the time since the Loan Purchase Date.
- **Check-ins:** NH Housing may hold periodic calls with Participating Lenders to review the list of Missing Trailing Documents and to address any performance issues.

### 9.9 OTHER REMEDIES

Nothing in this policy, including the penalties and costs, limits NH Housing’s rights under the Mortgage Loan Purchase Agreement. Specifically, Participating Lenders that fail to meet the obligation to provide Correct Documents or to pay the penalties and costs may be:

- Suspended or terminated from participating in NH Housing’s programs; or
- Required to repurchase the loan; or
- Required to provide NH Housing with other compensation or assurances related to the Participating Lender’s nonperformance.
SECTION 10 – FEES AND COMPENSATION

This section of the Guide describes the compensation paid to Participating Lenders as well as certain fees charged to access certain programs. The Selling Guide will state when such a fee is authorized, and NH Housing will publish that fee on the Website (see fee schedule).

10.1 REIMBURSEMENT OF COSTS

The Participating Lender may collect reimbursement for costs incurred in the underwriting of the Mortgage Loan such as: credit reports, appraisals or flood certification fees if applicable.

10.2 LENDER ORIGINATION FEE

Participating Lenders may charge a standard lender fee that is reasonable and customary.

10.3 SERVICE RELEASE FEE

A service release fee of .75% will be paid to the Participating Lender by NH Housing at the time of purchase with the submission of a Complete Loan Package.

10.4 LENDER ACQUISITION FEES

A lender acquisition fee of 1.30% will be paid to the Participating Lender by NH Housing at the time of purchase with the submission of a Complete Loan Package that was submitted within 60 days. An additional .20% will be paid for Home Flex loans without a permanent rate buydown and an additional .20% will be paid for a Mortgage Loan that is combined with a Mortgage Credit Certificate (MCC).

10.5 MCC FEES

The $300 Mortgage Credit Certificate (MCC) fee that was collected from the Borrower at the time of closing will be net funded at the time of purchase.

10.6 FANNIE MAE FEES

A $300 Fannie Mae Fee will be paid by the Borrower and will be net funded at the time of purchase.

10.7 DOCUMENT PREPARER FEES

New Hampshire Housing will pay the Document Preparer $100.00 for each second mortgage prepared in connection with a Cash Assistance Product. The fee will be paid when New Hampshire Housing purchases the Mortgage Loan.
10.8 HOME FIRST AND HOME FLEX RESERVATION EXTENSION FEES

Home First and Home Flex Mortgage Loans that are delivered late or incomplete shall be subject to applicable financial adjustments. Adjustments will be netted out of funding at the time of purchase. In counting “calendar days,” the day of the reservation and day of delivery are counted as days. If the delivery deadline is a weekend or holiday, the Participating Lender has until the following business day to deliver the loan.

The following chart represents the fees charged for late or incomplete delivery of a Mortgage Loan:

<table>
<thead>
<tr>
<th>Calendar Days</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-60</td>
<td>Full compensation paid</td>
</tr>
<tr>
<td>61-68</td>
<td>-.125</td>
</tr>
<tr>
<td>68-75</td>
<td>-.250</td>
</tr>
<tr>
<td>75-90</td>
<td>-.500</td>
</tr>
<tr>
<td>91-120</td>
<td>-1.000</td>
</tr>
<tr>
<td>120+</td>
<td>No compensation paid</td>
</tr>
</tbody>
</table>

10.9 HOME PREFERRED RESERVATION EXTENSION FEES

Home Preferred Extensions must be requested via email PRIOR to expiration. Minimum Extension timeframe is 5 days and the maximum extension is 30 days. Extension fees will be net funded at loan purchase or invoiced if loan does not close.

10.10 EXTENDED DELAYS

NH Housing, in its sole discretion, may elect to purchase or not purchase a loan delivered more than 120 days after reservation. Such loans have an expired rate lock. NH Housing reserves the right to charge the Participating Lender a penalty of up to 1% of the mortgage amount.
## SECTION 11 – REVISION HISTORY

<table>
<thead>
<tr>
<th>Date</th>
<th>Section</th>
<th>Revision</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 2022</td>
<td>Various</td>
<td>Reviewed and added MCC</td>
</tr>
<tr>
<td>February 2022</td>
<td>3.5.3</td>
<td>Added new Fannie Mae approved online provider</td>
</tr>
<tr>
<td>February 2022</td>
<td>6.7.2</td>
<td>Corrective action for MERS loans</td>
</tr>
<tr>
<td>March 2022</td>
<td>6.8</td>
<td>Added NH Housing Contacts</td>
</tr>
<tr>
<td>June 2022</td>
<td>3</td>
<td>Program Income Limits updated</td>
</tr>
<tr>
<td>October 2022</td>
<td>5, 7</td>
<td>New Home First Program</td>
</tr>
<tr>
<td>August 2023</td>
<td>Various</td>
<td>Comprehensive re-write</td>
</tr>
</tbody>
</table>