ACCMortgage

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The Science of Doing Non-QM Right!™

PRIME SECOND

Effective 7/7/2025

MAXIMUM CLTV			PRIME		PRIME PLUS			DSCR
Loan Amount	FICO	Primary Residence	Second Home	Investment	Primary Residence	Second Home	Investment	Investment
	720	90%	85%	80%	90%	75%	75%	80%
6250.000	700	90%	85%	80%	85%	70%	70%	75%
\$350,000	680	85%	80%	80%	75%	65%	65%	65%
	660	80%	70%	70%				
	720	90%	80%	80%	90%	75%	75%	80%
	700	85%	80%	80%	85%	70%	70%	75%
\$500,000	680	75%	70%	70%	75%	65%	65%	65%
	660	75%	70%	70%				
6750 200	720	80%	75%					
\$750,000	700	75%	70%					



Information is intended solely for mortgage bankers, mortgage brokers, fin an cial institutions and correspondent lenders. Not intended for distribution to consumers, as defined by Section 1026.2 of Regulation Z, which implements the Truth-In-Lending Act. This information is subject to change at any time without notice. Please contact your Account Executive for full details.



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We have home lending down to a science **ACCMortgage**

PRIME SECOND Effective 7/7/2025

PROGRAM PARAMETERS & OVERLAYS	PRIME	PRIME PLUS	DSCR
Doc Туре	Full Doc, Bank Statement or P&L Only	Full Doc	• N/A
Min DSCR	• N/A	• N/A	• 1.0
Maximum DTI	• 50%	• 50%	• N/A
Minimum Reserves	None Required	None Required	None Required
Minimum Loan Amount	• \$150,000	• \$150,000	• \$150,000
Maximum Loan Amount	• \$750,000	• \$500,000	• \$500,000
Maximum Cash Out	• \$750,000	• \$500,000	• \$500,000
Minimum Residual Income	• \$1,500 + \$150 per dependent	• \$1,500 + \$150 per dependent	• N/A
Loan Purpose	Standalone Second only	Standalone Second only	Standalone Second only
Housing History	• 0x30x12	• 0x30x24	• 0x30x12
Bankruptcy Seasoning	• 48 months	84 months	• 48 months
Foreclosure, Short Sale or Deed in Lieu Seasoning	• 48 months	84 months	• 48 months
Limited Tradelines	 Max 75% CLTV Primary Residence Only 	Not Permitted	Not Permitted
P&L Only Doc Type	 Max CLTV is reduced by 5% Max 80% CLTV 	• N/A	• N/A
Declining Market per Appraisal	Max CLTV is reduced by 5%	Max CLTV is reduced by 5%	• Max CLTV is reduced by 5%
2-4 Units	No Restrictions	No Restrictions	• Max CLTV is reduced by 5%
Non-Warrantable Condo	Max 75% CLTV	Not Permitted	Not Permitted
Warrantable Condo	No Restrictions	No Restrictions	Not Permitted
Interest Only	 Max 70% CLTV Min 700 Qual Score Primary Residence only 1st Lien must be fully amortizing 	Not Permitted	Not Permitted
Baltimore City	• Primary Residence or 2 nd Home Only	• Primary Residence or 2 nd Home Only	Not Permitted
State of NY	Investment Property only	Investment Property only	No Restrictions
State of TN	Max 180 Month Term	Max 180 Month Term	Max 180 Month Term
State of TX	Max 80% CLTV on Primary Residence	Max 80% CLTV on Primary Residence	No Restrictions
			<u> </u>



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	CREDIT REQUIREMENTS
Senior Lien:	 Ineligible Senior Lien terms include, but are not limited to: Loans in active forbearance or deferment Negative amortization Balloon, if the balloon payment becomes due during the amortization period of the new 2nd lien Reverse mortgages Private mortgages opened within the past 12 months Tax and judgment liens The following documentation is required: Copy of Note and Deed of Trust/Mortgage Copy of the final CD from the first lien may be required For all senior liens that are determined to be ARM loans, the greater of the note rate or the fully indexed rate is used to determine the qualifying PITIA. The fully indexed rate is calculated by adding the margin to the index.
Qualifying Credit Score:	 PRIME & PRIME PLUS: Primary wage earner is used to determine the overall loan qualifying credit score. ✓ If three scores are provided, use middle score ✓ If two scores is provided, the borrower is not eligible Each additional borrower must have at least one score. ✓ If three scores are provided, at least one must be 620+ ✓ If two scores is provided, at least one must be 620+ ✓ If one score is provided, it must be 620+ ✓ If one score is provided, it must be 620+ ✓ If one score is provided, it must be 620+ ✓ When qualifying income is equal for all borrowers the highest representative score is used to determine the loan qualifying score. DSCR: Each individual borrower's qualification score is determined as follows: ✓ 3 scores: Niddle score ✓ 2 scores: Lowest score ✓ 1 score: Borrower is not eligible Highest qualification score of all borrowers is used for overall loan qualification.







	CREDIT REQUIREMENTS (continued)
Tradelines:	 All borrowers must meet the minimum tradeline requirements Standard: 3 tradelines reporting for 12+ months or 2 tradelines reporting for 24+ months with activity in the last 12 months or 1 mortgage or installment tradeline reporting for 36+ months with activity in the last 12 months Limited: Allowed on STANDARD only, see Overlays To qualify as a valid tradeline, the following requirements apply: The credit line must be reflected on the borrower's credit report. The account must have activity in the past 12 months and may be open or closed. Tradelines used to qualify may not exceed 0x60 in the most recent 12 months. An acceptable 12- or 24-month housing history not reporting on credit may also be used as a tradeline. Credit lines on which the borrower is not obligated to make payments are not acceptable. Examples include loans in a deferment period, collection or charged-off accounts, accounts discharged through bankruptcy, and authorized user accounts. Student loans can be counted as tradelines if they are in repayment and are not deferred.
Housing History:	 A 12-month mortgage history is required for all financed properties owned by the borrower. A 12-month rental history is required when the borrower is renting their current primary residence. Institutional housing payments not reflected on the credit report may be documented as follows: Verification of Rent (VOR) or Verification of Mortgage (VOM) form; OR Lender generated payment history showing paid dates and due dates; OR Mortgage statements for the review period if they indicate the due date which each payment was applied to; OR Credit supplement through the same credit reporting agency as the original credit report. Non-Institutional housing payments not reflected on the credit report may be documented as follows: Verification of Rent (VOR) or Verification of Mortgage (VOM) form; OR Credit supplement through the same credit report may be documented as follows: Verification of Rent (VOR) or Verification of Mortgage (VOM) form; OR Lender generated payment history showing paid dates and due dates; OR Mortgage statements for the review period if they indicate the due date which each payment was applied to; OR Credit supplement through the same credit reporting agency as the original credit report; AND Most recent 12 months cancelled checks or bank statements. (Note, these must be accompanied with one of the items listed above they are not sufficient alone.) A combined total of all late mortgage and rental payments in the past 12 months must be used to determine the housing history. All mortgages and rental payments should be current at time of closing. If the credit report or VOR/VOM reflects a past-due status, updated documentation i







	CREDIT REQUIREMENTS (continued)
Housing Events:	 A Housing Event is any one of the following events listed below: Foreclosure, Deed-in-Lieu, or Short Sale measured from the date of completed sale or final property transfer. The Housing Event must be completed prior to loan closing with no outstanding deficiency balance remaining. 1x120 mortgage late measured from the date the mortgage was brought current. Modification measured from the date the modification was executed which resulted in: Forgiveness of a portion of principal and/or interest on either the first or second mortgage.
Charge-Offs and Collections:	 The following accounts may remain open: Collections and charge-offs < 24 months old with a maximum cumulative balance of \$2,000 Collections and charge-offs ≥ 24 months old with a maximum of \$2,500 per occurrence All medical collections Collection and charge-off balances exceeding the amounts listed above must be paid in full.
Judgments and Tax Liens:	 All judgments or liens affecting title must be paid. Written explanation from the borrower for any judgments, garnishments, or liens less than 10 years old is required. Active court-ordered judgments may remain open when one of the following options are met: ✓ The amount is the lessor of \$5,000 per occurrence or 2% of the loan amount: OR ✓ The borrower is currently in a repayment agreement with the creditor. All of the following requirements must be met: A copy of the repayment agreement is obtained, A minimum of 3 months has elapsed on the plan, Evidence of timely payments for the most recent 3 months is provided, and The maximum payment required under the plan is included in the DTI.





BORROWERS					
Eligibility:	Borrower Type	Eligible?	Borrower Type	Eligible?	
	US Citizen	Yes	Foreign National	No	
	Permanent Resident Alien	Yes	Business Entities	No	
	Non-Permanent Resident Alien	Yes	Diplomatic Immunity	No	
	Asylum Status	No	From OFAC Sanctioned Countries	No	
	DACA	No	https://ofac.treasury.gov/sanctions-programs-and-country-information		
	ITIN	No			
Perm Resident Alien:	 A permanent resident alien is a non-U.S. citizen authorized to live and work in the U.S. on a permanent basis. Permanent resident aliens are eligible for financing. Acceptable evidence of lawful permanent residency must be documented and meet one of the following criteria: I-151 – Permanent Resident Card (Green Card) that does not have an expiration date I-551 – Permanent Resident Card (Green Card) issued for 10 years that has not expired I-551 – Conditional Permanent Resident Card (Green Card) issued for 2 years that has an expiration date and is accompanied by a copy of USCIS Form I-751 requesting removal of the conditions Un-expired Foreign Passport with an un-expired stamp reading as follows: "Processed for I-551 Temporary Evidence of Lawful Admission for Permanent Residence. Valid until mm-dd-yyyy. Employment Authorized." 				
Non-Perm Resident Alien:	 Lawful non-permanent residents are legally accorded the privilege of residing temporarily in the United States. 2 years US residency & employment history required, with valid Social Security Number and US credit. Validation that borrower has employment authorization is required with <u>one</u> of the following: A valid current Form I-766 Employment Authorization Document (EAD) work permit/card. The EAD may not expire within 6 months of loan application date. (If the EAD will expire within 6 months of loan application, it is acceptable to obtain a letter from the employer documenting the borrower's continued employment and continued EAD renewal.) The EAD documentation is acceptable up to 540 days if an automatic extension has been granted. Form I-765 Application for Employment Authorization. The form must reflect approval status in the Action Block (upper right-hand corner) Form I-797, I-797B, or I-797B or I-797C conveying approval status. Employment authorization may also be evidenced by certain VISA types. Copy of borrower's passport is not required. 				
Non-Occupant Co- Borrowers:	Not Permitted				
First Time Homebuyer:	Not Applicable				





	BANK STATEMENT DOCUMENTATION
General Requirements:	 Self Employed for a minimum of 2 years. Business being used to source income must be in existence for a minimum of 2 years. See Underwriting Guidelines for additional information.
Statement Types:	 The first step in evaluating bank statements is determining which of these three classifications applies: Personal: Used exclusively for personal banking and reflects the name of the borrower as completed on the URLA. Evidence of business receipt and expense activity is not permitted in personal bank accounts. Evidence of such activity will require the loan to be qualified as a Co-Mingled Bank Statement Documentation loan. In addition to 12 or 24 months consecutive personal statements, 2 months BUSINESS bank statements are required. The 2 months business statements must reflect activity to support business operations and transfers to the personal account being used for qualification. An inability to meet this requirement will require the loan to be qualified as a Co-Mingled Bank Statement Documentation loan. Co-Mingled: A co-mingled bank account is a personal account used by a borrower for both business and personal use. Although the statement reflects the borrower's name, these are treated as a business statements for qualification purposes. Business: A business bank account is used for ongoing operations of the business and reflects the name of the business as completed on the URLA.
Minimum Business Ownership:	 Personal & Business: ✓ 25% minimum borrower ownership percentage. Co-Mingled: ✓ Borrower must be sole owner of the business (borrower and spouse with combined 100% ownership eligible).
Jointly Owned Accounts:	 Personal & Co-Mingled:: ✓ If the account is jointly owned, and the joint owner is not an owner of the business, deposits that are not readily identifiable as transfers from the business accounts or business deposits must be excluded unless sourced. Business: ✓ All other business owners who are not borrowers on the loan must provide a signed and dated letter acknowledging the borrower's access to the business account for loan qualification.
Qualifying Income:	 Gross qualifying income is calculated using total deposits from the statements, minus any inconsistent or large deposits not justified. Net qualifying income is calculated using gross income multiplied by the borrower's ownership percentage, then reduced by the applicable expense factor.





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	BANK STATEMENT DOCUMENTATION (continued)
Documentation:	 12 or 24 Months consecutive personal or business bank statements. ACC Self-Employed Business Narrative form completed by the borrower. ACC Tax Preparer Attestation form completed by a preparer holding one of these three license types: ✓ Certified Public Accountant (CPA), OR ✓ IRS Enrolled Agent (EA), OR ✓ California Tax Education Council (CTEC). ACC Tax Preparer Attestation forms prepared by individuals with a Preparer Tax Identification Number (PTIN) are not acceptable as singular documentation in lieu of entity documents. When entity documents are also provided, a tax preparer letter from a PTIN may be included in the file as additional supporting documentation only. If the ACC Tax Preparer Attestation form cannot be obtained, borrower may provide acceptable entity documents such as an Operating Agreement, or equivalent. ACC will perform an independent verification of the business existence within 10 business days of closing.
Expense Factor:	 Personal: ✓ An expense factor is not applied to files meeting the definition of a personal bank statement. Co-Mingled & Business: ✓ A standard 50% expense factor will be applied to the total of eligible deposits. If necessary for qualification, an expense factor letter may be used to determine qualifying income. ✓ Underwriter will request the Expense Factor Statement of the ACC Tax Preparer Attestation Form be completed via the loan conditions. As a reminder, PTIN tax preparers are not eligible on this program. Minimum expense factor percentage is 10%.
	FULL DOCUMENTATION
Wage Earner:	 YTD Paystubs 1- or 2-Years W-2s 1- or 2-Years Year IRS Wage & Income Transcripts Verbal VOE within 10 business days of closing See Underwriting Guidelines for additional information.
Self Employed:	 Self Employed for a minimum of 2 years and the business must be in existence for at least 2 years. 1- or 2-Years personal Tax Returns 1- or 2-Years Business Tax Returns (if applicable) YTD Borrower Prepared P&L 1- or 2-Years Year IRS 1040 Transcripts Business Return Transcripts are not required Verification of business existence within 10 business days of closing. See Underwriting Guidelines for additional information.





	P&L ONLY DOCUMENTATION			
General Requirements:	 Self Employed for a minimum of 2 years. Business being used to source income must be in existence for a minimum of 2 years. 25% minimum borrower ownership percentage. 			
Documentation:	 ACC Self-Employed Business Narrative form. A fully completed ACC P&L Tax Preparer Packet containing: ✓ Tax Preparer Questionnaire ✓ Profit & Loss Statement 			
Tax Preparer Packet:	 Must be prepared by a tax preparer carrying one of these three license types: ✓ Certified Public Accountant (CPA), OR ✓ IRS Enrolled Agent (EA), OR ✓ California Tax Education Council (CTEC). The tax preparer must have reviewed and/or filed the borrower's self-employed tax returns for a minimum of 1 year. Documentation showing the tax preparer is currently licensed is required. The Profit & Loss Statement must also be signed by the borrower at or before closing. ACC will complete the P&L Verification Form prior to closing. 			
Qualifying Income:	 Files with 700 minimum score and CLTV 70% or lower: ✓ The monthly net income average from the P&L may be used for qualifying income. Files with score below 700 and/or CLTV over 70%: ✓ The most recent 2 months bank statements are required, and the average deposits must support the P&L Gross income within a 35% tolerance. ✓ If validated within 35%, the monthly net income average from the P&L may be used for qualifying income. 			
	DSCR			
Appraisal:	 A FNMA Form 1007 or 1025 Comparable Rent Schedule prepared by the appraiser is required. If the subject property is currently tenant occupied, the 1007 or 1025 must also reflect the current monthly rent. 			
Vacant Unit(s):	 All subject properties must be tenant occupied with a lease in place. 2-4-unit properties may have a maximum of 1 vacant unit allowed. 			
Qualifying Rental Income:	 A copy of the current Lease Agreement is required. If a full appraisal is obtained, use the lower of the Lease Agreement or the 1007/1025 estimated long term rent for qualification. If a full appraisal is not obtained, use the Lease Agreement for qualification. 			
Qualifying with Higher Lease Amount:	• Qualifying with a lease amount higher than the market rent on FNMA Form 1007/1025 is allowed when the most recent three months proof of rent receipt is obtained.			
Short Term Rental	Not Permitted			





SUBJECT PROPERTY					
Eligibility:	Property Type	Eligible?	Property Type	Eligible?	
	SFR Attached or Detached	Yes	Assisted living facilities	No	
	PUD Attached or Detached	Yes	Boarding houses or bed/breakfast properties	No	
	Warrantable Condominium	See OVERLAYS	Properties with a C5 or C6 condition rating	No	
	Non-Warrantable Condominium	See OVERLAYS	Properties with zoning violations	No	
	Townhomes	Yes	Vacant land or land development properties	No	
	2-4 Unit	See OVERLAYS	Homes on Native American Land (Reservations)	No	
	Rural Properties	No	Hawaii properties in lava zones 1 and/or 2	No	
	Log Homes	No	Houseboats	No	
	Modular	No	Fractional ownership	No	
	Condotel	No	Agricultural properties (including farms, ranches, or orchards)	No	
	Manufactured or Mobile homes	No	Properties used for the cultivation, distribution, manufacture, or sale of marijuana	No	
	Co-op/timeshare hotels	No	Properties not readily accessible by roads that meet local standards	No	
	Cooperative share loans	No	Properties not suitable for year-round occupancy, regardless of location	No	
	Dome or geodesic homes	No	Barn Conversions / Barndominiums	No	
	Leasehold	No			
Acreage:	Maximum 2 acres				
Property Seasoning:	Minimum 6 months ownership set				
	Purchase settlement date to note date is used to calculate the 6 months.				
Properties Listed for Sale:	Properties currently listed for sale or previously listed for sale within the past 6-months are not eligible				
Valuation:	Loan Amount ≤ \$400,000 and Non-HPML provide one of the following:				
	 Clear Capital AVM with a Confidence Rating ≥ 90% and an FSD Score 0.00 to 0.10; or Full Interior Appraisal (FNMA Form 1004/1025/1073) 				
		1			
	Loan Amount >\$400,000 and/or HPM • Full Interior Appraisal (FNMA For				
Accessory Dwelling Unit (ADU):	Permitted but rental income may	not be considered for a	qualification purposes.		





	VESTING TO A BUSINESS ENTITY
General Requirements:	 Investment Property Only. Business purpose and activities are limited to ownership and management of real estate. Entity limited to a maximum of 4 owners (aka members, partners, or shareholders) Multi-level entity structures are allowed subject to entity documentation requirements met for all entities. Entity must be domiciled in a U.S. State. Mandatory in the following states if the broker doesn't have an active NMLS license. ✓ FL, GA, IA, KS, MT, NE, NJ, TN, & VA.
Borrowers:	• Any combination of member(s)/managers representing a cumulative total of at least 25% entity ownership must be borrowers on the subject transaction.
Personal Guarantee:	 Personal Guaranties must be signed at closing by all entity member(s)/manager(s) acting as a borrower on the subject transaction. Personal Guaranties in community property states must be accompanied with a Spousal Consent to Pledge form.
Entity Documents:	 LLC documentation requirements: Entity articles of organization or partnership (or equivalent) Evidence of good standing for the state in which the entity was formed (e.g., Certificate, screen shot from state website) Entity documents authorizing the guarantor to execute loan documents on behalf of the entity (e.g., Operating Agreement, Certificate of Authorization)







	MISCELLANEOUS
Document Expiration:	 Measured to closing date: Income 60 days Appraisal 120 days AVM 90 days ACC Credit Report 120 days Title Commitment and CPL 120 days
Amortization:	PRIME & PRIME PLUS: • 30, 25, 20, 15 & 10 Yr. Fixed • 30 & 20 Yr. Fixed IO DSCR: • 30, 25, 20 & 15 Yr. Fixed
Title Insurance:	Loan Amount ≤ \$400,000, provide one of the following • Owner and Encumbrance Report (0&E) to include: Current Grantee / Owner How property was conveyed to current owner Liens (e.g., mortgage, UCC, other financing) Involuntary liens and judgements Property Tax Information with break-down of all taxes including special assessments Legal Description • ALTA Full Title Policy Loan Amount > \$400,000
Hazard Coverage:	100% replacement cost or updated coverage to cover both the 1st and 2nd lien required
Escrows:	Flood Insurance is required to be escrowed if the first mortgage does not contain and subject is in a flood zone
Acceptable Vesting Structures:	 Individuals Inter Vivos Revocable Trust Joint tenants Tenants in Common Limited Liability Companies, Partnerships, Corporations, and S Corporations (Investment Property Only)
Limited Power of Attorney:	Not permitted







MISCELLANEOUS (continued)	
Prepayment Penalty:	PRIME & PRIME PLUS: • Not permitted DSCR • Standard = % of amount prepaid (partial or full prepayment): 5-year penalty with 5%, 4%, 3%, 2%, 1% stepdown fee structure; OR • 4-year penalty with 5%, 4%, 3%, 2% stepdown fee structure; OR • 3-year penalty with 5%, 4%, 3% stepdown fee structure; OR • 2-year penalty with 3% stepdown fee structure; OR • 1-year penalty with 3% stepdown fee structure (year 1 and year 2 = 3%); OR • 1-year penalty with 3% fee • State Overlays: • AK: Not Allowed • MD: Not Allowed • MD: Not Allowed • MN: Not Allowed • NN: Not Allowed • NN: Not Allowed • OH: Allowed on loans vested to individuals • NM: Not Allowed • OH: Allowed on loans vested to individuals • NM: Not Allowed • OH: Allowed on loans vested to individuals • NM: Not Allowed • OH: Allowed on loans vested to individuals • R: Not Allowed • VI: Not Allowed
Compliance:	Compliance with all applicable federal and state regulations
ELIGIBLE STATES & LICENSE REQUIREMENTS	
ACC Licensed States:	 AK, AL, AR, AZ, CA, CO, CT, DE, DC, FL, GA, IA, ID, IL, IN, KS, KY, LA, MD, ME, MI, MN, MS, MT, NC, ND, NE, NH, NJ, NM, NV, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VA, VT, WA, WI, WV, WY
Expanded Eligibility for Non-Licensed Originators Investment Property Only:	 State license not required All Title Vesting Types: ✓ AK, AL, AR, CO, CT, DC, DE, GA, HI, IA, IL, IN, KS, KY, LA, MA, MD, ME, MO, MS, NC, NE, NH, NM, NY, OH, OK, PA, RI, SC, TN, TX, VT, WA, WI, WV, & WY Business Entity Title Vesting Only: ✓ FL, MT, NJ & VA Real Estate Broker State license required All Title Vesting Types: ✓ CA, MI

