

FHA 203(k) Program Guidelines Correspondent

Revised 12/13/2019 rev. 105

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					TI
Purpose	LTV	CLTV	Min Credit Score	Underwriting	g Method
				AUS	Manual
					40/50% ¹
Rate/Term Refinance	97.75%	97.75%³	620	55%	40/50% ¹
High Balance⁴ – Primary Residence					
D		OL TV	Min Credit Score		
Purpose	LIV	CLIV	Wiln Credit Score		Manua
Purchase	06.5%	06.5%	640		31/43%
					31/43%
Trate, Ferri Tremianee	ı		7 : 7	0070	01/10/0
Manufactured Housing					
Max DTI CLTV Min Condit Cooks Underwriting Meth					
Purpose	LIV	CLIV	Willi Credit Score		Manua
Purchase	96.5%	96.5%	640		N/A
	97.75%³				N/A
Manually underwritten leads of the compensating factors. Fig. 2. Debt ratio exceptions at Maximum LTV is 85% if property has been owned is not restricted to 85%.	oans with debt read to a very defer to 4000.1. The not allowed of the borrower had less than 12. Seasoning is be	II.A.5-Approvation High Balance as not owned armonths and has ased on case numbers.	ple Ratio Requirements (transactions and occupied the property for been owner occupied sin umber assignment date.	(Manual) for re or the last 12 m	quirements.
	Purpose Purchase Rate/Term Refinance Purpose Purchase Rate/Term Refinance Purpose Purchase Rate/Term Refinance 1. Manually underwritten I compensating factors. If compensating factors and Maximum LTV is 85% in property has been own is not restricted to 85%. 4. Manufactured Housing	Purpose LTV Purchase 96.5% Rate/Term Refinance 97.75% High Purpose LTV Purchase 96.5% Rate/Term Refinance 97.75% Conform Purpose LTV Purchase 96.5% Rate/Term Refinance 97.75% Conform Purpose LTV Purchase 96.5% Rate/Term Refinance 97.75%³ 1. Manually underwritten loans with debt a compensating factors. Refer to 4000.1. 2. Debt ratio exceptions are not allowed of Maximum LTV is 85% if the borrower h property has been owned less than 12 is not restricted to 85%. Seasoning is be 4. Manufactured Housing not eligible for Hermannian and the second secon	Purpose LTV CLTV Purchase 96.5% 96.5% Rate/Term Refinance 97.75% 97.75%³ Purpose LTV CLTV Purchase 96.5% 96.5% Rate/Term Refinance 97.75% 97.75%³ Conforming Balance - Manufactured Manufactured Purchase 96.5% 96.5% Rate/Term Refinance 97.75% 97.75%³ Conforming Balance - Manufactured Manufactured Purchase 96.5% 96.5% Rate/Term Refinance 97.75%³ 97.75%³ 1. Manually underwritten loans with debt ratios exceeding compensating factors. Refer to 4000.1.II.A.5-Approval 2. Debt ratio exceptions are not allowed on High Balance property has been owned less than 12 months and has is not restricted to 85%. Seasoning is based on case not 4. Manufactured Housing not eligible for High Balance load	Purpose	Conforming Balance - Primary Residence Excluding Manufactured Housing Max D Purpose LTV CLTV Min Credit Score Underwriting AUS Excluding Manufactured Housing Max D Underwriting AUS Excluding Manufactured Housing Purchase 96.5% 96.5% 620 55% Exte/Term Refinance 97.75% 97.75%³ 620 55% Exte/Term Refinance 97.75% 97.75%³ 620 55% Exte/Term Refinance Max D Underwrite AUS Purchase 96.5% 96.5% 640 50%² Exterior Refinance 97.75% 97.75%³ 640 50%² Exterior Refinance 97.75% 97.75%³ 640 Exterior Refinance 97.75% 97.75%³ 640 Per AUS Exterior Refinance 97.75%³ 97.75%³ 640 Per AUS Per AUS Exterior Refinance 97.75%³ 97.75%³ 640 Per AUS Pe

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203(k) Calculator The 203(k) Calculator must be completed in FHA Connection. The loan file must include a print-out of the final 203(k) Calculator from FHA Connection. The closed loan must match the final 203(k) Calculator submitted for Endorsement. 4506-T / Tax Transcripts A signed 4506-T for all years in which income was used in the underwriting decision are required Refer to Plaza's Delegated Correspondent Credit Overlay Matrix for tax transcript requirements Refer to 4000.1.II.A.8-Appraisals for Standard 203(k) and Limited 203(k) and 4000.1.II.B.1-**Appraisal** Appraiser and Property Requirements. A finalized copy of the bid/cost estimate must be included with the appraisal. Establishing Value: An After Improved Value and an Adjusted As-Is Value of the Property must be determined. If both an as-is and an after-improved appraised value are required, the case will require two separate appraisal assignments and reports. After Improved Value is established using an appraisal of the property subject to the repairs and improvements. Standard 203(k): The appraiser must be provided with a copy of the Consultant's Work Write-Up (WWU) and Cost Estimate. Limited 203(k): The appraiser must be provided the work plan, contractor's proposal and Cost Estimates. Adjusted As-Is Value may be determined by alternate methods or by obtaining an as-is appraisal, depending on the transaction. Specific requirements for determining adjusted as-is value are listed in this section. Purchases: Adjusted As-Is Value is based on the purchase price less any inducements to purchase. Note: An as-is appraisal is not required; however, if an as-is appraisal is obtained. then the Adjusted As-Is Value is the lesser of the purchase price or the as-is appraised value. Refinances - Properties Acquired Greater Than or Equal to 12 Months Prior to the Case Assignment Date: Adjusted As-Is Value is based on existing debt when the After Improved Value is greater than the existing debt plus financeable items. Refer to Financeable Items section for list of acceptable financeable items. An as-is appraisal is not required in this scenario. Adjusted As-Is Value is based on an as-is appraisal when the After Improved Value is less than the existing debt plus financeable items. In this case a separate as-is appraisal is required and the Adjusted As-Is Value is the as-is appraised value. Note: Obtaining a second appraisal to establish as-is value rather than using the existing debt (even when the appraisal is not required by FHA) will typically result in less borrower required cash at closing. The fee of the second appraisal is a financeable item. Refinances - Properties Acquired Less Than 12 Months Prior to the Case Assignment Date: As-is appraisal is required (separate as-is appraisal is required) o Adjusted As-Is Value is the lesser of the existing debt plus fees associated with the new mortgage or the as-is appraised value. **Existing Debt consists of:** The unpaid principal balance of the first Mortgage as of the month prior to mortgage Disbursement. The unpaid principal balance of any purchase money junior Mortgage as of the month prior to mortgage Disbursement. The unpaid principal balance of any junior liens over 12 months old as of the date of mortgage Disbursement. If the balance or any portion of an equity line of credit in excess of \$1,000 was advanced within the past 12 months and was for purposes other than repairs and rehabilitation of the Property, that portion above and beyond \$1,000 of the line of credit is not eligible for inclusion in the new Mortgage. Interest due on the existing Mortgage(s). Mortgage Insurance Premium (MIP) due on existing Mortgage.

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Any prepayment penalties assessed.

Late charges, and



Escrow shortages

Financeable Items consist of:

- Financeable Repairs and Improvement Costs
- Financeable Mortgage Fees
- · Financeable Contingency Reserves and
- Financeable Mortgage Payment Reserves (for Standard 203(k) only)

Inherited Properties:

For properties acquired by the Borrower through inheritance or through a gift from a Family Member, regardless of when the property was acquired, the calculation of Adjusted As-Is Value for properties acquired greater than or equal to 12 months prior to the case assignment date may be used.

Property Flipping:

In the case of Property Flipping, an as-is appraisal must be obtained if needed to comply with the Property Flipping guidelines. If an as-is appraisal is obtained, then the Adjusted As-Is Value is the lesser of the purchase price or the as-is appraised value.

Borrower Eligibility

Ineligible Borrowers:

- Partnerships
- Corporations
- Guardianships
- Life Estates
- LLCs
- Non-Revocable Inter Vivos Trusts
- Foreign nationals
- · Borrowers with diplomatic immunity
- · Charitable organizations
- Non-profit agencies
- State or local government agencies

Social Security Number

- Each borrower on the loan transaction must have a valid Social Security number.
- ITIN (IRS Tax Identification Numbers) are not allowed.

Borrower Loan Fees and Costs

Financeable costs include the following:

- The purchase price of the property, or the existing debt in cases involving refinancing.
- The reasonable and customary closing costs incidental to closing the transaction.
- HUD's accepted rehabilitation cost estimate. This figure represents the proposed improvement and any required repairs, including the cost of rehabilitation.

Limited 203(k) Ineligible Fees and Costs:

The following fees and costs may not be financed under an FHA Limited 203(k):

- Mortgage payment reserves
- Architectural/engineering professional fees
- 203(k) HUD Consultant Fee
- · Feasibility Study fee

Borrowers may not pay a tax service fee on any 203(k) transaction.

To be eligible for purchase by Plaza, fee dollar amounts must not be less than the fee dollar amounts listed below.

Limited 203(k) Fees:

Fee	Fee Amount	Calculator Line
Inspection Fees	2 x \$150	A4
Title Update Fee	\$150	A5
Permits	Actual cost	A6
Supplemental Origination Fee	1.5% of the repair amount or \$350 whichever is greater.	D1

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Standard 203(k) Fees:			
Fee	Fee Amount	Calculator Line	
Inspection Fees	Fee set by HUD Consultant x the number of draw inspections. See WWU for exact fee amount and Consultant Inspection Fee section below.	A4	
Title Update Fee	\$500: (\$100 per draw x 5 draws=\$500)	A5	
Architectural & Engineering Fees	Customary, as required	A2	
HUD Consultant Fees	Fees determined by HUD. See the Consultant Fee Table in this section.	А3	
Permits	Customary, as required	A6	
Supplemental Origination Fee *if applicable	1.5% of the repair amount or \$350 whichever is greater. Note: Plaza does not charge a supplemental fee on Standard 203(k).	D1	

HUD Consultant Specification of Repairs/ Work Write-Up Fees:

1100 Consultant Opcomodition of Repairs, Work Write Op 1 ccs.		
HUD Consultant Fee Schedule		
Cost of Repairs	Consultant Fee	
\$5,000 - \$7,500	\$400	
\$7,501 - \$15,000	\$500	
\$15,001 - \$30,000	\$600	
\$30,001 - \$50,000	\$700	
\$50,001 - \$75,000	\$800	
\$75,001 - \$100,000	\$900	
\$100,001 +	\$1,000 then \$50 for each additional \$25,000 in repairs over \$100,000	

Consultant Inspection Fees:

- Neither HUD nor the lender will be responsible to the HUD Consultant for fees owed by the borrower
- HUD Consultant fees are based on the dollar amount of repairs and are subject to the limits in the 203(k) HUD Consultant Fee Schedule.
- The fee charged by the HUD Consultant can be included in the mortgage as a part of the cost of rehabilitation.
- For each draw request Plaza is required to obtain a compliance inspection (Form-92051) stating that the work for that particular draw has been satisfactorily completed.
- For each draw request, the Consultant may charge an Inspection Fee that is reasonable and customary for work performed in the area where the property is located, provided the fee does not exceed a maximum of \$350.
- When travel distance exceeds 30 miles roundtrip from the reviewer's place of business, a
 mileage charge (established by the HUD Field Office) may be added to the above charges,
 including toll road and other charges where applicable.
- Feasibility Study (see below)

Consultant Feasibility Study:

- Not required unless requested by the borrower. At the request of the borrower, A HUD
 Consultant must provide a Feasibility Study to the borrower.
- Plaza does not require a Feasibility Study unless the borrower has requested one. If a Feasibility Study was performed to determine if the project is financially feasible, a copy of the study must be provided in the loan file regardless if the cost was financed.
- Consultants may charge up to \$200 for a Feasibility Study. This fee is in addition to the WWU.
- A buyer/borrower may request a Feasibility Study prior to submitting an offer to a seller.

Title Update Fees:

- In order to ensure that the mortgage lien position remains intact on title, a title update or lien waiver is required prior to draw release and final close out. The amount allowed to be financed for title updates cannot exceed \$500 on a Standard 203(k) and \$150 on a Limited 203(k):
 - o Standard 203(k) @ \$100 per draw, maximum 5 draws
 - Limited 203(k) @ \$150 per draw, maximum 1 draw
- Any unused monies will be applied as a principal reduction at the completion of the project.

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Supplemental Origination Fee:

- Limited 203(k): Greater of \$350 or 1.50% of the renovation costs, however not to exceed \$525.
- Standard 203(k): The originator may or may not charge a Supplemental Origination Fee.

Discount Points:

The discount is determined between the lender and the borrower on each loan and is not regulated by HUD. A portion of the total discount paid by the borrower can be financed and is included as part of the Total Rehabilitation Costs. The discount that may be financed (Discount Points on the Repair Costs) is equal to the number of discount points multiplied by the figure in Step 1.D.2.

Note: The number of discount points charged on the rehabilitation amount CANNOT be more than the number of discount points charged on the total loan, and must be equal to or less than the points that will be paid in cash.

The cash discount is the difference between the discount on the total loan, and the amount of discount being financed as discount on the rehabilitation. This is the cash that the borrower will bring to closing to pay for discount points. To calculate, multiply the number of discount points by the total loan amount and deduct the discount on the repairs where applicable.

The following examples will help properly calculate and display discount points, if applicable, on 203(k) transactions.

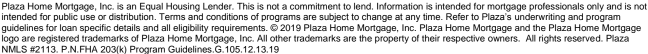
Example: On a \$100,000 loan with a sub total of \$25,000 (including total cost of repairs, contingency reserve, inspections fees, title update fees, mortgage payments escrowed, architectural and engineering fees, consultant fee, permits and other fees if applicable), the discount on the total loan is \$2,000 (2% of \$100,000). The portion that can be financed is \$500 or 2% of the sub total of \$25,000. The firm commitment should reflect the total loan discount. Regardless of whether or not any discount is financed, if 2% is charged on this loan, the total discount points, whether paid in cash or financed, cannot exceed \$2,000.

- When the seller has agreed to pay any portion of the total discount, multiply the amount of the discount on the loan times the Sales Contract Price.
- If the seller pays a financing concession to include discount points for both the sales price and rehabilitation costs of the dwelling, then the sales contract must be very clear and concise to assure that the seller completely understands the concession agreement.
- On HUD-owned properties, any amount HUD has agreed to pay towards the purchaser's closing and/or financing costs (Line 5 of the Sales Contract, form HUD-9548), applies only to the contract sales price and not to the total of the purchase price plus cost of rehabilitation.

Note:

- The discount points on the total loan (both financed and paid in cash) should be shown on the HUD Form 92900-A (HUD/VA Addendum to Loan Application), Pages 1 & 3.
- Any discount points paid in cash at closing should be shown on the FHA Loan Underwriting and Transmittal Summary (LT).

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Calculating the Standard 203(k) Limited 203(k) **Mortgage Amount** The value of the property is determined by either: The value of the property is determined by either: The value of the property before rehabilitation The value of the property before rehabilitation (sales price or as-is value) plus the cost of (sales price or as-is value) plus the cost of rehabilitation (see cost of rehabilitation below), rehabilitation (see cost of rehabilitation below), minus any sales concessions, OR minus any sales concessions, OR 110 percent (100% for condos) of the appraised 110 percent (100% for condos) of the appraised value of the property after rehabilitation, whichever value of the property after rehabilitation, whichever is less. Note: If ownership is less than 1 year, value is based Note: If ownership is less than 1 year, value is based on the lesser of original sales price or current on the lesser of original sales price or current appraised value. appraised value. The Maximum Base Loan Amount for a purchase and The Maximum Base Loan Amount for a purchase and refinance transactions is calculated by using the 203(k) refinance transactions is calculated by using the Calculator in FHA Connection. 203(k) Calculator in FHA Connection. Cost of Rehabilitation / Eligible Expenses: Cost of Rehabilitation / Eligible Expenses: Expenses eligible to be included in the cost of Expenses eligible to be included in the cost of rehabilitation are: rehabilitation are: Material, labor, contingency reserve, overhead Material, labor, contingency reserve, overhead and construction profit (noted in each work item). and construction profit (noted in each work item). Up to 6 months of mortgage payments. Overhead and construction profit may only be included if reasonable and customary. Expenses related to the rehabilitation such as permits, fees, inspection fees by a qualified home Expenses related to the rehabilitation such as permits, fees, inspection fees by a qualified home inspector (for example, a member of the American Society of Home Inspectors), licenses, inspection inspector (for example, a member of the American Society of Home Inspectors), licenses, inspection fees during construction by a HUD accepted inspector, lien protection fees, title updates and fees during construction by a HUD accepted inspector, lien protection fees, title updates. architectural/engineering fees. The cost of rehabilitation may also include the The cost of rehabilitation may also include the supplemental origination fee and the discounts supplemental origination fee and the discounts which the borrower will pay on that portion of the which the borrower will pay on that portion of the mortgage proceeds allocated to the rehabilitation. mortgage proceeds allocated to the rehabilitation. **Borrower Provided Materials:** Note: Materials provided by the borrower may be allowed but Architectural and consultant fees, line items 6 and cannot be financed in the loan amount. 7 of Section B of the worksheet are not applicable All materials provided by the borrower must be to the Limited 203(k) program. new from the manufacturer and be documented Expenses that may be included in the total amount of the improvements, not to exceed the with paid invoices, and Source of funds to acquire the materials must be \$35,000 limit (\$50,000 in QOZ), are inspection fees, building and other permits, the supplemental documented, and origination fee and title update costs. For Standard 203(k) loans, the HUD Consultant must provide photos of the borrower provided materials. Change Orders & Standard 203(k) Limited 203(k) **Contingency Items** Change order requests (Request for Acceptance The Change Order Request (Request for of Changes in Approved Drawings and **Acceptance of Changes in Approved Drawings** Specifications HUD-92577) are not accepted and Specifications HUD-92577) is used for until 50% of total repairs have been completed. contingency items and other changes that may The Change Order Request (Request for increase or decrease the cost of rehabilitation **Acceptance of Changes in Approved Drawings** and/or the value of the property. and Specifications HUD-92577) is used for Change Order Request (Request for Acceptance contingency items and other changes that may of Changes in Approved Drawings and increase or decrease the cost of rehabilitation Specifications HUD-92577) is prepared by the and/or the value of the property. borrower, or builder, and submitted to Plaza, for Change Order Request (Request for acceptance. **Acceptance of Changes in Approved Drawings** The contingency reserve can only be used on and Specifications HUD-92577) is prepared by those changes that affect the health, safety, or the borrower, or builder, and submitted to Plaza, items of necessity of the occupants. for acceptance. If the contingency reserve is insufficient, the Work must be 100% complete on each change borrower must place additional monies into the order item before release of any monies to the account for payment upon acceptance of the borrower, builder, or contractor. change. The contingency reserve can only be used on those changes that affect the health, safety, or

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has been completed according to the accepted
The HUD Consultant visits the site, makes the inspection to determine whether or not the work
with the HUD Consultant.
that the work is satisfactorily complete. Upon receipt, Plaza will schedule the inspection
Plaza, requesting final inspection and indicating
The borrower must provide a FHA 203(k) Homeowner's Notice of Work Completion to
satisfaction of the fee inspector.
has been satisfactorily completed in compliance with industry standards, local practices and to the
Final Inspection will be approved when all work
unacceptable. o 10% holdback is required for each draw.
Partial release of contingency items is
complete and in compliance with industry standards.
The work for each contingency item must be
prepares Contingency Release Letter and sends it to the borrower.
If acceptable, the Renovation Loan Specialist
The consultant will complete the Draw Request and send it to the Renovation Loan Specialist.
request.
If the work is complicated, a 20% contingency reserve may be added to the change order
reserve fund.
necessary item, must be paid for by the homebuyer and not paid out of the contingency
health and safety, or an increase in cost due to a
reserve. • Additional improvements that do not affect the
the amount will be added to the contingency
payment upon acceptance of the change. If a change order results in a decrease in costs,
must place additional monies into the account for
items of necessity of the occupants. If the contingency reserve is insufficient, the borrower



Contractor Requirements

- If the contingency reserve funds placed into the account by the borrower are not used, the reserve account funds will be released to the borrower after the Final Release Notice is issued.
- Any unused portion of the contingency reserve fund (that are not borrower's direct funds)
 remaining when the Final Release Notice is issued must be applied to the mortgage principal.

Contactors are selected by the borrower; however, the contractor must also be reviewed by and determined to be qualified by the originating lender. HUD does not certify 203(k) contractors for home rehabilitation projects that are being financed with an FHA 203(k) loan.

All loans require that all borrower-selected contractors sign the FHA 203(k) Homeowner/Contractor Agreement before closing.

Contractor Requirements:

Correspondents must ensure that a qualified general or specialized contractor has been hired and, by contract, has agreed to complete the work described in the WWU or repair bid for the amount of the Cost Estimate and within the allotted time frame (up to 6 months). To determine whether the contractor is qualified, the correspondent must review the contractor's credentials, work experience and client references, and ensure that the contractor meets all jurisdictional licensing and bonding requirements.

- All contractors must be licensed as required by the state or county in which jurisdiction the subject property is located.
 - Licensing requirements and license in good standing should be confirmed through the licensing entity.
 - Printouts from the licensing entity website showing requirements and current licenses may be provided to satisfy this requirement.
- The contractor's license must be active at the time of loan closing and for at least 6 months past the closing date.
- The contractor must provide proof of Liability Insurance. Documentation must include a certificate of liability insurance with minimum insurance of \$1 million.
- Any jurisdictional contractor bond requirements must be met.
- The borrower is limited to a total of 3 sub-contractors or a General Contractor will be required.
- The borrower may not act as the General Contractor. "Self-Help" loans are not permitted for Standard 203(k) transactions.
- The originating lender must make the determination on the contractor's qualifications and
 eligibility. To assist in determining eligibility, the correspondent must evaluate documentation
 provided by the contractor and the loan file must also contain a completed contractor profile
 report. Plaza's FHA Standard 203(k) Contractor Profile Report or substantially similar form
 may be used.

Note: Specific federal requirements exist for contractors working on housing or child-occupied facilities built before 1978. Under these requirements, contractors need to complete training and obtain a Lead Based Paint Renovation license before they can bid on renovation projects involving pre-1978 housing and child-occupied facilities.

Note: The appraiser and contractor CANNOT be the same individual.

Contractor Bid Requirements:

The Contractor's Bid must be completed by the contractor and submitted on the contractor's letterhead. Bids must be signed and dated by the contractor. The bid must address all Contractor Bid checklist requirements. The underwriter is responsible for reviewing the Contractor Bid and completing Plaza's Contractor Bid checklist.

Comparing the Work Write-Up to Contractor Bids:

The WWU and cost estimate on a Standard 203(k) are not required to match the contractor bid(s) dollar-for-dollar; however, the WWU and contractor bid(s) are to be compared to confirm that all improvements/repairs have been addressed and to confirm the current market costs of materials and labor for the project.

The Consultant must be able to prepare the WWU and cost estimate without using contractor bids. It is important for the Consultant to use cost estimates that are reasonable for the area where the property is located. If contractor bids come in higher than the cost estimates, the Consultant will need to discuss this situation with the Borrower and the lender to reconcile the differences and determine if

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	the proposed repair escrow account may be too low to complete the job. At that point, if the Consultant agrees with the higher costs, an adjusted WWU with supporting documentation is rec			
to be submitted to the lender for consideration.				
Cost of Improvements	Minimum Costs of Improvements:			
·	Standard 203(k)	Limited 203(k)		
	\$5000 minimum in eligible repairs and improvements from the Eligible Improvement list. Repairs that are minor in nature cannot be included in the first \$5000, but may be added after the initial \$5000 in eligible improvements is reached.	No minimum.		
	Maximum Costs of Improvements:			
	Standard 203(k)	Limited 203(k)		
	Except for manufactured homes, there is no maximum dollar amount, as long as the total base loan amount does not exceed HUD's county loan limit. Manufactured housing repairs are limited to the lesser of 50% of the "as completed" value or \$50,000.	\$35,000 maximum including fees and contingency. \$50,000 maximum including fees and contingency for properties located in Qualified Opportunity Zones (QOZ). Tip: Use \$30,935 (\$44,350 for QOZ) maximum in		
		actual repairs and material costs to ensure the total amount does not exceed \$35,000 (\$50,000 in QOZ). Note: This number is based on a 10% contingency; a higher contingency reserve will result in an actual repair amount below this number. Alternatively an EEM will result in a higher repair amount.		
	 A tri-merge bureau is required on all loans. The qualifying score is the lower of two or the middle of three scores. The lowest qualifying score of all applicants is used to qualify. Each borrower must have at least one credit score. Housing Payment History:			
	 The mortgage payment history may be deemed satisfactory when the mortgage credit rating is disclosed on the credit report, is evaluated by the AUS, and the loan receives an "Approve/Eligible" or "Accept/Eligible" recommendation. The rental payment history will be deemed acceptable per the AUS findings for loans that receive an "Approve/Eligible" or "Accept/Eligible" recommendation. When the housing payment history is not evaluated by an AUS, or for Refer/manually underwritten loans: 			
	 There may be no history of any 30-day late mortgage or rental payments within the last 12 months. There may be no more than two 30-day late mortgage or rental payments in the previous 24 months. 			
	 The housing payment history must be documented by: The credit report; or VOR received directly from the landlord (for landlords with no Identity of Interest with the borrower); or VOM received directly from an institutional mortgage servicer; or 			
	 Canceled checks that cover the most recent 12-month period. Borrowers who are living rent free are eligible provided the Mortgagee obtains verification directly from the property owner that the borrower has been living rent-free and the amount of time the borrower has been living rent free. 			
	 Revolving and Installment Accounts - Manually Underwritten Loans: Installment Accounts must be no more than 0 x 30 in the last 12 months and 2 x 30 in the last 24 months. Revolving Accounts must be no more than 2 x 60 or 0 x 90 in the last 12 months. 			
Disaster Policy	Refer to Plaza's Natural Disaster Policy for requirem			
Down Payment / Gifts	Per FHA requirements.			



Draw Contingency Standard 203(k) Limited 203(k) Holdback A 10% percent holdback is required on each release from the Rehabilitation Escrow Account. Not applicable. The total of all holdbacks may be released only after the final inspection and issuance of the Final Release Notice is received from borrower, HUD Consultant, and inspector as applicable. **Draw Process** All draws are serviced by Plaza. Loans where a draw has been advanced to the borrower or contractor are not eligible for purchase by Plaza. In order to facilitate timely servicing of the first draw, loans must be purchased by Plaza as soon as possible after closing with the borrower and no later than 45 days after closing with the borrower. Refer to Purchase Timing for additional information. Standard 203(k) Limited 203(k) The full loan amount must be funded at closing. The The full loan amount must be funded at closing. The following may be disbursed at closing; all other draws first draw of rehab funds may be made at closing only are handled by Plaza's loan servicing department. when the contractor is not willing or able to defer Permit fees (the permit must be obtained before receipt of payment until completion of the work, or the work commences: payment represents the cost of material incurred prior Prepaid architectural or engineering fees: to construction. Permit fees may be disbursed at closing. Prepaid Consultant fees; Materials costs: The first draw may be 50% of the total cost of the repairs, not to exceed \$17,500. This is the figure Materials prepaid by the Borrower or contractor, where a contract is established from step 1:A.1 in the 203(k) Calculator. This is also line B1 on the estimated Maximum with the supplier and an order is placed with the manufacturer for delivery at a later date; or Mortgage worksheet. If there are multiple contractors being used, 50% Materials not yet paid for by the Borrower or contractor, where a contract is established of the cost of the repairs for each contractor will with the supplier and an order is placed with be disbursed at closing. the manufacturer for delivery at a later date. The amount and purpose of an initial draw at closing must be documented on the HUD-92900-Disbursement for materials not yet paid is limited to 50 percent of the materials costs. The check issued at closing for the early Remaining Draw Process: materials draw from the named No more than 1 draw is allowed. Funds supplier/manufacturer must be issued as a disbursed at closing are not considered a draw. two party check to the contractor and The borrower may have 1 draw in addition to borrower. The amount of the materials draw is limited to funds disbursed at closing. \$15,000. Funds will be made available via a two-party check payable to the borrower and contractor. The amount and purpose of an initial disbursement at closing must be documented on Plaza will set up an interest-bearing repair the HUD-92900-LT. escrow account which is insured by the Federal For any Disbursements paid to the contractor, 10 Deposit Insurance Corporation (FDIC), to fund the remaining disbursements for improvements. percent of the draw request must be held back in the Contingency Reserve. Any interest earned is applied as a principal reduction to the loan, along with any other **Remaining Draw Process:** No more than five draws are allowed. Funds Plaza will handle all project inspections and all disbursed at closing are not considered a draw. remaining rehabilitation disbursement. The borrower may have up to 5 draws in addition A final invoice from the contractor/vendor must to any funds disbursed at closing. be submitted in order to disburse final funds. If Funds will be made available via a two-party the invoice shows the payment has been check payable to the borrower and contractor. received in full, the funds go to the borrower. If Plaza will set up an interest-bearing repair escrow the invoice shows a balance due, a two-party account which is insured by the Federal Deposit check will be disbursed. Insurance Corporation (FDIC), to fund the For borrowers doing the work themselves, a selfremaining disbursements for improvements. help agreement must be in the file before the Any interest earned is applied as a principal funds are disbursed and the check is made out

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reduction to the loan, along with any other unused

After the loan is set up in the servicing system the

borrower will receive a "Welcome" package that

will explain how the disbursement works and will

Plaza will handle all project inspections and all

Title must be cleared before the final draw.

remaining rehabilitation disbursement.



directly to the borrower.

borrower.

For borrowers working with a contractor, a W-9

must be provided to set up the contractor in the

system. A two-party check is made out to the

The balance of rehabilitation funds will only be

borrower and the contractor and sent to the

disbursed upon completion of ALL work.

provide them with contact information.

Funds may be released under the following

- Allowable fees paid by the borrower, or on his/her behalf, may be reimbursed provided they are included in the final 203(k) Calculator figures in FHA Connection.
- Permits from the local or State building authority are required.
- The actual cost will be paid at the initial draw at closing. Excess in estimated fees must be put in the contingency reserve.
- Under no circumstances is a draw request to be approved for work that is not yet complete, including materials that have been paid for but not yet installed.
- An exception may be allowed for kitchen and bath cabinetry, or floor covering, where a contract is established with the supplier and an order is placed with the manufacturer for delivery at a later date.
- Intermediate draws (five maximum) are inspected by the HUD Consultant.
- The inspector visits the site with the accepted architectural exhibits. Improvements must be satisfactorily completed in compliance with industry standards, local practices and to the satisfaction of the fee inspector.
- Escrowed funds may be partially released based on the percentage of completion of each line item shown on FHA Standard 203(k) Draw Request HUD-9746-A.

Plaza may require a property inspection if there have been no draw requests for 30 days or more.

Draw Requests:

Plaza, who controls the Rehabilitation Escrow Account, should release monies to the borrower (and builder, or contractor, where applicable) within 24-48 hours after receipt of a properly executed:

- FHA Standard 203(k) Draw Request HUD-9746 A. If the work is acceptable, the HUD Consultant completes the Draw Request and sends it to Plaza.
 - A holdback of 10% will be made on all intermediate draws.
 - Plaza may determine that additional compliance inspections are required throughout the rehabilitation period to ensure that the work is progressing in a satisfactory manner.
- Release of funds is not authorized on this type of inspection; however, the borrower is responsible for paying the inspection fee.
- Title update, where necessary
- HUD Consultant's bill; the payment will be released from the Rehabilitation Escrow account.

- Plaza will order an inspection by the original appraiser. The appraisal management company coordinates the inspection directly with the borrower.
- Title must be cleared before the final draw.
- After the loan is set up in the servicing system
 the borrower will receive a "Welcome" package
 that will explain how the disbursement works and
 will provide them with contact information.

Common Missing Items That Will Cause Draw Delays:

- Missing W-9s. These must be completed and signed by the consultant and every contractor working on the project.
- Missing or incomplete FHA 203(k) Homeowner/Contractor Agreement.
- A fully executed FHA Limited 203(k) Self-Help Agreement.
- FHA 203(k) Borrower Acknowledgement HUD-92700-A is missing

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Borrower Questions: Borrowers with questions on their funded 203(k) loan may contact Plaza Customer Service as follows: Phone: 1-888-807-2620 Fax: 1-858-332-1861 Email: renoservicing@plazahomemortgage.com Eligible/Ineligible Eligible Improvements: Improvements Standard 203(k) Limited 203(k) The mortgage must include \$5000 minimum in eligible The mortgage may only include the following repairs and improvements from the following Eligible types of non-structural improvements, however, this is not an all-inclusive list: Improvement list: Structural alterations and additions to structure. Any Kitchen or bath remodels addition of a structure unit must be attached to the Repair/replacement of roofs, gutters and existing structure. downspouts. Kitchen or bath remodels Repair/replacement/upgrade of existing Minor foundation issues heating, ventilation & air conditioning systems. Repair/replacement of plumbing and electrical Termite and Pest Issues Completion of un-permitted structures (green house systems. for example). Repair/replacement of flooring. Modernization and improvements to the home's Minor remodeling that does not involve structural repairs, such as kitchens. function. Elimination of health and safety hazards (electrical Exterior and interior painting. and plumbing upgrades). Weatherization, including storm windows and Changes that improve appearance and eliminate doors, insulation, weather stripping, etc. obsolescence. Purchase and installation of appliances, Reconditioning or replacing plumbing; installing a including free-standing ranges, refrigerators, washers and dryers, dishwashers and well and/or septic system. Adding or replacing roofing, gutters, and microwaves. downspouts Improvements for accessibility for persons Adding or replacing floors and/or floor treatments with disabilities. Lead-based paint stabilization or abatement of Major landscape work and site improvement, patios, decks and terraces that improve the value of the lead-based paint hazards. property equal to the dollar amount spent on the Repair/replacement/addition of exterior decks, improvements or required to preserve the property patios, porches. from erosion. Installing or repairing fences, walkways, and The correction of grading and drainage problems is driveways. also acceptable. Basement waterproofing. Installing or repairing fences, walkways, and Replacement of window and doors and driveways exterior wall re-siding. Weatherization, including storm windows and doors, Pool repairs up to \$1,500 total for minimum insulation, weather stripping, etc. health and safety items. Improvements for accessibility for persons with disabilities. Lead-based paint stabilization or abatement of leadbased paint hazards. Repair/replacement/addition of exterior decks, patios, porches. Basement waterproofing. Replacement of window and doors and exterior wall Pool repairs up to \$1,500 total for minimum health and safety items. When basic improvements are involved, the following costs can be included in addition to the minimum \$5,000.00 requirement: New free standing range, refrigerator, washer and dryer, trash compactor and other appurtenances (Used appliances are not eligible.) Interior and exterior painting The repair of a swimming pool not to exceed \$1,500.00. Repair costs exceeding the \$1,500.00 limit

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must be paid into the contingency reserve fund

by the applicant.



All repairs that are required to meet HUD's Minimum Property Standards must be completed. Ineligible Improvements: Standard 203(k) - Tear Downs or homes that will be demolished including the foundation as part of the rehabilitation Homes that have been demolished, or will be razed as part of the rehabilitation Homes that have been demolished, or will be razed as part of the rehabilitation work, including those where a pontro of the existing foundation system emolish in place Intervention of the rehabilitation work, including those where a pontro of the existing foundation system emolish in place Intervention of the existing foundation system emolish in place Intervention of an afready underway construction project (i.e. builder standing inventory) Improvements that result in commercial use or are commercial in nature Changes to the number of dwelling units - Any improvement to the subject property Tree surgely in that allowed, becapt if it is to an improvements Recreational & Luxury Items - Structural changes on manufactured homes Recreational & Luxury Items include (but are not limited to): - BBQ Pits - Outdoor Spas - Bath House - Tennis Court - Satellite Dish - TV Antenna - Outdoor Fireplace or Hearth - Gazebo - Dumbwaiters - New Swimming Pool (above or below ground) installed - Existing swimming pool repairs that are not a health and safety concern and/or in excess of 51500. Energy Efficient Mortgages Final Release Notice & Line Release Notice is issued by Plaza after reviewing the case file to ensure that all work has been assistationly completed If an occupancy permit is required by the local jurisdiction, it must be provided prior to the insurance or the final inspection report will authorize the release of all monies remaining in the Rehabilitation Escrow Accounts, including all hotibacks from previous draws However, if required to protect the priority of		Note: The installation of a new swimming pool is not allowed.	
Tear Down or homes that will be demolished including the foundation as part of the rehabilitation. Homes that have been demolished, or will be razed as part of the rehabilitation work, including those where a portion of the existing foundation system remains in place. Moving a house from another location onto the subject property. Completion of an already underway construction project (i.e. builder standing inventory). Improvements that result in commercial use or are project (i.e. builder standing inventory). Improvements that result in commercial use or are project (i.e. builder standing inventory). Any improvement that does not become a permanent part of the subject property. Tree surgery is not allowed, except if it is to eliminate endangement to the existing improvements. Recreational & Luxury Items Structural changes on manufactured homes Recreational & Luxury Items include (but are not limited to): BBQ Pits Outdoor Spas Bath House Trenis Court Satellite Dish TV Antenna Outdoor Fireplace or Hearth Gazebo Dumbwaiters New Swimming Pool (above or below ground) installed Existing swimming pool repairs that are not a health and safety concern and/or in excess of \$1500. Allowed per FHA Guidelines. Use Plaza Product Codes: FHA30KEM, FHA30HKEM, FHA30HKEM FInal Release Notice & Lien Waivers Final Release Notice is issued by Plaza after reviewing the case file to ensure that all work has been satisfactionly completed. If an occupancy permit is required by the local jurisdiction, it must be provided prior to the issuance of the Final Release Notice is issued by Plaza after reviewing the case file to ensure that all work has been satisfactionly completed. If an occupancy permit is required by the local jurisdiction, it must be provided prior to the issuance of the Final Release Notice in Final Release Notice in the holdback, for a period not to exceed 35 days (or the time period required by law to file a lien, whichever is longer), to ensure compliance with state			um Property Standards must be completed.
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including the foundation as part of the rehabilitation. Homes that have been demolished, or will be razed as part of the rehabilitation work, including those where a portion of the existing foundation system remains in place. Moving a house from another location onto the subject property. Completion of an already underway construction project (i.e. builder standing inventory). Improvements that result in commercial use or are commercial in nature. Changes to the number of dwelling units Changes to the surbled property. Tree surpeys in ortal allowed, except if it is to eliminate endangement to the existing improvements. Recreational & Luxury Items Structural changes on manufactured homes Recreational & Luxury Items Recreational & Luxury Items Recreatio			
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Secrow Accounts		 BBQ Pits Outdoor Spas Bath House Tennis Court Satellite Dish TV Antenna Outdoor Fireplace or Hearth Gazebo Dumbwaiters New Swimming Pool (above or below ground) in Existing swimming pool repairs that are not a he \$1500. 	stalled alth and safety concern and/or in excess of
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disbursement of funds from the Rehabilitation Escrow Account and is responsible to ensure the		viewing the case file to ensure that all work has prisdiction, it must be provided prior to the morize the release of all monies remaining in the abacks from previous draws. security instrument, Plaza may retain the the time period required by law to file a lien, state lien waiver laws or other state belease Notice will be provided to the borrower. been no draw requests for 30 days or more.	



Forms & Rehabilitation Documentation

Required Forms are separated into 2 groups:

- 1. **FHA/HUD Forms** HUD specified forms are required and must be provided on all transactions.
- 2. Required Information The information on these forms is required. Plaza's form or another similar form may be used; however in all cases the information called for on Plaza's form must be included on any alternate forms. These forms (HUD or substantially similar) are required on all transactions.

HUD 203(k) Forms - Required on All Transactions

Standard 203(k)

Limited 203(k)

- Case numbers issued on or after October 31, 2016: Print-out of the final 203(k) Calculator from **FHA Connection**
- FHA 203(k) Borrower's Acknowledgement HUD 92700-A
- FHA 203(k) Rehabilitation Loan Agreement *provided and signed at closing
- FHA Standard 203(k) Draw Request HUD 9746-

HUD REO Properties only:

- The first block on Line 4 of form HUD-9548, Instructions for Sales Contract, must be checked as well as the applicable block for **Property Disposition Program 203(k) Rehabilitation Financing Lead Agreement** HUD 9548-G.
- Property Disposition Program 203(k) **Rehabilitation Financing Lead Agreement**

- Case numbers issued on or after October 31, 2016: Print-out of the final 203(k) Calculator from FHA Connection
- FHA 203(k) Borrower Acknowledgement HUD 92700-A
- FHA 203(k) Rehabilitation Loan Agreement *provided and signed at closing
- FHA Limited 203(k) Self Help Agreement if applicable

HUD REO Properties only:

- The first block on Line 4 of form HUD-9548, Instructions for Sales Contract, must be checked as well as the applicable block for **Property Disposition Program 203(k)** Rehabilitation Financing Lead Agreement HUD 9548-G.
- **Property Disposition Program 203(k)** Rehabilitation Financing Lead Agreement HUD 9548-G.

Required Information - Plaza's Form or Another Similar Form May be Used (when Plaza's form is not used, the seller's form must address all items present on Plaza's form) Standard 203(k) Limited 203(k)

- HUD Consultant Write-up (WWU) / Specification of Repairs (SOR)
- Contractor's Fully Executed Bid(s)
- FHA Standard 203(k) Homeowner/Contractor Agreement(s)
- FHA 203(k) Borrower's Identity-of-Interest Certification
- FHA 203(k) HUD Consultant's Identity-of-**Interest Certification**
- Contractor W-9 Form completed by contractor(s)
- Consultant W-9 Form completed by consultant
- Rehabilitation Loan Rider (required modification to the security instrument)
- FHA Standard 203(k) Contractor Profile Report - Alternate forms are accepted, however the originating lender must provide documentation to clearly evidence the contractor's qualifications were reviewed and approved by the mortgagee.
- Sales Contract. The sales contract must include a provision that the Borrower has applied for Section 203(k) financing, and that the contract is contingent upon mortgage approval and the Borrower's acceptance of additional required improvements as determined by the Mortgagee. An addendum to the contract is acceptable.

- Work Plan. See Specification of Repairs/Work Write-Up section.
- Written work proposal and cost estimates from the contractor (contractor's Fully Executed Bid)
- FHA Limited 203(k) Homeowner/Contractor Agreement(s)
- FHA Limited 203(k) Homeowner/Contractor Agreement Addendum
- FHA 203(k) Borrower's Identity-of-Interest Certification
- Contractor W-9 Form completed by contractor(s)
- Rehabilitation Loan Rider (required modification to the security instrument)
- Sales Contract. The sales contract must include a provision that the Borrower has applied for Section 203(k) financing, and that the contract is contingent upon mortgage approval and the Borrower's acceptance of additional required improvements as determined by the Mortgagee. An addendum to the contract is acceptable.
- FHA Limited 203(k) Contractor Profile Report

Geographic Restrictions

Alaska: Properties built prior to June 1992 outside of the city limits of Fairbanks but within the surrounding communities require an engineering report or evidence that the property meets the Alaska Housing Finance Agency property inspections requirements.

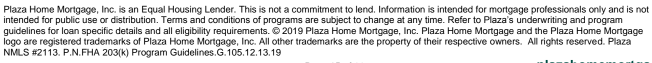
Hawaii:

- Properties in Lava Flow Zones 1 or 2 are not allowed.
- Manufactured Housing not eligible.

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	lowa: An attorney's opinion of title is acceptable in lieu of a title policy, or a title policy may be ordered through the Title Guaranty Division (TGD) of the lowa Financial Authority.
	Massachusetts: Title V requires dwellings with individual sewage disposal systems, new and existing, be inspected by a DEP approved inspector and, where repairs are indicated, be repaired prior to closing for all purchase transactions.
	Montana: Lot size of the property may not exceed 40 acres.
	Rhode Island: Manufactured Housing not eligible.
	West Virginia: Delegated deliveries only.
Good Neighbor Next	Allowed per FHA Guidelines . Use Plaza Product Codes: FHA30KGN, FHA30HKGN, FHA30KSGN or
Door HUD Consultant	FHA30HKSGN Refer to 4000.1.I.B.2-203(k) Consultants.
	On 203(k) loans and prior to the appraisal, a HUD approved Consultant must visit the site to ensure compliance with program requirements. The Standard 203(k) program the use of a Consultant is a requirement that may not be waived. On the Limited 203(k) the service of a HUD Consultant is optional at the borrower's choice. If the borrower decides to use the services of a HUD Consultant on the Limited 203(k), the HUD Consultant fee cannot be included in the mortgage as a part of the cost of rehabilitation. • The utilities must be turned on for this site review to be completed or a minimum 15% contingency reserve will be required. • A written agreement must be obtained between the HUD Consultant and the Borrower that fully explains the services to be performed and the fees to be charged for each service. The written agreement must disclose to the Borrower that any inspection performed by the Consultant is not a "Home Inspection," as detailed in the disclosure form HUD-92564-CN, For Your Protection Get a Home Inspection.
	 All HUD Consultants must be HUD approved. Refer to HUDs website for a list of approved HUD consultants. Prior to the appraisal, a HUD approved HUD Consultant must visit the site to ensure compliance with program requirements. HUD Consultant Fees: Refer to Borrower Fees and Loan Costs of these Program Guidelines for the Consultant fee schedule.
HUD REO	Allowed per FHA Guidelines . Use Plaza Product Codes: FHA30KRE, FHA30HKRE, FHA30KSRE or FHA30HKSRE
Ineligible	 Temporary Buydowns One-time close construction Borrower may not act as an interested party to a sales transaction for the subject if the builder and/or property seller is a company owned by the borrower or where the borrower is a principal agent, sales agent, loan originator, mortgage broker or partner for the builder or property seller. Realtor/loan broker acting as the listing agent as well as the mortgage originator/broker. Borrower is a principal of the title company and/or settlement agent for the subject transaction.
Identity of Interest	 Identity of Interest refers to a transaction between family members, business partners or other business affiliates. Conflict of interest refers to any party to the transaction who has a direct or indirect personal, business or financial relationship sufficient to appear that may cause partiality and influence the transaction. Sales transactions between family members are permitted; no other instances of Identity of Interest or conflict of interest between parties are allowed. No relationship may exist between the Contractor and any other party to the transaction. The Borrower and the 203(k) Consultant must each sign an Identity of Interest certification that is placed in the case binder. If the Borrower selected a 203(k) Consultant to perform a Feasibility Study, the Mortgagee may select the same 203(k) Consultant for the project without creating an Identity of Interest.





Chain of Title:

To preclude any undisclosed identity-of-interest transactions and to discourage the flipping of properties, documents must be obtained verifying the ownership of property for the 24 month period prior to the application for the loan.

Note: The Chain of Title requirement does not apply to HUD owned REOs.

Identity of Interest Certification Forms:

The borrower and consultant must certify that they do not have a conflict-of-interest with any other party to the transaction, including the realtor, lender, contractor, consultant/borrower and/or appraiser. Therefore, borrowers and consultants must sign and date certifications for all loans with mortgage credit applications. See form FHA Standard 203(k) HUD Consultant's Identity-of-Interest Certification FM-191 and FHA 203(k) Borrower's Identity-of-Interest Certification FM-190 for the Standard 203(k) and form FHA 203(k) Borrower's Identity-of-Interest Certification FM-190 for the Limited 203(k).

Inspections

When the property repairs have been completed, Plaza will order an inspection by the original appraiser, HUD Inspector or HUD Consultant if on a Standard 203(k) interim draw. The inspector assigned or AMC will coordinate access to the property for the inspection directly with the borrower.

Loan Limits

For most single-family mortgage insurance programs, the maximum insurable amount is the lesser of:

- The Nationwide Mortgage Limit for the area, usually a county or metropolitan statistical area (MSA), OR
- The applicable LTV limit, determined by a fixed percentage of the lesser of the sales price or the as is appraised value plus cost improvements.
- Manufactured Housing not eligible for High Balance loan amounts.

Effective for loans with case numbers assigned before January 1, 2020:

	Maximum Base Loan Amount			
Unit Contiguous States		ous States	Hawaii ¹	
Onit	Standard	High Balance	Standard	High Balance
1	\$484,350	\$726,525	\$721,050	N/A
2	\$620,200	\$930,300	\$923,050	N/A
3	\$749,650	\$1,124,475	\$1,115,800	N/A
4	\$931,600	\$1,397,400	\$1,386,650	N/A

There are no properties in Hawaii with loan limits higher than the applicable base conforming limits for 2019. As a result, there are no High Balance limits specific for this state.

Effective for loans with case numbers assigned on or after January 1, 2020:

	Maximum Base Loan Amount			
Unit Contiguous States		Hawaii ¹		
Onit	Standard	High Balance	Standard	High Balance
1	\$510,400	\$765,600	\$765,600	N/A
2	\$653,550	\$980,325	\$980,325	N/A
3	\$789,950	\$1,184,925	\$1,184,925	N/A
4	\$981.700	\$1.472.550	\$1.472.550	N/A

There are no properties in Hawaii with loan limits higher than the applicable base conforming limits for 2020. As a result, there are no High Balance limits specific for this state.

Maximum base loan amounts are county specific and may be lower in a particular county.

Manufactured Housing

General Requirements:

- · Must be classified as Real Property
- The manufactured home must have been built on or after June 15, 1976
- Double-wide minimum width
- · Leasehold properties are ineligible
- · Condo projects comprised of manufactured homes are ineligible
- The manufactured home may not have been previously installed or occupied at another location
- All manufactured housing must meet FHA guidelines, restrictions in these Program Guidelines, and Plaza's Manufactured Housing Guidelines.
- Manufactured housing not eligible in states of Hawaii and Rhode Island.
- Manufactured homes located within a Special Flood Hazard Area are not eligible unless a FEMA National Flood Insurance Program (NFIP) Elevation Certificate (FEMA Form 086-0-33)

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	prepared by a licensed engineer or surveyor stating that the finished grade beneath the manufactured home is at or above the 100-year return frequency flood elevation is provided, and flood insurance under the NFIP is obtained.		
	Eligible 203(k) Improvements: • FHA 203(k) improvements cannot involve structural changes • Renovation funds are limited to the lesser of 50% of the "as completed" appraised value or \$50,000 • Eligible improvements include but are not limited to: • Improvements to kitchens and baths, or • Installation of energy efficient heating and cooling, or • Changes to address mobility and aging in place are allowed, or • Installation of new windows, doors, siding, or roofing provided these changes do not alter the structure of the unit		
Maximum Loans	A maximum of four Plaza loans is permitted to one borrower.		
Mortgage Insurance Premiums	On 203(k) loans, the LTV calculation for purposes of determining the Monthly MIP (MMIP) factor differs from the calculation of the LTV of the loan itself. For MMIP factor purposes, determine the LTV by dividing the base loan amount by the after improved value. FHA TOTAL Scorecard has not been updated to reflect this difference so the mortgagee is responsible for manually applying the correct MMIP factor. Refer to 4000.1.II.A.2-Mortgage Insurance Premiums for additional information.		
Mortgage Payment			
Reserves	If the extent or nature of the construction prohibits the borrower from occupying the property, up to months of mortgage payments may be financed and Plaza will make the payments on the borrowe behalf.		
	Standard 203(k)	Limited 203(k)	
	The mortgage payment reserve: Cannot exceed the amount of six mortgage payments (including PITIA and the MIP). The number of mortgage payments cannot exceed the completion time frame required in the Rehabilitation Loan Agreement Mortgage payments cannot be paid out of the remaining contingency. Any contingency remaining at the end of the project will be used to pay down the principal balance on	Not allowed.	
	 the loan. Mortgage payment reserves are not allowed for multi-unit properties. 		
Property Eligibility	Ineligible Properties: Dwelling completed less than 12 months from completed less tha	CE like assessments ncluding the foundation	



	Refinance transactions for properties listed for sale on or after the date of the application.
	Condominiums:
	The unit must be located in an FHA-approved Condominium Project and must comply with all other requirements for condominiums.
	 Rehabilitation or improvements are limited to the interior of the unit, except for the installation of firewalls in the attic for the unit.
	 No more than five units per condominium association, or 25% of the total number of units, whichever is less, can undergo rehabilitation at any time. AND
	 After rehabilitation is complete, the unit is located in a structure containing no more than four units. For townhouse style condominiums, each townhouse is considered as one structure, provided each unit is separated by a 1½ hour firewall from foundation to roof.
Purchase Timing	Plaza must be prepared to service the borrowers' first draw request which means Plaza must first purchase the 203(k) loan and board it onto our servicing system. In order to facilitate timely draw management, Plaza requires all 203(k) loans to be delivered in purchasable condition as soon as possible after closing and the loans should be purchased by Plaza no later than 45 days after the date the loan closes with the borrower. An exception will be required to purchase a loan greater than 45 days from closing and Plaza cannot guarantee that such exception will be granted.
	If a 203(k) loan is not delivered in purchasable condition no later than 20 days after closing (to be purchased within 45 days), Plaza reserves the right to deny purchasing the loan regardless if all other conditions could have been met greater than 30 days after closing
	Plaza will not purchase 203(k) loans where a draw has already been advanced to the borrower or contractor.
Qualified Opportunity Zones (QOZ)	Limited 203(k) mortgages of properties located in QOZs are eligible for increased rehabilitation costs, up to \$50,000 total, for the first 15,000 mortgages endorsed each year. All other Limited 203(k) guidelines and requirements apply.
	The case number assignment must identify the property is in an eligible QOZ and that the loan is eligible for increased rehabilitation cost.
	A list of QOZs is available through the Treasury Department's Community Development Financial Institutions Fund webpage.
	FHA Mortgagee Letter 2019-18– Maximum Rehabilitation Costs in Qualified Opportunity Zones (QOZs) for Limited 203(k) Mortgages.



Rehabilitation Period	Ctonderd 202(Id)	Limited 202/IA
	Standard 203(k) Rehabilitation construction must begin within 30	Limited 203(k) Rehabilitation construction must begin within 30
	 Renabilitation construction must begin within 30 days of closing. If work is not started within 30 days, or if the work ceases for more than 30 consecutive days or is not progressing reasonably during the rehabilitation period, Plaza may consider the loan to be in default. The length of the rehabilitation period will be no longer than 6 months from the closing date. If the work is not complete within the 6-month period, Plaza will verify the status of the work. An extension can be approved within the 6-month window; however, the extension can only be granted if the loan payments are current. While Plaza's DE Underwriter can approve extensions, the rehabilitation is limited to 5 draw (4 during rehab and 1 final). Cold Climate or Weather Related Delays: In cold climate areas, some exterior work items may be impossible to complete. Owners and contractors should try their best to complete this work when the weather is not a factor. 	days of closing. Work must not cease for more than a 30-day period. All work must be completed within 6 months of closing. Cold Climate or Weather Related Delays: In cold climate areas, some exterior work items may be impossible to complete. Owners and contractors should try their best to complete this work when the weather is not a factor. If closing occurred in midwinter, it may be difficult to schedule these exterior items.
Dan sin Francus	 If closing occurred in midwinter, it may be difficute to schedule these exterior items. Submit Request for Acceptance of Changes in Approved Drawings and Specifications HUD 92577, with adequate documentation, to reques an extension for weather related items. 	-
Repair Escrows Self-Help Requirements	203(k) transactions. Self-help, even on Limited 2	ne or all of the work items is only eligible for Limited 03(k) is strongly discouraged unless the borrower's and workmanlike manner is self-evident and easily
	documented.	•
	Standard 203(k)	Limited 203(k)
		Self-help may be allowed subject to specific requirements and limitations.
	Self-help is not allowed.	 Self-help requirements and limitations: The borrower must be a qualified contractor and meet all of Plaza's contractor requirements. Borrower must submit a work plan detailing the Work Items to be performed by the Borrower. The borrower must also submit a Cost Estimate from a contractor (other than the Borrower) that provides a breakdown of the cost for labor and materials for each work item. The costs for labor and materials for each Work Iter to be completed by the Borrower must be included under a Rehabilitation (Self-Help) Loan Agreement. The Borrower must not be reimbursed for labor costs. Any remaining funds will be used towards principal reduction. If permits are required the borrower must be a

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rehabilitation, the borrower must be licensed under

Contractor/Borrower must maintain complete records documenting actual cost of rehabilitation, including paid receipts for materials and lien waivers

those specific trades.

in the same way that a general contractor would. The borrower must perform the self-help work themselves, subcontractors are not allowed. Bids from licensed contractors must also be supplied Borrowers providing interior/exterior painting labor are not required to be contractors. Only materials will be reimbursed. · Contingency reserve of 15% required. Contractor/Borrower must sign FHA Limited 203(k) Self Help Agreement. Construction must be completed within 6 months of loan closing or a shorter period. · A LOE will be required from the borrower/ contractor addressing how the work will be completed within a 6 months time period and all levels of current business will remain. The borrower must sign the FHA 203 (k) Rehabilitation Agreement prior to closing. The Agreement is provided with the closing documents. Self-Help is not allowed for properties in the State of Texas. Home Depot or Lowes installation services: Purchasing appliances: Borrowers may purchase appliances from Home Depot, Lowes, or other appliance stores. Other construction work: Borrowers may use Home Deport or Lowes for other construction work and may include the cost of labor, materials and installation of appliance, cabinetry, flooring, etc. The specific contractor from Lowes or Home Depot is not usually identified until the work begins. Because the borrower cannot provide the required contractor information prior to close, these scenarios are considered "self-help". • Borrowers must sign the FHA Limited 203(k) Self Help Agreement. Construction must be completed within 6 months of loan closing or a shorter period. · Labor and materials may be reimbursed when installation services are provided by Home Depot or Lowes. Borrowers must maintain records documenting actual costs and lien waivers in the same way that a general contractor would. Self-Help is not allowed for properties in the State of Texas.

Specification of Repairs / Work Write-Up

Standard 203(k)

The following list of exhibits are required as applicable:

- Specification of Repairs (SOR)/Work Write-Up (WWU) and Cost Estimate. Any format may be used for these documents however; the quantity and the cost of each item must be shown.
 - Include a complete description of the work for each item (where necessary).
 - Cost estimates must include labor and materials sufficient to complete the work by a contractor.
 - The WWU does not need to reflect the color or specific model numbers of appliances, bathroom fixtures, carpeting, etc., unless they are nonstandard units.

Limited 203(k)

The following list of exhibits are required as applicable: Documentation to establish Repair and Improvement Costs:

- Work Plan. Per FHA Handbook 4000.1 the Mortgagee must obtain a work plan from the Borrower detailing the proposed repairs or improvements. The Borrower may develop the work plan themselves or engage an outside party, including a Contractor or a 203(k) Consultant, to assist. There is no required format for the work
- Written Proposal and Cost Estimates (contractor's bid). The file must contain a written proposal and Cost Estimate from a contractor for each specialized repair or improvement. The selected contractor must meet all jurisdictional licensing and bonding requirements. The Cost Estimate must state the nature and type of repair, quality and

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The HUD Consultant will transfer the costs quantity of materials and cost for each Work Item, to the FHA Standard 203(k) Draw broken down by labor and materials. Request HUD-9746-A. The written proposal must indicate Work Items that The HUD Consultant who prepares the require permits and state that repairs are non-WWU and cost estimate (or an architect, structural. engineering or home inspection service) needs to inspect the property to assure: There are no rodents, dry rot, termites and other infestation; There are no defects that will affect the health and safety of the occupants; The adequacy of the existing structural, heating, plumbing, electrical and roofing systems; AND The upgrading of thermal protection (where necessary). Written Proposal and Cost Estimates (contractor's bid) The file must contain a written proposal and Cost Estimate/bid from a contractor for each specialized repair or improvement. The selected contractor must meet all jurisdictional licensing and bonding requirements. The Cost Estimate must state the nature and type of repair, quality and quantity of materials and cost for each work item, broken down by labor and materials. A Plot Plan of the Site is required only if a new addition is being made to the existing structure. Plot plan should: Show the location of the structure(s), walks, drives, streets, and other relevant details. Include finished grade elevations at the property corners and building corners. Show the required flood elevation. Proposed Interior Plan of the Dwelling Show where structural or planning changes are contemplated, including an addition to the dwelling. Architectural exhibits and or engineer reports are required if an addition or structural reconfiguration are part of the proposed work and must be provided in the loan file. If a Feasibility Study was performed to determine if the project is financially feasible, a copy of the study must be included in the loan file regardless if cost of study is financed. Subordinate Financing New or existing subordinate financing is allowed per the LTV/CLTV limits. Properties with Property Assessed Clean Energy (PACE) obligations are ineligible. • Any PACE obligations or liens must be paid and satisfied at or prior to closing. PACE liens may not be subordinated. **Texas Home Equity** Texas Section 50 (a)(6) loans are not eligible. The Self-Help option is not allowed for properties in the State of Texas. For Texas purchase and rate/term refinances the following additional requirements apply for all 203(k) loans. The Texas FHA 203(k) Rehabilitation Document Checklist must be completed and submitted to Corporate Underwriting for every loan. o All improvements must be performed by a third-party builder. Self-Help is not allowed. Disclosures must be delivered to the borrower at least 1 day before closing. All closing documents must be delivered to the borrower not later than 1 business day before The builder's contract must be signed by all owners and spouses. The builder's contract must be signed and closing must occur at the lender's office, a title company or an attorney's office.

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	 The builder's contract must not be signed before the 5th day after the written application.
	The builder's contract may be rescinded within 3 days after all parties have signed (purchase)
	and refinance).
	 No materials may be furnished or labor performed before the 3-day rescission period expires.
	 A 10% statutory retainage must be withheld from each advance to cover any claim notices
	from subcontractors or suppliers. The entire retainage, representing 10% of construction
	costs, will be retained for 30 days after final completion. (Subcontractors and suppliers have
	only 30 days after completion to notify the borrower of nonpayment claims).
	 Additional monies requested for cost and upgrades are secured under the builder's contract
	only if they are evidenced by change orders signed by both parties. Any modification
	agreement to increase the loan amount must have original change orders attached.
	 Subject property must be a Texas homestead.
	Additional documents for Texas FHA 203(k):
	Texas Property Code 53.255 Disclosure
	Builder's Note
	 Builder's Contract – signed by the builder and all owners and their spouses before any material is furnished or labor is performed.
	Texas Notice of Right to Cancel the Builder's Contract (3-day rescission) required on purchase
	and refinance, in addition to the Federal Notice of Right-to-Cancel in a refinance transaction.
	Texas Home Improvement Certification from originating lender
	Renewal and Extension Exhibit to the Deed of Trust, describing the lien created by the Builder's
	Contract.
	Borrower's Acknowledgement of Construction of Compliance Procedures
	List of subcontractors and suppliers
	Texas Disbursement Authorization
	Texas Disbursement Statement (Draw Request)
	Affidavit of Commencement
	Affidavit of Completion Lieu Mairon
	Lien Waiver The state of
	Final Bills-Paid Affidavit
Transactions	Purchase: To acquire and rehabilitate an existing structure that has been completed (certificate)
	of occupancy has been issued over 12 months) for at least 1 year.
	Refinance:
	 To rehabilitate an existing structure that has been completed for at least 1 year and to
	refinance the outstanding indebtedness.
	 The loan amount may not exceed the sales price, or existing lien balance on a refinance, plus
	the actual cost of the rehabilitation repairs and reasonable customary closing costs including
	the fees associated with the 203(k).
	 Cash back to the borrower is not allowed, including zero incidental cash back. Principal
	curtailments are not allowed.
Underwriting Method	All loans must be decisioned through FHA TOTAL Scorecard as submitted to DU, LPA, or
	LoanScoreCard. With the exception of manufactured housing, which requires an AUS approval,
	loans not receiving an acceptable AUS result must be manually underwritten subject to eligibility.
	Manufactured Housing not eligible for manual underwriting.

