



DSCR Investor Solutions 2 Program Guidelines

Correspondent

Revised 1/13/2026 rev. 112

Summary	Plaza's Debt Service Coverage Ratio (DSCR) Investor Solutions 2 program utilizes the property income to qualify the transaction. DSCR Investor Solutions 2 is available to experienced investors purchasing or refinancing investment properties for business purposes. Available products include fully amortizing 30-Year Fixed Rate and 40-year Fixed Rate Interest Only. Products are offered with or without prepayment penalties subject to state limitations. Loan amounts from \$100,000 to \$3,000,000 are available.																																																																						
Products	<table border="1"><thead><tr><th>Product Name</th><th>Product Code</th><th>Available Term in Months</th></tr></thead><tbody><tr><td>DSCR Investor Solutions 2 30 Year Fixed</td><td>DS2F30</td><td>360</td></tr><tr><td>DSCR Investor Solutions 2 40 Year Fixed Interest Only</td><td>DS2F40IO</td><td>480</td></tr></tbody></table>				Product Name	Product Code	Available Term in Months	DSCR Investor Solutions 2 30 Year Fixed	DS2F30	360	DSCR Investor Solutions 2 40 Year Fixed Interest Only	DS2F40IO	480																																																										
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DSCR >= 1.00				
Rate/Term Refinance				
Property Type	Loan Amount ¹	LTV ^{3,4}	Credit Score ⁴	Reserves
1-Unit SFR / PUD	\$1,000,000	80%	700	3
		75%	680	3
	\$1,500,000	80%	700	6
		75%	680	6
	\$2,000,000	75%	700	6
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1. Minimum Loan Amount \$100,000.

2. Short-term rental: 2-4 units not eligible

3. Interest Only: Reduce maximum LTV by 5%.

4. First-time investor: Maximum LTV 70%, minimum FICO 700.

DSCR >= 1.00				
Cash-Out Refinance ^{2,5}				
Property Type	Loan Amount ¹	LTV ^{2,4}	Credit Score ⁴	Reserves
1-Unit SFR / PUD Condo	\$1,000,000	75% ⁴	700	3
		70%	680	3
	\$1,500,000	75% ⁴	700	6
		70%	680	6
	\$2,000,000	70%	700	6
		65%	680	6
	\$3,000,000	65%	700	12
		70%	680	3
	\$1,500,000	70%	680	6
		70%	700	6
2-4 Units ³	\$2,000,000	70%	680	6
		65%	700	6
	\$3,000,000	65%	700	12
		65%	700	12

1. Minimum Loan Amount \$100,000.

2. Cash-out > \$500,000 reduce LTV by 10%. Maximum \$1,000,000 cash-out.

3. Short-term rental: 2-4 units not eligible

4. Interest Only: Reduce maximum LTV by 5%.

5. First-time investor: Cash-out not allowed.

Appraisal	<p>All appraisals must be ordered and processed in compliance with Appraiser Independence Requirements (AIR).</p> <p>Fannie Mae® Form 1007/1025: Required.</p> <p>Number of Appraisals: Loan amounts > \$2,000,000 require two full appraisals.</p> <p>Declining Markets: Properties in a declining market, as indicated in the appraisal, require a 5% LTV reduction from the maximum otherwise allowed.</p> <p>Collateral Desktop Analysis:</p> <ul style="list-style-type: none"> Required on all transactions regardless of CU score; however, a CDA is not required when two appraisals are provided. A "Collateral Desktop Analysis - Jumbo (CDA) Pre-Fund" will be ordered by Plaza. The CDA is required to support the value of the appraisal within a 10% tolerance. If the CDA returns a value that is "Indeterminate" or if the CDA indicates a value lower than the appraised value by more than 10%, then a field review or 2nd full appraisal is required. <ul style="list-style-type: none"> If the field review indicates a value lower than the appraisal by more than 10%, then a second appraisal will be required. The lower of the two values will be used as the appraised value of the property.
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	<p>Transferred Appraisals: Plaza will accept transferred/assigned appraisals from the original transferring lender when all of the requirements outlined in the Appraisal Policy in Plaza's Credit Guidelines are met</p>
ARM Adjustments	Reserved for future use.
Assets / Down Payment / Gifts	<p>Assets used for down payment, closing costs, debt payoff, and reserves must be documented.</p> <p>Documentation: The following may be used as asset documentation:</p> <ul style="list-style-type: none"> • Account statements for the most recent two consecutive months (e.g., checking, savings, brokerage accounts). Statements must include the following: <ul style="list-style-type: none"> ◦ Name of financial institution ◦ Reflect borrower as the account holder (Funds held jointly with another individual are considered 100% of the borrower's own funds) ◦ Account number ◦ Statement date ◦ Time period covered by the statement ◦ All deposit and withdrawal transactions for depository account or all purchase and sale transactions for financial portfolio account ◦ Beginning and ending balances • Verification of Deposit (VOD) form for the most recent two consecutive months. • Assets may be verified using a third-party vendor participating in the Fannie Mae Day 1 Certainty® process. <p>Large Deposits: Large deposits on any of the above asset documentation must be sourced or subtracted. A large deposit is defined as > 5% of the loan amount.</p> <p>Eligible Assets:</p> <ul style="list-style-type: none"> • Checking, savings and certificates of deposit accounts. • Borrowed funds secured by an asset are an acceptable source of funds. Follow Fannie Mae guidelines. • Business accounts may be considered for borrower's assets subject to the following: <ul style="list-style-type: none"> ◦ Borrowers must own at least 51% of the business and have access to the funds. ◦ The amount of business assets that may be utilized is limited to the borrower's ownership percentage in the business. ◦ The ownership percentage must be verified by certified public accountant (CPA)/tax preparer, operating agreement or equivalent. ◦ Provide a signed letter from non-borrowing owners evidencing they consent to use of funds • Cash Value of Life Insurance: <ul style="list-style-type: none"> ◦ 100% of the cash surrender value less any loans may be considered for assets. ◦ If being used for down payment or closing costs, proof of liquidation and receipt is not required if total value \geq 120% of needed funds. Any loan balances must be deducted. If total value is < 120% of needed funds, the policy must be liquidated and document with the check sent by the insurance company and deposited in the borrower's account. ◦ If being used for reserves, liquidation of the insurance policy is not required. • Cryptocurrency: <ul style="list-style-type: none"> ◦ Down payment and closing costs: Cryptocurrency must be liquidated and deposited into an established US bank account. ◦ Reserves: Ineligible unless liquidated and deposited into a US bank account. • Earnest Money: Provide cleared check of evidence of funds transfer. • Foreign Assets: Assets held in foreign accounts or originating outside of the U.S. must be: <ul style="list-style-type: none"> ◦ Transferred to a U.S. domiciled account in the borrower's name at least ten (10) days prior to closing unless funds are held in a foreign bank with U.S. branches insured by the FDIC. ◦ Verified by the U.S. institution. ◦ Translated to English and verified in U.S. Dollar equivalency at the current exchange rate via either http://www.xe.com or the Wall Street Journal conversion table. ◦ All other asset requirements in this section apply. • Retirement account (e.g., IRA, 401k, Keogh, 403b): <ul style="list-style-type: none"> ◦ Borrower's receipt of funds and liquidation is not required if total value \geq 120% of needed funds. Any loan balances must be deducted. ◦ Borrower age $>$ 59.5: 80% of the vested balance may be considered when using for reserves. ◦ Borrower age \leq 59.5: 70% of the vested balance may be considered when using for reserves.

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- Stocks/bonds/mutual funds:
 - Borrower's receipt of funds and liquidation is not required if total value $\geq 120\%$ of needed funds.
 - 100% of the account(s) value may be considered when using for reserves.
- Trust/Assets held in a Trust:
 - Obtain written documentation (e.g., bank statements) of the value of the trust account from either the trust manager or the trustee.
 - Document the borrower has access to the funds.
 - Borrower receipt of funds must be verified when using for down payment or closing costs.
- 1031 Exchange: The following documents are required:
 - The closing statement for both properties, and
 - An exchange agreement, and
 - The sales contract for the exchange of property.
 - Reverse 1031 Exchange is ineligible.

Gift Funds:

- Gift funds are allowed for experienced investors after the borrower has contributed a minimum 10% of their own funds for down payment.
- A gift from a relative or domestic partner who has lived with the borrower for the past 12 months can be counted towards the borrower's minimum own funds requirement when the following is provided:
 - A certification from the donor stating that he or she has lived with the borrower for the past 12 months and will continue to do so.
 - Documents that demonstrate a history of borrower and donor shared residency. The donor's address must be the same as the borrower's address. Examples include but are not limited to a copy of a driver's license, a bill, or a bank statement.
- Donor must be:
 - A relative, defined as the borrower's spouse, child, or other dependent, or by any other individual who is related to the borrower by blood, marriage, adoption, or legal guardianship, or a fiancé, fiancée, or domestic partner
 - The donor may not be, or have any affiliation with, the builder, the developer, the real estate agent, or any other interested party to the transaction
 - For any gift provided by a non-US citizen, the donor must be screened against the OFAC Specially Designated Nationals (SDN) list
- Gift Letter must be provided. The gift letter must:
 - specify the dollar amount of the gift
 - specify the date the funds were transferred
 - include the donor's statement that no repayment is expected
 - indicate the donor's name, address, telephone number, and relationship to the borrower.
- Verification of Funds. Verification of sufficient funds to cover the gift are either in the donor's account or have been transferred to the borrower's account and reflected in the borrower's bank account. Acceptable documentation includes the following:
 - a copy of the donor's check and the borrower's deposit slip, or
 - a copy of the donor's withdrawal slip and the borrower's deposit slip, or
 - a copy of the donor's check to the closing agent, or
 - a settlement statement showing receipt of the donor's check
- When the funds are not transferred prior to settlement, documentation must show that the donor gave the closing agent the gift funds in the form of a certified check, a cashier's check, or other official check.
- Gift of Equity is not allowed.
- First-time investors are not allowed.
- Non-permanent residents are not allowed.

Ineligible Assets:

- Non-vested or restricted stock accounts
- Cash-on-hand
- Sweat equity
- Down payment assistance programs
- Unsecured loans or cash advances
- Custodial or "In Trust For" accounts

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Borrower Eligibility	<p>Eligible Borrowers:</p> <ul style="list-style-type: none"> • U.S. citizens • Permanent resident aliens with the following acceptable documentation: <ul style="list-style-type: none"> ◦ I-151 – Alien Registration Receipt Card (Green Card), or ◦ I-551 – Alien Registration Receipt Card (Resident Alien Card) that does not have an expiration date on the back (aka Green Card), or ◦ I-551 – Alien Registration Receipt Card (Conditional Resident Alien Card) that has an expiration date on the back and is accompanied by a copy of USCIS form I-751 requesting removal of the conditions, or ◦ Un-expired Foreign Passport with an un-expired stamp (valid for a minimum of three years) reading as follows: "Processed for I-551 Temporary Evidence of Lawful Admission for Permanent Residence. Valid until mm-dd-yy. Employment Authorized." • Non-Permanent Resident Aliens – Refer to the Non-Permanent Resident Alien requirements later in this section. • Inter Vivos Revocable Trusts – Refer to Plaza's Living Trust Policy requirements. • Non-borrowing mortgagors: A non-borrowing mortgagor must be a spouse, significant other, or family member of the borrower on the note and reside in the United States. • LLCs – For title vested in an LLC refer to the LLC details at the end of this section. <p>Ineligible Borrowers:</p> <ul style="list-style-type: none"> • First-time homebuyers (FTHB). FTHB are individuals who have had no ownership interest (sole or joint) in a residential property during the three-year period preceding the application date of the subject property transaction. • Entities, Corporations or Partnerships other than LLCs • Foreign Nationals • Irrevocable Trusts / Life Estates / Blind Trusts • Land Trusts • Not-For-Profit entity • Persons without a Social Security number or with only an ITIN (Individual Taxpayer Identification Number) • Persons with diplomatic status and/or immunity • Persons from OFAC sanctioned countries and persons sanctioned by OFAC • Persons subject to a lawsuit or pending litigation <p>Borrower Investor Experience:</p> <ul style="list-style-type: none"> • Experienced Investor: An experienced investor is a borrower having a history of owning and managing commercial or residential rental real estate for at least 1 year in the last 3 years. <ul style="list-style-type: none"> ◦ Experience can be documented by one of the following: <ul style="list-style-type: none"> ▪ Mortgage history on credit report along with completed REO schedule on the loan application, or ▪ Lease agreement along with proof of property ownership (tax bill or property profile report), or ▪ Other 3rd party documentation ◦ For loans made to natural persons with more than one borrower, only one borrower must meet the definition. ◦ For loans made to entities (LLCs): In order to be considered an experienced investor, the member/guarantor with majority ownership in the LLC must meet the definition of an experienced investor. If the majority owning member/guarantor is not an experienced investor the entity will be considered inexperienced and first-time investor guides must be met. • First-Time Investor: If a borrower does not meet the definition of an experienced investor they are considered a first-time investor. First-time investors are eligible with the following additional restrictions: <ul style="list-style-type: none"> ◦ Must currently own a primary residence and have owned it for at least 12 months ◦ Maximum LTV: 70% ◦ Minimum credit score: 700 ◦ Short-term rental income not allowed ◦ Cash-out refinance not allowed ◦ Gift funds not allowed ◦ 0 x 36 mortgage history required
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Non-Permanent Resident Aliens: A Non-Permanent Resident Alien is a non-U.S. citizen authorized to live and work in the U.S. on a temporary basis. Lawful temporary residency and employment authorization must be validated with either an EAD or a VISA permitting employment.

- Borrower Eligibility Requirements:
 - Residing in the U.S. for at least 2 years; and
 - Must have a 2-year U.S. credit history; and
 - Must have a valid Social Security Number; and
 - If the borrower's country of origin has Temporary Protected Status (TPS), it must be verified that TPS is still in effect and has not been vacated or shortened. Verify at [USCIS website](#).
- A copy of the borrower's VISA permitting employment authorization must be provided. The following VISA types are acceptable: E-1, E-2, E-3, G-1 through G-5*, H-1B, L-1A, L-1B, O-1, and R-1. *G-4 VISA is only eligible when a spouse with G-1VISA is also on the loan. A VISA is not required for participants in the Department Homeland Security's VISA Waiver Program.
- If the VISA expires within 6 months, borrower must provide a valid I-797/I-94 and employer letter confirming continued employment and VISA renewal sponsorship.
- Borrowers with only an EAD and who cannot provide a VISA are ineligible.
- Asylum – Individuals with Asylee status (Asylum) are ineligible.
- Non-permanent resident alien restrictions:
 - Maximum LTV 75%
 - Gift funds and foreign funds not allowed
 - Cash-out refinance not allowed
 - First-time investors not allowed

Limited Liability Company (LLC): Title may be vested in an LLC subject to the requirements below.

- The LLC purpose and activities are limited to ownership and management of real property
- LLC must be domiciled in a US State
- LLC is limited to a maximum of four (4) members or managers
- LLC members must be natural persons (LLCs whose members include other LLCs, corporations, partnerships or trusts are ineligible)

LLC Documentation Requirements:

- LLC Articles of Organization filed with the state.
- Evidence of Good Standing (Certificate of Good Standing or screen shot from the state website) for the state in which the entity was formed. Certificate/screen shot must be dated within 30 days of the note date.
- **Operating Agreement / By-Laws / Equivalent** (LLC documents that define the organizational structure and that contain a list of members/managers and, if more than one member, the ownership percentage of each member).
- LLC documents must authorize the guarantor to execute loan documents on behalf of the entity.
- If the authorizing documents are not provided, a Certificate of Authorization/Borrowing Certificate for the members executing documents on behalf of the Entity is required. Certificates are not required if the authorization can be determined by reviewing the Operating Agreement or other corporate documents. Sample [LLC Borrowing Certificate Single Member](#) or [LLC Borrowing Certificate Multiple Member](#).
- EIN/Tax Identification Number
 - Single member LLC may use EIN or the guarantor social security number
 - All multi-member LLCs must have an EIN

LLC Loan Document Completion and Signature Requirements:

- Loan Application (1003): Each LLC member must complete a separate 1003 loan application.
 - The 1003 is to be completed and signed as an individual (not LLC name) – one 1003 for each member
 - Section labelled "Title will be held in what Name(s)" should be completed with *only* the LLC name
 - Only the debt appearing on the personal credit report of the member needs to be reflected on the loan application
 - The credit score and creditworthiness of each member will be used to determine qualification and pricing.
- Personal Guaranty: Separate Personal Guarantees must be provided by each member of the LLC.
 - The personal guaranty is to be completed and signed by Individuals (not LLC name)

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	<ul style="list-style-type: none"> ○ The guaranty is executed at loan closing and dated the same date as the Note. Personal Guaranty Form ○ The guaranty must be full recourse. ○ The guaranty must reference the note and loan amount. ○ Spousal Consent to Pledge – (Spousal Consent Form) is required for properties located in community property states (AK, AZ, ID, LA, NM, TX, WA, WI) ● Documents to be signed by the authorized signer(s) for the LLC: <ul style="list-style-type: none"> ○ Note, Deed of Trust/Mortgage, Addenda and Riders ○ Disclosures ○ Settlement Statement
Credit	<p>Credit Report:</p> <ul style="list-style-type: none"> ● A tri-merged credit report is required ● Credit reports with bureaus identified as frozen are required to be unfrozen and a current credit report with all bureaus unfrozen is required <p>Credit Scores:</p> <ul style="list-style-type: none"> ● The lowest qualifying score of all applicants is used to qualify ● The qualifying score is the lower of 2 or middle of 3 scores for each borrower <p>Minimum Credit Score:</p> <ul style="list-style-type: none"> ● Experienced Investor: 680 ● First-time investor: 700 <p>Trade Lines:</p> <p>For borrowers that have three (3) credit scores, the minimum tradeline requirement is waived. Any borrower who does not have three credit scores must meet the minimum tradeline requirement. Tradeline requirement:</p> <ul style="list-style-type: none"> ● At least three (3) tradelines opened and reporting for the last 12 months, with activity in the last 12 months, or ● At least two (2) tradelines opened for the last 24 months and reporting with activity for the last 12 months. ● One tradeline must be an installment, rental or mortgage account. ● Authorized user accounts, non-traditional credit, Derogatory credit and public records (collections, judgments, charge-off, repossessions, foreclosures, tradelines included in a bankruptcy and credit counseling) and disputed accounts are not acceptable as valid tradelines. <p>Housing Payment History:</p> <ul style="list-style-type: none"> ● Experienced Investor: 1 x 30 x 12 ● First-Time Investor: 0 x 30 x 36 ● Housing payment history (mortgage or rental) for a 12-month period (or 36 months if first-time investor) must be addressed in all cases for the borrower's primary residence and subject property (if refinance). ● Any mortgage reported on the credit report for any property owned by the borrower needs to be included in the maximum number of mortgage lates allowed by the program. Additional housing history is not required when non-primary residence and non-subject property mortgages are not reported on the credit report. ● Mortgage/rent rating must be current. Current means the borrower has made all mortgage/rent payments due in the month prior to the note date. If the credit report does not reflect the current payment history, one of the following additional documents is required to show the loan is current: <ul style="list-style-type: none"> ○ A loan payment history from the servicer or third-party verification service, or ○ A payoff statement (for mortgages being refinanced), or ○ The latest mortgage account statement from the borrower, or A verification of mortgage. ● Mortgage/rental verification can be verified utilizing: <ul style="list-style-type: none"> ○ Credit report. ○ Verification of Mortgage (VOM). ○ Rental: <ul style="list-style-type: none"> ■ Verification of Rent (VOR) completed by a professional management company or ■ Lease agreement plus 24 months of bank statements or canceled checks.

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	<ul style="list-style-type: none"> • Primary residence owned free & clear requires a Free and Clear letter from the borrower and a Property Profile Report or similar documentation to verify no payment required. • Balloon Notes with an expired maturity date exceeding 30 days require an extension to avoid being counted as delinquent (e.g., no extension and maturity date > 30 days at closing is 1x30 late, > 60 days is 1x60, etc.). <p>Borrowers Without a Recent 12 Month Housing Payment History: Borrowers who live rent-free or without a complete 12-month housing payment history are allowed with the following restrictions:</p> <ul style="list-style-type: none"> • Experienced investors only. • The rent-free arrangement must be with a family member, spouse or significant other. • Rent-free letters must be provided by both the borrower and the individual providing housing, unless both parties are borrowers on the subject loan. • If the borrower previously had a mortgage or rent obligation within the past 12 months, any available portion of the 12-month housing payment history must be documented and reflect on-time payments. • Borrower(s) who own their primary residence free and clear aren't considered living rent-free <p>Timeshares: Timeshare obligations are treated as a consumer installment loan.</p> <p>Forbearance / Modification / Deferral:</p> <ul style="list-style-type: none"> • Modified or restructured loans, including loans with deferred balances, are ineligible. • Forbearance: The loan must be reinstated and the past 12 months of payments have been paid on a timely basis since reinstatement. <p>Bankruptcy / Foreclosure / NOD / Short Sale / Deed-in-Lieu: 48 months seasoning required.</p> <ul style="list-style-type: none"> • Applies to all properties owned by the borrower(s) • Seasoning is measured to the new note date • A borrower with multiple significant derogatory credit events is ineligible <p>Liens, Judgments, Collections, Charge-offs and Past Due Accounts:</p> <ul style="list-style-type: none"> • All delinquent credit that could have the potential to impact the lien position must be paid off; however, • Collection accounts and charged-off accounts do not need to be paid off if the balance of an individual account is less than \$1,000 or, if there are multiple accounts, the total balance of all accounts cannot exceed \$2,500. • Income tax liens, delinquent credit, judgments, collections, charge-offs and past due accounts may not be paid off at closing with loan proceeds. Funds used to pay off must be verified and must not be proceeds from the subject property transaction. <p>Inquiries: Recent inquiries within 90 days of the credit report date do not need to be explained by the borrower.</p>
DSCR Property Income Analysis	<p>Traditional employment and income analysis is not performed. Borrower employment and income should not be disclosed on the loan application (1003). The minimum information required on a business purpose application includes borrower/guarantor name, current address, social security number, and date of birth.</p> <p>Qualification is based on the subject property income as represented by a debt service coverage ratio (DSCR). DSCR is the gross monthly income (rent) divided by the property PITIA.</p> <ul style="list-style-type: none"> • All products calculate P&I at the note rate • Interest Only qualifies using the interest only payment plus taxes, insurance and assessments (ITIA) • Minimum DSCR: 1.00. Refer to the Eligibility Matrix. <p>DSCR Example:</p> <ul style="list-style-type: none"> • Gross Monthly Rent: \$2,500 • PITIA: \$2,000 • DSCR = 1.25 (monthly gross rent of \$2,500 divided by PITIA of \$2,000 = 1.25)

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	<p>Gross Monthly Rent Documentation – Long Term Rental:</p> <ul style="list-style-type: none"> • Purchase: <ul style="list-style-type: none"> ○ Fannie Mae® Form 1007/1025 reflecting long term market rents, and ○ Existing lease agreement(s), if applicable. If the existing lease is being transferred to the borrower, it must be verified that it does not contain any language or provisions that could affect the first-lien position. ○ Gross Monthly Rents: <ul style="list-style-type: none"> ▪ Property is not leased at time of closing: Use the monthly rent established on FNMA Form 1007 or 1025 reflecting long term market rent. ▪ Property is currently tenant occupied and being sold subject to a tenancy: Use the lesser of the actual rent from the lease or the monthly rent established on FNMA Form 1007 or 2025 reflecting long term market rent. ○ Vacant or unleased properties are allowed without LTV reduction. • Refinance: <ul style="list-style-type: none"> ○ Fannie Mae Form 1007/1025 reflecting long term market rents, and ○ Existing lease agreement(s) <ul style="list-style-type: none"> ▪ If the lease has converted to month-to-month, the most recent two (2) months proof of receipt of rent is required to evidence continuance of lease. ▪ If unable to provide evidence of receipt of rent, the unit will be treated as vacant (see below), however, the lease is still required to be provided. ○ For a new lease, provide the new lease, receipt and deposit of the security deposit and first month's rent. ○ Gross Monthly Rents: The lesser of the current subject property rent from the lease or the monthly rent established on FNMA Form 1007 or 1025 reflecting long term market rent. ○ Vacant or unleased properties are allowed with an LTV reduction. The LTV restriction applies whether the entire property or any unit in the property is unleased or vacant. <ul style="list-style-type: none"> ▪ Rate/term LTV maximum reduced by 5% ▪ Cash-out LTV maximum reduced by 10% ▪ Leases are still required for all leased properties even if the LTV reduction is applied.
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Geographic Restrictions	<p>Alaska: Prepayment Penalty not allowed.</p> <p>Hawaii: Properties in Lava Flow Zones 1 or 2 are not allowed.</p> <p>Illinois: Prepayment Penalty is only allowed if vested in an LLC (not allowed on loans vested to individuals).</p> <p>Iowa: Prepayment Penalty not allowed.</p> <p>Kansas: Prepayment Penalty not allowed.</p> <p>Maryland:</p> <ul style="list-style-type: none"> • Prepayment Penalty not allowed. • Baltimore City property is ineligible. <p>Michigan: Prepayment Penalty not allowed.</p> <p>Minnesota: Prepayment Penalty not allowed.</p> <p>Mississippi: Prepayment Penalty not allowed.</p> <p>New Jersey: Prepayment Penalty is only allowed if vested in an LLC (not allowed on loans vested to individuals).</p> <p>New Mexico: Prepayment Penalty not allowed.</p> <p>Ohio: Prepayment Penalty not allowed.</p> <p>Pennsylvania: Prepayment penalties not allowed on loan amounts < \$329,412.</p> <p>Rhode Island: Prepayment Penalty not allowed.</p> <p>Vermont:</p> <ul style="list-style-type: none"> • Prepayment Penalty not allowed. • Vermont State High Cost loans are ineligible.
Identity of Interest / Non-Arm's Length	<p>Non-Arm's length transactions are ineligible. Identity of interest transactions are eligible with restrictions.</p> <p>Non-Arm's Length Transaction (ineligible)</p> <ul style="list-style-type: none"> • Non-arm's length transactions are purchase transactions in which there is a relationship or business affiliation between the seller and the buyer of the property. Examples of non-arm's length transactions include family sales, property in an estate, and employer/employee sales. • When the property seller is a corporation, partnership, or any other business entity, the borrower may not be an owner of the business entity selling the property. • Property trades between buyer and Seller are not allowed <p>Identity of Interest Transactions (eligible with restrictions)</p> <ul style="list-style-type: none"> • An Identity of Interest/Conflict-Of-Interest Transaction occurs when the borrower has an affiliation or relationship with the Mortgage Broker, Loan Officer, Real Estate Broker or Agent, or any other interested party to the transaction. • In the case of the Mortgage Broker, Loan Officer, or Real Estate Broker/Agent, extra due diligence must be exercised. An examination of the relationship among the Mortgage Broker, Title/Escrow Companies, Appraiser and any other party to the transaction must be closely examined. • Buyer(s)/Borrower(s) representing themselves as agent in real estate transaction: Commission earned by buyer/borrower cannot be used for down payment, closing costs, or monthly PITIA reserves. • The Seller's real estate agent for the subject property may not act as the loan officer for the borrower(s) purchasing the same subject property. • A Letter of Explanation regarding the relationship between the parties is required.

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Insurance	<p>Hazard and Flood Insurance: Adequate insurance is required for HOI and flood as applicable. The hazard insurance coverage must be equal to or greater than one of the following:</p> <ul style="list-style-type: none"> • 100% of the replacement cost of the improvements of the subject property per a replacement cost estimator from the property insurer or a 3rd party source (i.e., CoreLogic); or • The estimated cost to replace the dwelling from a recent appraisal; or • The unpaid principal balance of the mortgage, but in no case less than 80% of the replacement cost. • Deductible not to exceed 5% of the coverage amount. <p>For Insurance not addressed in this section refer to Plaza's Hazard and Flood Insurance Policy.</p> <p>Rent Loss Insurance: Rent loss insurance covering a minimum of six months is required for the subject property.</p>												
Interest Only	<ul style="list-style-type: none"> • Maximum LTV: Reduce max LTV by 5%. • Interest Only qualifies using the interest only payment plus taxes, insurance and assessments (ITIA). • Reserves for a loan with an Interest Only feature are based upon the Interest Only payment amount. 												
Interested Party Contributions	<table border="1"> <thead> <tr> <th>Product Code</th><th>Interest-Only Term</th><th>Amortized Term</th><th>Total Term</th><th>Fixed Period</th><th>Adjustable Period</th></tr> </thead> <tbody> <tr> <td>DS2F40IO</td><td>10 Years</td><td>30 Years</td><td>40 Years</td><td>40 Years</td><td>NA</td></tr> </tbody> </table> <p>Interested party contributions include funds contributed by the property seller, builder, real estate agent/broker, mortgage lender, or their affiliates, or any other party with an interest in the real estate transaction. Interested party contributions may only be used for closing costs and prepaid expenses and may never be applied to any portion of the down payment or contributed to the borrower's financial reserve requirements.</p> <p>Maximum Interested Party Contributions: 3%</p> <p>Seller Concessions:</p> <p>All seller concessions must be addressed in the sales contract, appraisal and Closing Disclosure/HUD-1. A seller concession is defined as any interested party contribution beyond the above stated limits or any amounts not being used for closing costs or prepaid expenses (i.e., funds for repairs not completed prior to closing). If a seller concession is present, both the appraised value and sales price must be reduced by the concession amount for purposes of calculating the LTV.</p>	Product Code	Interest-Only Term	Amortized Term	Total Term	Fixed Period	Adjustable Period	DS2F40IO	10 Years	30 Years	40 Years	40 Years	NA
Product Code	Interest-Only Term	Amortized Term	Total Term	Fixed Period	Adjustable Period								
DS2F40IO	10 Years	30 Years	40 Years	40 Years	NA								
Loan Limits	<p>Maximum Loan Amount: \$3,000,000</p> <p>Minimum Loan Amount: \$100,000</p>												
Max Financed Properties / Exposure	<p>Maximum Financed Properties: Borrower(s) may not own more than 20 residential 1–4-unit financed properties, including the borrower's primary residence and the subject property.</p> <p>Maximum Loans/Maximum Plaza Exposure: No more than four total Plaza loans are permitted to one borrower</p>												
Mortgage Insurance	Not Applicable, regardless of LTV.												
Occupancy	<p>Investment properties only. The property cannot be occupied by the borrower nor a family member of the borrower.</p> <p>Occupancy Considerations. The following will be considered when evaluating occupancy. Additional documentation may be required to validate occupancy:</p> <ul style="list-style-type: none"> • Borrowers should own a primary residence. Borrowers who do not own a primary residence may be eligible <u>by exception</u>; however, borrowers who do not own a primary residence but are refinancing a tenant occupied rental are eligible without requiring an exception. • The value of the borrower's primary residence should exceed the value of the subject property (red flag). • Subject property could reasonably function as a second home (red flag). • Borrower or other documents show subject property as current primary residence (red flag). <p>Departure Residence: If on a refinance, the borrower is converting the subject property primary residence to a rental property, the new primary residence purchase must close concurrently with the subject property refinance. Any occupancy concerns must be addressed.</p> <p>Borrowers are required to sign a Business Purpose and Occupancy Affidavit.</p>												

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Prepayment Penalty	<p>Prepayment Penalty:</p> <ul style="list-style-type: none"> Two prepayment structures are offered: <ul style="list-style-type: none"> 6 months interest: 6 months interest on the amount paid greater than 20% of the original UPB, or 5% Fixed: 5% of any amount prepaid during the prepayment penalty term. 5 prepayment terms are offered: <ul style="list-style-type: none"> No prepay 1-year 2-year 3-year 5-year Applies to payoff due to sale or refinance (hard prepay) State Restrictions: Not all states allow a prepayment penalty <p>Prepayment Penalty Not Allowed in the Following States:</p> <ul style="list-style-type: none"> Alaska Illinois: Not allowed if vested to an individual. Allowed if vested to an LLC. Iowa Kansas Maryland Michigan Minnesota Mississippi New Jersey: Not allowed if vested to an individual. Allowed if vested to an LLC. New Mexico Ohio Pennsylvania: Loan amounts < \$329,412 ineligible for PPP. Loan amounts >= \$329,412 are eligible. Rhode Island Vermont
Property Eligibility	<p>Eligible Properties:</p> <ul style="list-style-type: none"> Attached/detached SFRs Attached/detached PUDs 2-4 units Condos (Fannie Mae Warrantable) <ul style="list-style-type: none"> Minimum square footage 400 square feet, full size kitchen, minimum of 1 bedroom Follow Fannie Mae review requirements <ul style="list-style-type: none"> Detached (site) projects: Projects consisting entirely of detached (site) units do not require a completed project questionnaire or project review and are eligible for single-family dwelling LTV 2-4 unit projects: Do not require a completed project questionnaire or project review. Fannie Mae Approved Projects: Projects with a Fannie Mae Condominium Project Manager (CPM) approval do not require a completed project questionnaire or project review. Provide evidence of CPM approval (PDF document of CPM printout) dated within 10 days of the note date. All other condominium projects require a completed condo project questionnaire. Plaza's Condo HOA Questionnaire Full Review Form, or a substantially similar questionnaire is required. Plaza's project exposure maximum is \$5,000,000 or 20% (for projects > 4 units) of the total units in the project, whichever is lower. <p>Accessory Dwelling Units (ADUs):</p> <ul style="list-style-type: none"> A 1-unit property with a single ADU is eligible. Multiple ADUs are not allowed. The appraisal report must demonstrate that the improvements are typical for the market through an analysis of at least one comparable property with the same use. ADU must be substantially smaller than the main dwelling. ADU must comply with all applicable zoning laws and regulations (a permit is not required to establish zoning compliance). Rental income from the ADU may be used subject to the following: <ul style="list-style-type: none"> Refinance only ADU must be tenant-occupied and cannot be vacant

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- Appraisal to reflect zoning compliance is legal
- Current lease and proof of rent receipt for the most recent 2 months are required
- Use the lower of the actual lease amount, or market rent for the ADU reported on Form 1007

Lot Size: Maximum lot size of 5 acres.

Modular Homes are eligible.

Private Roads: Require a permanent easement for ingress and egress with provisions for road maintenance.

Solar Panels:

- Owned: If the borrower is, or will be, the owner of the solar panels (meaning the panels were a cash purchase, were included in the home purchase price, were otherwise financed and repaid in full, or are secured by the existing first mortgage) the property is eligible.
- Leased: Properties with leased solar panels must meet Fannie Mae requirements.
- Solar panels that are leased from or owned by a third party under a power purchase agreement or other similar financing arrangement must be considered personal property and not be included in the appraised value.
- PACE: Properties with solar panels and other energy efficient items financed with a PACE loan are not eligible if the PACE loan is not paid in full prior to or at closing.

Ineligible Properties:

- Acreage > 5 acres
- Agriculturally zoned properties (if current/best use is working farm or ranch)
- Condition rating of C5/C6
- Construction quality rating of Q6
- Barndominiums
- Boarding houses, bed/breakfast properties, or single room occupancy
- Commercial properties
- Condotels and non-warrantable condos
- Cooperatives
- Farms including hobby farms, working farms, ranches, orchards, equestrian amenities
- Geodesic/Dome homes
- Geothermal homes
- Gross living area
- < 750 square feet if detached SFR
- < 500 square feet if attached condo
- < 500 square feet per individual unit in 2-4 unit property
- Healthcare facilities (e.g., assisted living, elder care, recovery/treatment)
- Leasehold Estates
- Log homes
- Manufactured housing
- Mixed use
- Model home leaseback
- Native American Land (Reservations)
- Nonresidential, income-producing structures on premise (e.g., billboards, cell phone towers, commercial workshop)
- Private transfer covenant or deed restricted
- Rural Properties. A property is considered rural if:
 - The appraiser indicates in the neighborhood section of the report a rural location, or
 - The property is zoned rural.
- Timeshare, segmented ownership or projects that restrict the owner's ability to occupy the unit
- Unique properties

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Property Flips	If the Seller has taken title to the subject property within 90 days prior to the date of the sales contract (timeframe is measured from the seller's note date to the date of the borrower's purchase agreement), the following requirements apply: <ul style="list-style-type: none"> • Property Seller on the purchase contract must be the owner of record. • Second full appraisal is required. • LTV/CLTV will be based on the lesser of the prior sales price, current purchase price or the current appraised value. • There can be no pattern of previous flipping as evidenced by multiple transfers in the last 12 months. • No double escrows or assignment of sales contract. • Loans that are bank or relocation sales are exempt from the above requirements.
Repair Escrows	Loans with escrows for completion of postponed improvements (escrow holdbacks) are not eligible.
Reserves	Reserves must come from the borrower's eligible assets listed in the previous section or net proceeds from a cash-out transaction may be used for reserves. <p>Reserve Requirement: Refer to the Eligibility Matrix.</p> <p>Other Reserves Considerations:</p> <ul style="list-style-type: none"> • Reserve requirements apply to the subject property loan only. Additional reserves are not required for additional financed properties. • Cash-out may be used for reserves. • Reserves for a loan with an Interest Only feature are based upon the Interest Only payment. • Gift funds are not allowed for reserves. • Proceeds from a 1031 exchange are not allowed for reserves.
Subordinate Financing	Subordinate financing is not allowed.
Temporary Buydowns	Not allowed.
Transactions	<p>Business Purpose: All loans must be business purpose loans. A Business Purpose and Occupancy Affidavit must be executed by the borrower(s) on every transaction.</p> <p>Any loan where the proceeds are used primarily for personal, family, or household purposes is considered a consumer transaction and is not eligible for this program. This includes cash-out on an investment property when loan proceeds are used for any personal use. Cash-out proceeds must not be used for any personal use including the payoff of personal debt.</p> <p>Purchase:</p> <ul style="list-style-type: none"> • Proceeds from the transaction are used to finance the acquisition of the subject property. • LTV is based upon the lesser of the sales price or appraised value. • Assignment of contract or finder's fees reflected on the purchase contract are not eligible to be included in the sales contract price or associated with the LTV calculation. <p>Rate & Term Refinance: Proceeds from the transaction are used to:</p> <ul style="list-style-type: none"> • Pay off an existing first mortgage loan and any subordinate loan used to acquire the property. • Pay off any subordinate loan not used in the acquisition of the subject property, provided one of the following apply: <ul style="list-style-type: none"> ◦ Closed-end loan, at least 12 months of seasoning has occurred. ◦ HELOC, at least 12 months of seasoning has occurred, and total draws over the past 12 months are less than \$2,000. ◦ Buy out a co-owner pursuant to an agreement. <p>Other Rate/Term Considerations:</p> <ul style="list-style-type: none"> • At least one of the borrowers must have been an owner of the subject property throughout the three-month period preceding the date of the loan. • Refinance of a previous loan that provided cash out, and is seasoned less than 6 months, as measured from the previous note date to the subject loan note date, will be considered a cash out refinance. • Cash back not to exceed the lesser of 2% of the new loan amount or \$5,000. • The transaction must be treated as cash-out when the subject property is encumbered by a loan that allows for Paid in Kind (PIK) interest. A copy of the note must be provided to determine required payment terms. Notes allowing interest to accumulate during the term of the loan are eligible.

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- When the subject property is refinanced out of a cross collateral/blanket mortgage and into a single asset mortgage, the following are required:
 - Copy of the Note for the cross collateral/blanket mortgage to verify release terms, and
 - Copy of the Deed of Trust or Mortgage evidencing the encumbered properties, and
 - Copy of the payoff statement for the subject property to verify payoff terms.
 - Transaction must be treated as cash-out when the borrower receives cashout proceeds.
- Properties listed for sale by the current owner in the past six (6) months are ineligible.
- LTV:**
 - If the subject property was acquired greater than six (6) months from the new note date, the appraised value will be used to determine LTV.
 - If the property was acquired less than or equal to six (6) months from the new note date, the lesser of the current appraisal value or previous purchase price plus documented improvements (if any) will be used to determine LTV. The purchase settlement statement and any invoices for materials/labor will be required.

Cash-Out Refinance: A refinance that does not meet the definition of a rate/term transaction is considered cash-out.

- Loan proceeds must not be used for any personal use including the payoff of personal debt.**
- A mortgage secured by a property currently owned free and clear is considered cash-out unless the transaction is delayed financing – see the delayed purchase refinance section below.
- The payoff of delinquent real estate taxes (60 days or more past due) is considered cash-out.
- Loans not eligible for cash-out:
 - Properties listed for sale by the current owner in the past six (6) months.
 - There has been a prior cash-out within the past six (6) months.
 - There is a closed-end second seasoned less than six (6) months or there is a HELOC with any draws in the last six (6) months.
 - Land Contract/Contract for Deed.
- Cash-Out Seasoning is defined as the time difference between the note date of the new loan and the property acquisition date.
 - Borrower ownership seasoning of six (6) months is required for a transaction to be eligible for cash-out.
 - If the property was owned prior to closing by a limited liability corporation (LLC) that is majority-owned or controlled by the borrower(s), the time it was held by the LLC may be counted towards meeting the borrower's six-month ownership requirement. Transfer of ownership from a corporation to an individual does not meet the continuity of obligation requirement.
 - If the property was owned prior to closing by an inter vivos revocable trust, the time held by the trust may be counted towards meeting the borrower's six-month ownership requirement if the borrower is the primary beneficiary of the trust.
- LTV:**
 - If the subject property was acquired greater than six (6) months from the new note date, the appraised value will be used to determine LTV.
 - If the property was acquired less than or equal to six (6) months from the new note date, the lesser of the current appraisal value or previous purchase price plus documented improvements (if any) will be used to determine LTV. The purchase settlement statement and any invoices for materials/labor will be required.

Delayed Purchase Refinance: Delayed purchase financing is eligible when a property was purchased by a borrower for cash within 180 days of the new loan note date.

- The original purchase transaction was an arms-length transaction.
- Closing Disclosure (CD) or other settlement statement must be provided to document the original purchase price, the date of acquisition and confirm that no financing was obtained for the initial purchase of the property.
- The source of funds for the purchase transaction are documented (such as bank statements, personal loan documents, or a HELOC on another property). Funds may not be gift funds.
- The maximum LTV ratio for the transaction is based upon the lower of the current appraised value or the property's purchase price plus documented improvements.
- The preliminary title search or report must confirm that there are no existing liens on the subject property

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	<ul style="list-style-type: none"> Delayed financing refinances are underwritten as rate and term refinances and are not subject to cash-out refinancing program limitations. Cash back to the borrower in excess of documented funds used to purchase the property is not allowed. Properties located in Texas are ineligible. <p>Conversion of Construction-to-Permanent Financing: The conversion of construction-to-permanent financing involves the granting of a long-term mortgage to a Borrower for the purpose of replacing interim construction financing that the Borrower has obtained to fund the construction of a new residence. The Borrower must hold title to the lot, which may have been previously acquired or purchased as part of the transaction.</p> <ul style="list-style-type: none"> Rate/Term refinance only. Loan amount is limited to the payoff of the construction lien and closing costs. For lots owned \geq 6 months from the note date for subject transaction, LTV is based on the current appraised value. For lots owned $<$ 6 months from the note date for subject transaction, LTV is based on the lesser of the current appraised value of the property or the total acquisition costs (sum of documented construction costs and documented purchase price of lot). A certificate of occupancy is required from the applicable governing authority. If the applicable governing authority does not require a certificate of occupancy, proof must be provided. Construction loan refinances in which the borrower has acted as builder are not eligible. <p>New York Consolidation, Extension and Modification Agreement (CEMA): Allowed for refinances only.</p>
Underwriting Method	All loans are manually underwritten and documented per these Program Guidelines.
Other Requirements	<p>Escrows/Impounds: Escrow funds/impound accounts may be waived with the exception of flood insurance premiums which must always be impounded when flood insurance is required.</p> <p>Compliance: All DSCR Investor Solutions loans are Business Purpose loans and therefore exempt from TILA/TRID. Plaza's origination process, including disclosures and document use, will follow traditional consumer purpose loan workflow; however, certain requirements may not apply (such as timing requirements and tolerances).</p> <ul style="list-style-type: none"> Loan Estimate (LE) and Closing Disclosure (CD): Although not a regulatory requirement, traditional disclosures may be issued for borrower informational purposes. High Priced Mortgage Loans (HPML): Not applicable to business purpose loans. High Cost Mortgage Loans: Federal High Cost is not applicable to business purpose loans. State and Local High Cost Loans are not permitted. Points and Fees: 5% maximum does not apply. Loan Originator Licensing: Loan originator is required to be licensed to originate loans in the state the property is located. Plaza's other DSCR program(s) may have different requirements. <p>Age of Documentation: All documentation must be dated within 90 days of the date the note is signed with the exception of the appraisal. An Appraisal Update Form 1004D (Recertification of Value) is required if the appraisal exceeds 120 days of the date the note is signed. The appraisal may be no more than 120 days old on the date the Note is signed.</p> <p>Power of Attorney: Loans may not be closed with a Power of Attorney.</p>

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Program Specific Forms	<p>For the forms below, Plaza's form or a substantially similar form may be used.</p> <ul style="list-style-type: none"> • Business Purpose and Occupancy Affidavit • Borrower Contact Consent Form • Condo HOA Questionnaire Full Review Form • LLC Borrowing Certificate Single Member • LLC Borrowing Certificate Multiple Member • LLC Personal Guaranty Form • LLC Spousal Consent Form • 6 Month Interest Prepayment Fee Addendum • 6 Month Interest Prepayment Fee Rider • 5% Fixed Prepayment Fee Addendum • 5% Fixed Prepayment Fee Rider
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