

Simple Access® Prime NonQM– Investor Cash Flow (DSCR)

Program Description – Qualify Based on the Subject Property Only

Luxury Mortgage Corp. offers loans to Prime Credit Applicants utilizing solely the rental income on subject investment properties to determine cash flow. Loans in this program are deemed as exempt from the ATR rule as defined in section 1026.43 as they are business purpose loans. This program is designed for Applicants who are sound credit risks based on a common sense approach to underwriting.

Highlights include the following:

- Loan amounts up to **\$2.5MM**
- Interest only available with no reduction to LTV
- No DTI developed or employment verified
- Minimum DSCR 1.20
- 5/6, 7/6 and 10/6 ARM, 15 and 30 FRM
- Multiple financed properties allowed
- Credit scores down to **720**

Eligibility Types

Applicants	<ul style="list-style-type: none"> • US Citizen • Permanent Resident Alien • Non-Permanent Resident Alien with the following visas: E, G, H, L, O, P, and TN that meet the 2 year residency, credit and employment in the US requirement
Ineligible Applicants	<ul style="list-style-type: none"> • Irrevocable Trust • Diplomatic Immunity • Applicants with any ownership in a business that is Federally illegal, regardless of if the income is not being used for qualifying may be considered on exception basis.
Eligible Occupancy	Investment Properties
Property Types	<ul style="list-style-type: none"> • 1-4 unit attached and detached properties • Warrantable Condos • PUDs
Ineligible Property Types	<ul style="list-style-type: none"> • Mixed Use Properties • Non-Warrantable Condos and Condotel • Properties with more than 20 acres • Rural Properties • See <u>Underwriting Guidelines</u> for full list of unacceptable property types
Eligible Transactions	<p>Purchase, including non-arm's length transactions-see <u>Underwriting Guidelines</u></p> <p>Rate and Term Refinance</p> <ul style="list-style-type: none"> • No title seasoning required • Payoff of first and second, where the second is seasoned >6 months and not drawn >\$5,000 in 12 months preceding application date unless the second was used in full to purchase the property. • Buyout accompanied by an executed buyout agreement • If loan being paid off was closed in the 12 months preceding the application date and was a cash out transaction, the loan will be treated as a Rate and Term if it was the only refinance within the preceding 12 month period as long as the borrower has owned the property for 6 months. • Technical refinances/delayed financing allowed-see <u>Underwriting Guidelines</u> <p>Cash-Out Refinance</p> <ul style="list-style-type: none"> • Refinances which do not fit into the rate and term guidelines are deemed to be cash out • A refinance of a loan which was a cash out in the preceding 12 months will be considered a cash out refinance if there was more than one refinance in the preceding 12 month period • Six months title seasoning required for cash out refinances. • No limit on max cash out up to 65 LTV, max \$1MM cash out above 65% LTV • Value to be utilized must be supported-see <u>Underwriting Guidelines</u>

Credit Requirements	
Trade Lines	Each Applicant must have three trade lines and a credit history covering 24 months. One trade line must have been active within the last 6 months. At least one trade line must be seasoned 24 months. The same trade line may be used to cover both the 24 month history and active requirement. If an Applicant's spouse is the only Co-Applicant listed, only one Applicant is required to meet this guideline. See <u>Underwriting Guidelines</u> for more details and alternatives.
Credit Score	<ul style="list-style-type: none"> • Credit scores allowed down to 720, subject to loan amount and LTV restrictions. Minimum Fico score for all borrowers 620. • Use lowest middle score of all Applicants for pricing and guideline purposes. If title is being held in the name of an entity and/or utilizing guarantors when entity is a borrower utilize middle score of highest membership/ownership percentage borrower/guarantor over 25%.
Housing Payment History	<p>Housing payment history no greater than 0x30x12 for all mortgages/rental verifications.</p> <p>First Time Home Buyer (FTHB) Not allowed</p>
Significant Credit Events	<p>Applicants with any of the following major credit events (bankruptcy, foreclosure, modification, short sale, short pay, deed in lieu, and 120 day or greater mortgage late) are subject to the below requirements, measured from event completion date or discharge/dismissal to note date:</p> <p>Credit Event other than a Foreclosure:</p> <ul style="list-style-type: none"> • 0-4 years removed: Not Eligible • >4 years removed: Standard Guidelines <p>Foreclosure:</p> <ul style="list-style-type: none"> • 0-4 years removed: Not Eligible • >4 years removed: Standard Guidelines <p>Additional Requirements:</p> <ul style="list-style-type: none"> • Active NOD or Lis Pendens not allowed. An historic NOD or Lis Pendens is not against guidelines, however the underlying event will be evaluated against the Significant Credit Event and Housing Payment History requirements guidelines. • Judgment/Tax Lien: must meet one of the following: <ul style="list-style-type: none"> ○ Paid off prior to or at closing, or ○ Show 6 month satisfactory payment history, include payment in the DSCR (if attached to the subject property), subordinate if recorded • Collections/Charge-Offs: May be excluded if individually less than \$5,000 or in aggregate less than \$15,000. Any greater than that or any that may affect title must be paid off prior to or at closing.
Income and Assets	
DSCR	No DTI is developed for this product. Qualification is based solely on the Debt Service Coverage Ratio (DSCR) of the subject property only. The minimum DSCR is 1.200 for standard guidelines.
Applicant Eligibility	All Applicants must either own their current primary residence or own an investment property At least one Applicant must be able to demonstrate a 12 month history of ownership and management of rental properties or collecting rents from an owner occupied multi-unit -it does not need to be in the most recent 3 year period. Commercial properties are acceptable for this purpose, as long as the Applicant was a majority owner of the property.
Landlord Waiver	<ul style="list-style-type: none"> • Not Allowed
Calculation Method	<p>The DSCR is defined as the gross rents divided by the qualifying PITIA on the subject property</p> <p>Determination of Rents</p> <p>Purchase:</p> <ul style="list-style-type: none"> • Use 100% of the lesser of current or market rents as determined by the appraiser. For rented properties, provide leases in place. • If vacant, 100% of market rents may be utilized. • See below for short-term rental income requirements <p>Refinance:</p> <ul style="list-style-type: none"> • Use 100% of the lesser of current or market rents as determined by the appraiser. For rented

	<p>properties, Applicant must provide leases in place.</p> <ul style="list-style-type: none"> • If the property is leased for more than the appraiser's opinion of market rents, the lease amount may be used provided the lease will continue for at least 6 months after the note date and the 2 months of rents due prior to the application date are documented as received timely. • 1 Unit vacant properties are eligible if there is proof of recent renovation completed within the last 6 months and the property is listed for rent at or above the market rents (90% of long-term market rent on appraisal to be utilized for qualifying), 2-4 unit properties must be >=50% occupied -see Underwriting Guidelines for additional information <p>Purchase Short-Term Rental Income: Not Allowed</p> <p>Refinance Short-Term Rental Not Allowed</p> <p>IO Payment Qualification The interest only payment on a loan with an interest only payment feature may be used in lieu of an amortizing payment to calculate the Qualifying Payment and the DSCR, provided the LTV does not exceed 75 and the FICO score on the file is not less than 700. The amortizing payment described in the Qualifying Payment section must be used on loan which does not meet the criteria laid out here.</p> <p>Multi-Year Lease An Applicant who owns a rental property which is subject to a long term lease adjusting within 12 months and which will continue for at least 12 months may use the step up in the lease amount. The amount of the increase that may be utilized is limited to the lesser of the increased lease amount or market rents.</p>
Asset Accounts	<ul style="list-style-type: none"> • Use 100% of cash and cash equivalents • Use 100% of face value for non-retirement asset accounts for reserve calculation. Proof of liquidation not required if asset balance is at least 120% of funds needed to close. • Use 100% of retirement assets for reserve calculations. • If Applicant is liquidating funds from retirement account, document liquidation and end balance • 1031 exchanges eligible for investment properties-see <u>Underwriting Guidelines</u> • Business funds may be used provided the Applicant(s) own(s) a minimum of 25% combined ownership of the business with letter from all other owners stating borrower has full access to funds for stated purpose. The amount of funds that may be utilized is based on the Applicant's percentage of ownership. Applicant(s) must provide either: <ul style="list-style-type: none"> ○ A letter from Applicant's CPA, EA, or licensed tax preparer stating that the Applicant(s) may access the business funds and that the withdrawal will have no adverse impact; or ○ A letter from the Applicant(s) stating that they may access the business funds and Cash Flow Analysis to document that the withdrawal will have no adverse impact-see <u>Underwriting Guidelines</u> • Cash out proceeds MAY be used to meet the reserve requirement regardless of LTV • Cryptocurrency (Bitcoin only): 100% if liquidated. 50% if not liquidated. See <u>Underwriting Guidelines</u> for allowable cryptocurrency and requirements
Gifted Funds	<ul style="list-style-type: none"> • Gift funds are allowed for funds to close. • A 5% contribution from Applicant's own funds is required. • Gifts must be documented in compliance with FNMA requirements and be from immediate family members-see <u>Underwriting Guidelines</u>. • Gifts of equity are not allowed.
Liabilities	
Not Applicable to this program.	
Other Highlights	
Appraisal / Valuation	<p><u>Purchases and Refinances:</u></p> <ul style="list-style-type: none"> • Loan amount up to \$2MM, one appraisal required • Loan amounts over \$2MM, two appraisals required • Non-Arm's Lenth transaction, one appraisal + field review <p>All appraisals are subject to underwriting review and acceptance. Additional appraisal due diligence</p>

	<p>may be required at the discretion of underwriting.</p> <ul style="list-style-type: none"> • <u>Purchase</u>: lesser of purchase price or appraised value • <u>Refinance (all types)</u>: For Rate and Term transactions utilize the appraised value regardless of seasoning. For Technical Refinance/Delayed Financing and Cash Out Refinances where the property has been owned less than 6 months use lesser of purchase price plus documented improvements or appraised value. However, on properties owned more than 6 months and less than 12 months prior to the mortgage loan application date, use the lesser of the purchase price at time of acquisition or the current appraised value unless the appraiser can justify the increase in value over the period of ownership. If utilizing the current value, the underwriter should comment on the 1008.
Geographic Eligibility	<p>The following states are eligible: AL, AR, AZ, CA, CO, CT, DC, DE, FL, GA, IA, IL (no IO loans), IN, KS, KY, LA, MA, MD (DSCR Only), ME, MI, MN, NC, NE, NH, NJ, NM, NV, NY, OH, OR, PA, RI, SC, TN, TX UT, VA, VT, WA, WI, WY.</p> <p>Restrictions:</p> <ul style="list-style-type: none"> • TX CO Refinances-not allowed • Properties which are identified by the appraiser to be in a declining market will be subject to a 5% LTV reduction from maximum LTV. • For Investment Properties located in New Jersey, loan must be made to a Corporation (LLC, Partnerships and any other entity type ineligible) as a Borrowing Entity with a full recourse personal guarantee from all material owners. For Investment properties located in Pennsylvania the borrower must be an entity (LLC, Corporation, Trust, Partnership). A full recourse personal guarantee must be provided by all members/owners with greater than 25% membership and by a minimum of 51% of the members.
Reserve Requirement	<ul style="list-style-type: none"> • Loan amount up to \$1MM: 6 months PITIA • Loan amount above \$1MM and up to \$2.0MM: 9 months PITIA • Loan amount above \$2.0MM: 12 months PITIA
Title Vesting	<ul style="list-style-type: none"> • Individual names as joint tenants, community property, or tenants in common • Living trusts meeting FNMA's requirements • Blind Trusts-see Underwriting Guidelines • Limited Liability Corporations-see Underwriting Guidelines • Partnerships/Corporations-see Underwriting Guidelines
ARM Terms	<ul style="list-style-type: none"> • Margin = 6.000% • Index = 30 Day Average of SOFR • Caps <ul style="list-style-type: none"> ◦ 5/6 ARM: 2/1/5 ◦ 7/6 and 10/6 ARM: 5/1/5 • Floor Rate = Note Rate • Adjustment Period = 6 Months
Interest Only	<p>Interest Only features are allowed on 7/6 and 10/6 ARMs and FRMs. The IO period is 10 years. Min FICO of 680 for a loan with an IO feature, regardless of how qualified.</p>
Qualifying Payment	<p>To determine the P&I component of the Qualifying Payment, utilize the below (except as otherwise specified):</p> <ul style="list-style-type: none"> • Fixed Rate: Utilize the start rate over the full term of the loan • Amortizing ARM: Utilize the start rate over the full term of the loan • FRM/ARM with IO Feature: Utilize the start rate over a 30 year term.
Prepayment Penalty	<p>Prepayment penalties may be placed where allowed by state and federal law. Prepayment penalty terms are available for terms of 1 to 5 years, with pricing implications applying based on length of prepayment penalty selected. The prepayment penalty will equal six months' interest on the amount(s) prepaid in any 12 month period which exceed 20% of the loan's original principal balance, to the extent permitted by state and federal law. See Underwriting Guidelines for requirements.</p>
Min/Max Loan Amounts	<p>Minimum: \$500,000</p> <p>Maximum: \$2.5MM (all transaction types)</p>

PRIME DSCR 1.20+			
PURCHASE/RATE & TERM REFINANCE			
DSCR 1-4 Family Investment Property			
FICO	LTV	CLTV	Loan Amount
760	60	60	\$ 2,500,000
	65	65	\$ 2,000,000
	70	70	\$ 1,500,000
740	60	60	\$ 2,500,000
	65	65	\$ 1,500,000
	70	70	\$ 1,000,000
720	55	55	\$ 2,500,000
	60	60	\$ 2,000,000
	65	65	\$ 1,500,000
	70	70	\$ 1,000,000

PRIME DSCR 1.20+			
CASH-OUT REFINANCE			
DSCR 1-4 Family Investment Property			
FICO	LTV	CLTV	Loan Amount
760	60	60	\$ 2,500,000
	65	65	\$ 1,500,000
740	60	60	\$ 2,500,000
	65	65	\$ 1,000,000
720	55	55	\$ 2,500,000
	60	60	\$ 2,000,000

Max CO Proceeds: No limit up to 65 LTV and up to \$1M for LTV above 65