CHAPTER 4: LENDER RESPONSIBILITIES
[7 CFR 3555.51]

4.1 INTRODUCTION

Lenders must operate responsibly and comply with all Single-Family Housing Guaranteed Loan Program (SFHGLP) requirements. The Agency will provide notice of all program changes; however, lenders are responsible for remaining informed of all program policies and procedures and ensuring that lender staff is adequately trained. The Agency encourages lenders to attend or participate in training provided by the Agency or other approved methods, as outlined in Chapter 3 of this Handbook. For Agency provided training, any of the State Offices can arrange training for lenders and their staff members. New lenders who request participation in the SFHGLP by submitting Form RD 3555-16, “Agreement for Participation in Single Family Housing Guaranteed/Insured Loan Programs of the United States Government,” are required to take training prior to approval by the Agency. Lenders are encouraged to register for automatic email notification regarding loan origination, servicing or automated underwriting updates. Lenders may register at: https://public.govdelivery.com/accounts/USDARD/subscriber/new.

4.2 OPERATE RESPONSIBLY

The lender must:

- Operate in a prudent and businesslike manner. A lender that maintains approval from Fannie Mae, Freddie Mac, VA, or HUD is presumed to act responsibly if all elements of the Lender Agreement are maintained.

- Establish and maintain adequate written policies for loan origination, underwriting, servicing, and quality control. The quality control plan must contain information as outlined Chapter 3 of this Handbook. It must be compliant for the organization on which approval is based and include a representative sampling of SFHGLP loans. The lender must provide copies of the quality control plan for Agency review.

4.3 MAINTAIN A WELL-TRAINED STAFF

A lender must ensure that its loan processors, underwriters, and servicers are fully trained to implement the SFHGLP properly and document this training was provided before originating SFHGLP loans.
- **Maintain knowledgeable staff.** The lender must ensure that new staff members are trained on relevant SFHGLP areas. On a periodic basis, lenders are encouraged to seek refresher training for staff to promote efficiency and consistency in delivering the SFHGLP.

- **Performance improvement.** If the Agency finds that a lender needs to improve its performance, the Agency will require training for the lender’s staff.

### 4.4 COLLECT LOAN PAYMENTS AND ENSURE PAYMENT OF TAXES AND INSURANCE

The servicing lender, or their representative, must collect the borrower’s monthly payment and apply the funds to the borrower’s account in accordance with the terms of the promissory note and mortgage. The servicing lender must maintain first lien position and ensure that real estate taxes and hazard insurance premiums are paid when they are due. If tax and insurance funds are collected from the borrower, they must be held in escrow in accordance with the Bureau of Consumer Financial Protection (BCFP) regulations. A lender that is not able to hold funds in escrow must have a plan that ensures that taxes and insurance are paid, as described in Attachment 4-A.

### 4.5 MAINTAIN FIDELITY BONDING

The lender must maintain fidelity insurance covering its employees’ errors and omissions at a level of coverage deemed prudent based on the size of the lender’s operation. The fidelity bond or errors and omission insurance that is generally acceptable to the secondary market agencies (Ginnie Mae, Fannie Mae, and Freddie Mac) will meet Rural Development requirements.

### 4.6 SELL LOANS ONLY TO APPROVED LENDERS [7 CFR 3355.54]

**A. Procedure**

A SFHGLP loan may be sold only to an Agency-approved lender, Fannie Mae or Freddie Mac. The selling lender must report any guaranteed loan sale to the Agency by using *Form RD 3555-11, “Lender Record Change,”* or electronically transmit the information. The notification of transfer of the loan(s) should be sent to the Rural Development Housing Services Branch in St. Louis as indicated on *Form RD 3555-11*. If the loan is sold to a party not approved to participate in the SFHGLP, the loan note guarantee will be considered invalid.
Should a lender be unable to complete the sale of a loan due to the loss of the original loan note guarantee, the lender may request a copy from the Agency. The Agency will provide a copy marked “Reissued Loan Note Guaranteed.” If the loan was closed in the Agency’s Lender Loan Closing System, the lender can access a duplicate copy within the system.

B. **Purchaser Risks and Responsibilities**

The purchaser of a SFHGLP loan acquires all the rights of a loan holder under the guarantee. This means that, should there ever be a loss, the purchaser is entitled to file a loss claim with the Agency. However, the purchaser must ensure that it properly fulfills all servicing obligations and must provide the Agency any requested assistance for its program monitoring.

4.7 **REPORT SIGNIFICANT CHANGES**

The lender must immediately inform the Agency, in writing, of significant changes in its structure or status. Failure to keep the Agency informed of changes in accordance with *Form RD 3555-16* could lead to withdrawal of approval. Significant changes include instances where the lender:

- Changes its name, location, address, tax identification number, or corporate structure;
- Changes its fidelity bonding or errors and omissions insurance coverage;
- Becomes insolvent;
- Files for any type of bankruptcy protection, is forced into involuntary bankruptcy, or requests an assignment for the benefit of creditors;
- Takes any actions to cease operations, or discontinue servicing its SFHGLP portfolio;
- Becomes delinquent on any Federal debt, or is debarred, suspended, or sanctioned in connection with participation in any Federal program;
- Is debarred, suspended, or sanctioned in accordance with any applicable State licensing or certification requirement or regulation; or,
- Voluntarily withdraws from participation in the SFHGLP.
4.8 ADHERE TO SFHGLP GUIDELINES

The lender must follow all SFHGLP guidelines. Failure to comply could result in reduction or denial of a loss claim or revocation of approval to participate in the program. These program guidelines include:

- **Approved Forms.** The lender must use forms approved by the FHA, Fannie Mae, Freddie Mac, or FCS lenders when forms are not provided by the Agency.

- **Eligibility Requirements.** The lender is responsible for ensuring that the loan applicant and property meet all SFHGLP eligibility requirements.

- **Underwriting Requirements.** The Agency approved lender is responsible for underwriting the loan even if an agent originates the loan.

- **Servicing Requirements.** The lender must comply with the loan servicing requirements in this Handbook. The approved lender is responsible for proper servicing even if it has sub-contracted the servicing.

- **Counterparty Management and Third-party Providers.** Lenders are responsible for managing all counterparty and third-party providers that may assist to the processing, underwriting, and servicing of SFHGLP loans.

- **Monitoring Requirements.** The lender must submit all required reports and cooperate with all Agency monitoring efforts and information requests.

4.9 INDEMNIFICATION

If the Agency determines that the originating lender did not originate a loan in accordance with the requirements of 7 CFR 3555 and this Handbook, the Agency may use available legal remedies against the originating lender, including revoking the originating lender’s eligibility status in accordance with §3555.52 and Chapter 3 of this Handbook. The Agency may also require the originating lender:

(1) Indemnify the Agency for the loss, if the loan default under the guarantee occurred within 60 months of loan closing, when one or more of the following conditions is present:

- The originating lender utilized unsupported data or omitted material information when submitting the request for a conditional commitment to the Agency.

- The originating lender failed to properly verify and analyze the applicant’s income and employment history in accordance with Agency guidelines.
The originating lender failed to address property deficiencies identified in the appraisal or inspection report that affect the health and safety of the occupants or the structural integrity of the property.

The originating lender used an appraiser that was not properly licensed or certified to make residential real estate appraisals in accordance with §3555.107(d).

(2) Indemnify the Agency for the loss, regardless of how long ago the loan closed or the default occurred, if the Agency determines that fraud or misrepresentation was involved in the origination of the loan.

4.10 PREVENT MORTGAGE FRAUD

Lenders are accountable for the contents of a loan file, including:

- The sources of and authenticity of all qualifying documentation;
- Representation made on the loan application, such as occupancy, employment income, assets, equity contribution, etc.

Lenders must ensure they have adequate quality control procedures in place to help detect and effectively prevent mortgage fraud. Sound pre-funding quality control practices and rigorous post-funding quality programs are examples to safeguard against fraud. The quality control procedures should address updating company policies and procedures when fraud is discovered.

When a lender becomes aware of fraud, they must report the findings surrounding the discovery to the National Office. National Office information is in Appendix 4 of this Handbook. Include the following information:

- Provide the name, email address, and telephone number of the company point of contact of the case reported;
- Indicate if the fraud involves origination or servicing;
- Indicate the originating lender (underwriting lender) and/or servicing lender, as applicable;
- Include the lender’s federal tax identification number and the lender loan number;
- Agency borrower identification;
- Property street, city, state and zip code;
• Detailed description of findings;

• Identify the mortgage broker, loan officer, appraiser, closing agent, real estate agents, as applicable.

Refer to Chapter 1 of this Handbook for more information regarding falsely submitted information, fraud, and unauthorized assistance.

4.11 WITHDRAWAL OF APPROVAL

A lender’s approval to participate in the SFHGLP does not expire if the lender is an active program participant who is complying with Agency guidelines, continues to meet the criteria of Form RD 3555-16, and remains an eligible lender with Fannie Mae, Freddie Mac, HUD, VA, or other lender approval criteria explained at Section 3.2 of Chapter 3 of this Handbook. The Agency will perform a review on a two year basis to recertify the lender’s on-going eligibility. When the Agency withdraws approval, the Agency retains the right to pursue debarment and other legal actions, as appropriate.

A. Criteria to Withdraw Approval

A lender’s approval may be withdrawn when the lender is neither servicing loans guaranteed under the program, does not hold SFHGLP loans, nor has originated a SFHGLP loan in the previous 24 months. Updated training to ensure a lender’s continued knowledge of the program may be required when lenders originated a small number of loans in the previous 24 months.

The Agency will withdraw a lender’s approval if the lender experiences uncorrected performance problems. The Agency will notify the lender in writing of the reasons for the termination and of its appeal rights as described in Appendix 3 of this Chapter. If a lender chooses to stop participating in the SFHGLP, the lender should notify the Agency in writing.

B. Sale of Loans upon Termination

Upon the Agency’s termination of a lender’s approval, any SFHGLP loans held by the lender must be sold within six months to an Agency-approved lender. Failure to sell the loans can result in the Agency withdrawing its guarantee from the loans. If poor loan quality prevents the sale, the lender may continue to hold the SFHGLP loans in its portfolio; however, it must contract with an Agency-approved lender to conduct all servicing activities and give proper notifications to the Agency.
4.12 ADDITIONAL LENDER RESPONSIBILITIES UPON APPROVAL

- **Guaranteed Underwriting System (GUS).** An automated underwriting system is available to approved participating lenders. Lenders utilizing GUS must enter into a User Agreement. Information on obtaining access to GUS is provided Chapter 5 of this Handbook and at: https://www.rd.usda.gov/programs-services/lenders/usda-linc-training-resource-library.

- **Electronic Lender Loan Closing System.** Lenders are eligible to submit closed loans electronically upon execution of a User Agreement. Access to the system provides the benefit of paying guarantee and technology fees electronically in lieu of paper checks. Additionally, the lender will have access to the loan note guarantee electronically. Additional information is provided in Chapter 16 of this Handbook. An on-line user guide is available through the link https://www.rd.usda.gov/programs-services/lenders/usda-linc-training-resource-library. Scroll to Lender Loan Closing/Administration.

- **Payment of Annual Fees.** Lenders will pay annual fees electronically. Lender/servicers will enter into a User Agreement to receive automatic notification and electronically pay annual fees due. Additional information is provided Chapter 16 of this Handbook.

- **Electronic Status Reporting.** Servicers must submit monthly default reports and portfolio reports indicating the status of loans they are servicing via Electronic Status Reporting (ESR) to the National Financial and Accounting Operations Center (NFAOC). The link https://www.rd.usda.gov/programs-services/lenders/usda-linc-training-resource-library provides information on completing a Trading Partner Agreement and utilizing the Electronic Status Reporting (ESR) system. Email questions or request for assistance to: RD.NFAOC.HSB@stl.usda.gov. Refer to Chapter 17 and Appendix 8 of this Handbook for additional information regarding electronic reporting.

- **Loss Mitigation, Property Disposition, Loss Claim Administration.** An automated method of processing loss mitigation requests pre-liquidation, property disposition and loss claim administration post-liquidation is available to participating lender/servicers. Lenders will enter into a User Agreement. Information on obtaining access is provided at the link noted above. Scroll to Loss Mitigation, Property Management or Loss Claim Administration and Servicing.
• **Post-Closing Lender Self Report.** Once a loan closes and the LNG has been issued, the Agency will not release the loan in GUS/GLS for corrections. If the Lender determines that information was not accurately reported during the underwriting process or changes occurred between issuance of the Conditional Commitment and the LNG, the lender will submit a self-report to the Agency with a detailed description of the issue along with supporting documentation. The LNG will not be revoked. The Agency will review the lender’s documentation and provide the lender with a written response. The Agency’s correspondence should be sufficient to satisfy most investor’s concerns regarding lender oversights. Additional information on submitting a self-report can be found in Attachment 16-C, of Chapter 16 of this Handbook.
ATTACHMENT 4-A

CONDITIONS FOR LENDERS NOT HOLDING FUNDS IN ESCROW

A lender who does not hold borrower funds in escrow for taxes and insurance should consider the following:

- The Agency’s loan guarantee covers a maximum of twelve months’ past-due real estate taxes and hazard insurance.
- Loan losses attributable to the borrower’s failure to maintain appropriate hazard insurance will not be covered by the Agency’s loan guarantee.
- Loan losses attributable to the borrower’s failure to pay real estate taxes when due will not be covered by the Agency’s loan guarantee.
- The lender will report annually to the Agency the number of borrowers who failed to pay real estate taxes and/or hazard insurance premiums which resulted in the lender advancing funds on the borrowers’ behalf.

Lenders who do not hold borrower funds in escrow should consider doing the following to minimize the risk of taxes and insurance not being paid:

- Prior to loan closing, the lender must extensively counsel applicants about the need for prompt payment of real estate taxes and hazard insurance premiums. Applicants must sign a statement indicating that they fully understand the significance of these obligations.
- The lender must include the estimated monthly tax and insurance expenses in the ratio calculations when determining the borrower’s loan eligibility.
- The lender should encourage applicants to set money aside for taxes and insurance through payroll deductions or bank accounts with direct deposit.
- The lender must ensure that taxes and insurance are paid by monitoring insurance policy expiration, contacting the taxing authority annually, and reviewing local newspapers for tax delinquencies.
ATTACHMENT 4-B

SAMPLE FOR ACKNOWLEDGMENT OF REAL ESTATE TAX AND HAZARD INSURANCE REQUIREMENTS

__________ (Date) __________

I (We), ____________________________________________, hereby acknowledge that _____________________________ (lender), has explained the requirements for monthly deposits, or set-asides for payment of annual real estate taxes and hazard insurance premiums. I (We), the undersigned, do state that I (We) understand and agree to set-aside _______ dollars each month ($ monthly amount) to pay real estate taxes and hazard insurance premiums when they are due.

____________________________________(Borrower Signature)

____________________________________(Borrower Signature)

____________________________________(Lender)