Financing Lower-Priced Homes: Small Mortgage Loans
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Financing Lower-Priced Homes: Small Mortgage Loans

The House of Representatives Committee Report, 116–452, accompanying the Departments of Transportation, and Housing and Urban Development, and Related Agencies Appropriations Bill, 2021, requests that the U.S. Department of Housing and Urban Development (HUD) review the Federal Housing Administration’s (FHA’s) single-family mortgage insurance policies, practices, and products to (1) identify barriers or impediments to supporting, facilitating, and making available mortgage insurance for mortgage loans having an original principal obligation of $70,000 or less, (2) identify administrative actions that HUD could take to remove barriers and impediments, and (3) describe the effect of such actions on the solvency of the Mutual Mortgage Insurance Fund (MMI Fund).¹ This report is submitted in response to that request.

Mortgage loans with an original principal obligation of $70,000 or less are a small portion of the mortgage lending market, constituting less than 3.5 percent of home purchase originations in 2020. Many of these low balance mortgage loans secure properties valued at more than $70,000; only 57 percent of small mortgage loan originations are for owner-occupied, lower-priced homes. Lower-priced homes constitute a disproportionate share of the housing stock in rural areas of the Southeast, older industrial areas in the Midwest, and urban areas throughout the South. Manufactured homes comprise 28 percent of homes valued under $100,000. Many of these homes are placed on land not owned by the homeowner, which makes these homes personal property and not eligible for a traditional mortgage loan.

FHA programs do not impose minimum loan amounts, nor do FHA’s policies intentionally discriminate against small mortgage loans. FHA insurance exists for the explicit purpose of incentivizing lenders to make loans they otherwise would not, to provide access to homeownership for qualified homebuyers in communities throughout the country. FHA disproportionately insures loans for lower-priced homes compared to the rest of the mortgage market. The report discusses FHA underwriting of small mortgage loans and programs for financing property improvements and manufactured homes that are particularly targeted to lower loan amounts.

A significant barrier to small mortgage lending is the fixed costs of loan origination and servicing, which makes smaller loans less profitable to lenders, particularly given that mortgage loans on lower-priced homes are associated with higher delinquency rates and a greater loss severity rate. Because limited profitability appears to be a primary driver of low origination volume of small mortgage loans to owner-occupant purchasers of lower-priced homes, increasing the number of these loans submitted for FHA insurance endorsement may require either a reduction in origination and servicing costs or the provision of additional lender or loan originator compensation sufficient to make small mortgage loans profitable at levels acceptable to lenders. More information about how costs and regulatory limitations are preventing lenders from making these loans will be required to develop a proposal for how these goals might be achieved.

Additionally, attempts to increase the origination volume of small mortgage loans insured by FHA must be pursued in a way that is prudent for both FHA and borrowers to ensure sustainable homeownership.

**Background on Small Mortgage Lending**

HUD has been asked to look at the financing of mortgage loans in the amount of $70,000 or less. While some people refer to such loans as “small dollar loans,” that term is more often used to refer to payday loans or other consumer finance products not secured by homes. This report uses the term “small mortgage loans.” Other researchers use higher cutoffs, such as $100,000 (see McCargo et al., 2018; Zainulbhai et al., 2021). This report primarily focuses on loans of no more than $70,000, though some data are on loans of up to $100,000.

To understand what is happening in the mortgage market with respect to smaller mortgages, it is important to understand the overall context of small balance mortgage lending over time. As shown in exhibit 1, the share of home loan originations for loan amounts under $70,000 has fallen sharply over the last decade, from more than 11 percent of home purchase originations in 2011 to less than 3.5 percent in 2020, that is fewer than 900,000 loans out of over 25 million home purchase loans. The change in the share under a nominal dollar threshold overstates the decline due to inflation. Moreover, housing prices have increased faster than overall inflation, meaning fewer homes may be available to purchase under $70,000. Adjusting for house price appreciation using the Federal Housing Finance Agency’s house price index, small mortgage loans accounted for over 6 percent of originations in 2007, declined to 3.5 percent by 2013, and have been relatively stable since then. Exhibit 1 includes a similar chart of loan amounts among refinances. Although the shares are more volatile, much of the declining trend in small mortgage loans can be explained by inflation in general and house price appreciation in particular.
Exhibit 1. Loan Originations under $70,000

Source: Home Mortgage Disclosure Act
Substantial shares of small mortgage loans are for properties valued at more than $70,000. The typical combined loan-to-value (LTV) ratio on mortgage loans of less than $70,000 between 2018 and 2020 was 64 percent—lower than the LTV ratio on larger mortgage loans (exhibit 2). Further, more than 10 percent of small mortgage loan borrowers did not intend to use the property as a principal dwelling. These factors result in owner-occupied, lower-priced homes accounting for only about 57 percent of small mortgage loan originations.

Exhibit 2: Loan Amount by House Value

Notes: First lien loan originations between 2018 and 2020, excluding reverse mortgages, home equity lines of credit, and business loans. Approximately 3 percent of originations do not report a property value.
Source: Home Mortgage Disclosure Act

Loans for owner-occupied lower-priced homes are more likely to be for minority borrowers than small mortgage loans, although both are less likely to be minority borrowers than the overall market (exhibit 3).
Exhibit 3. Small Mortgage Loans and Lower-Priced Homes to Minority Borrowers

Loans for owner-occupied lower-priced homes are more likely than small mortgage loans generally to be insured by a government agency, particularly the Federal Housing Administration and the Rural Housing Service (exhibit 4). In contrast, small mortgage loans are more likely to be conventional (that is, not government-insured) than the overall market.
Exhibit 4: Small Mortgage Loans and Lower-Priced Homes by Loan Type

FHA = Federal Housing Administration. RHS = Rural Housing Service. VA = Veterans Affairs.
Notes: First lien loan originations between 2018 and 2020, excluding reverse mortgages, home equity lines of credit, and business loans. Small mortgage loans refer to loan amounts less than $70,000. Lower-priced homes refer to owner-occupied homes worth less than $100,000.
Source: Home Mortgage Disclosure Act

As previously reported in the Annual Report to Congress Regarding the Financial Status of the FHA Mutual Mortgage Insurance Fund, FHA insured 33,871 small mortgage loans in Fiscal Year 2021, which constituted 2.03 percent of its origination loan count. Because the Congressional request is focused on FHA products, which generally are higher LTV products, the analysis focuses on loans for owner-occupied lower-priced homes rather than all small mortgage loans. The following sections describe the lower-priced housing stock, demand for credit, underwriting, costs, performance, as well as programs and policies specific to FHA.
Details of Small Mortgage Lending

Housing Stock

One reason for relatively few small mortgage loans is the scarcity of lower-priced homes. Less than 19 percent of the owner-occupied housing stock in the United States is valued by homeowners at less than $100,000, according to the 2019 American Community Survey.

Lower-priced homes constitute a disproportionate share of the housing stock in rural areas of the Southeast, Middle Appalachia, Texas, and the Great Plains (exhibit 5). Older industrial areas in the Midwest and urban areas throughout the South often account for a larger share of all homes under $100,000: Wayne County, Michigan (Detroit), accounts for the largest share of the nation’s lower-priced homes at 1.3 percent, followed by Harris County, Texas (Houston), at 1.1 percent.

Exhibit 5: Lower Priced Share of Owner-Occupied Homes

The dark clusters in exhibit 5, with larger shares of lower-priced homes, indicate where housing markets may have a greater need for small mortgage lending. McCargo et al. (2018) found “low-cost” counties had more than twice the share of lower-priced home sales, 39 percent compared to 14 percent nationally, in 2015. Of those sales, only 21 percent had traditional mortgage financing.

Lower-priced homes are less likely to meet the standard of “a decent home and a suitable living environment,” the physical adequacy metric in the American Housing Survey. Roughly 7.6 percent of the owner-occupied lower price housing stock is considered physically inadequate, including 1.6 percent that is severely inadequate, meaning lacking running water, having exposed wires or lacking electricity, structural problems, etc. For comparison, less than 2.4 percent of the more expensive housing stock is considered physically inadequate (exhibit 6). Maintenance, repairs, and improvements can account for

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2 The physical adequacy metric in the American Housing Survey assesses the extent to which the housing stock met the standard established by the Housing Act of 1949. See https://www.census.gov/content/dam/Census/programs-surveys/ahs/publications/HousingAdequacy.pdf.
considered physically inadequate (exhibit 6). Maintenance, repairs, and improvements can account for roughly 18 percent of the cost of homeownership on average (Begley and Palim, 2022). Owners of lower-priced homes may face even higher cost burdens if the property is lower-priced precisely because it is in poor condition. At the same time, they may have difficulty obtaining financing given the condition of the collateral. FHA requires properties to meet minimum property requirements and standards to be eligible for mortgage insurance (see the section on Minimum Property Requirements and Standards). FHA also provides insurance for property improvement loans to rehabilitate, repair, and improve homes (see the sections on 203(k) Rehabilitation Loans and Title I Programs under FHA Programs and Policies).

Exhibit 6: Physical Inadequacy

![Graph showing physically inadequate share by property value]

Note: Owner-occupied units only.
Source: 2019 American Housing Survey

Roughly two-thirds (68 percent) of owner-occupied homes valued under $100,000 are site-built single-family homes. Manufactured homes account for a disproportionate share (28 percent), particularly of the least expensive homes. It is important to note that 39 percent of those manufactured housing homeowners (11 percent of all lower-priced owner-occupied homes) own only the housing unit and not the underlying land. Because the house is owned as personal—not real—property, these households cannot obtain a traditional mortgage loan; instead, they must purchase their home using personal property loans. Personal property loans for manufactured homes have higher interest rates than mortgages for manufactured homes (Goodman and Ganesh, 2018; Russell et al., 2021). Landowners may still choose the more expensive financing option for manufactured homes if they do not want to encumber the land, but they may also be steered into personal property loans by lenders and retailers.
(UNC Center for Community Capital, 2019). See the sections on Underwriting and Title I Programs for more information on financing manufactured homes.

In general, the share of homeowners with a mortgage loan increases with property value (exhibit 7). Only 36 percent of lower-priced owner-occupied homes are mortgaged compared with 62 percent among more expensive homes. For home purchases in 2019, the Urban Institute finds only 23 percent of homes priced below $100,000 were financed with a mortgage compared with more than 73 percent of more expensive homes (McCargo et al., 2020). This lower share represents both a lower demand for credit and difficulties obtaining credit, which are discussed in the next two sections.

*Exhibit 7: Tenure and Mortgage Status by House Value*

![Graph showing tenure and mortgage status by house value.](image)

Note: Owner-occupied units only.
Source: 2019 American Housing Survey

**Applications**

Purchase loan applications\(^3\) for less than $70,000 in nominal terms declined from over 13 percent of all loans in 2011 to 5 percent in 2020. Adjusting $70,000 for the decline in purchasing power over time, however, shows a smaller decline in market share, and house prices have appreciated at a faster rate than other goods and services over the past decade. Adjusting loan amounts using the Federal Housing Finance Agency’s house price index shows virtually no change in the small loan share of the mortgage market (exhibit 8). Small mortgage loans constitute a declining share of the mortgage market because house prices have increased.

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\(^3\) Applications are defined as those that received a credit decision and exclude withdrawn and incomplete applications.
Exhibit 8: Small Mortgage Purchase Loan Applications

The Urban Institute finds lower-priced homes have higher turnover rates than moderately priced homes (McCargo et al., 2018). Yet lower-priced homes receive fewer mortgage applications per unit than more expensive homes. Comparing mortgage applications (both purchase and refinance) with the number of housing units by property value reveals lower-priced homes received roughly 58 purchase mortgage applications and 32 loan originations per thousand housing units compared with nearly 125 applications and 102 loan originations per thousand overall (exhibit 9). The lower origination rate among applications for lower-priced homes is discussed in the Underwriting section.

The lower demand for mortgage credit is disproportionately due to rural areas (exhibit 10). Urban counties in metropolitan areas of a million people or more account for 31 percent of the lower-priced owner-occupied housing stock but over 40 percent of loan applications and originations for lower-priced homes. By contrast, non-metropolitan counties account for a similar share of the lower-priced housing stock (32 percent) but only 23 percent of mortgage applications for lower-priced homes and 22 percent of originations.
Exhibit 9: Loan Applications per Owner-Occupied Unit by Property Value

![Graph showing average annual applications per thousand housing units by property value.]

Note: First lien purchase mortgage and refinance applications for owner-occupied homes between 2018 and 2020, excluding reverse mortgages, home equity lines of credit, and business loans.
Sources: 2019 5-Year American Community Survey; Home Mortgage Disclosure Act

Exhibit 10: Distribution of Lower-Priced Housing Units and Loan Applications by Rural/Urban County

![Bar chart showing share of lower-priced housing units and mortgage applications by rural/urban county.]

Notes: First lien loan applications for owner-occupied homes under $70,000 (2019$) between 2018 and 2020, excluding reverse mortgages, home equity lines of credit, and business loans. County definitions provided by the U.S. Department of Agriculture’s 2013 Rural-Urban Continuum Codes, aggregating non-metropolitan counties into metropolitan adjacent and not adjacent.
Sources: 2019 5-Year American Community Survey; Home Mortgage Disclosure Act; U.S. Department of Agriculture

Fewer mortgage applications for lower-priced homes may also reflect the prevalence of cash purchasers, both investors and homebuyers. Cash transactions, which can be completed much more
quickly and create fewer risks for sellers, may hinder lower wealth households from purchasing. As shown in exhibit 11, over three-quarters of homes valued at less than $100,000 were purchased without using a traditional mortgage loan, although the data do not identify the specific mechanism used for those purchases. Some may have been purchased using alternative financing mechanisms, which include seller-financed mortgage loans, lease to purchase agreements, and land contracts. Alternative financing methods can be riskier for purchasers as the seller/owner may continue to hold title; uncertainties around who pays for taxes, insurance and maintenance can create challenges; and some consumer protections around fees, interest rates and disclosures may not apply (The Pew Charitable Trusts, 2021). Canavan, Roche, and Siegel (2022) found that approximately seven million homeowners are currently using alternative financing, which they define to include personal property loans financing manufactured housing. Of the survey respondents, 34 percent of Hispanic borrowers, 23 percent of Black borrowers, and 19 percent of non-Hispanic White borrowers had used an alternative financing arrangement.

**Exhibit 11. Majority of Lower-Priced Homes are not Financed with a Mortgage Loan**

| Percent of homes purchased with a mortgage loan vs. purchased with cash or alternative financing, in the U.S., 2019 |
|---|---|
| Small dollar homes (valued below $100,000) | 23% | 77% |
| Homes $100,000 and above | 74% | 27% |

*Source: Zainulbhai et al., 2021, Figure 7*

**Underwriting**

Not only are there relatively fewer mortgage loan applications for lower-priced homes, but applications for lower-priced homes are also more likely to be denied (exhibit 12). Nearly 40 percent of loan applications for lower-priced homes were denied between 2018 and 2020, compared with fewer than 13 percent of applications for more expensive homes. The likelihood of denial is strongly impacted by borrower credit score, particularly at specific thresholds like 580 and 620. However, the denial rates for mortgages for lower-priced homes are still higher than for mortgage applications for higher-priced homes even when borrowers have similar credit scores.
Credit history is more likely to be cited as the reason for denial among applications for lower-priced homes, whereas debt-to-income (DTI) ratio is less likely to be cited as the reason (exhibit 13). Insufficiency of collateral is also a more common reason for refinance mortgage denials for lower-priced homes. Denial rates for mortgage loans are presented separately from denial rates on personal property loans for the purchase of manufactured homes, given the difference in risk of lending without land as collateral. Purchase price does not seem to make a substantial difference in denial rates for personal property loans for manufactured homes.
Exhibit 12: Denial Rate by Loan Purpose, Credit Score, and Property Value

Purchase Mortgages

Refinance Mortgages

Purchase Manufactured Housing Personal Property Loans

Notes: First lien loan applications for owner-occupied homes between 2018 and 2020, excluding reverse mortgages, home equity lines of credit, and business loans. Personal property loans identified as loans for manufactured housing units only. Source: Home Mortgage Disclosure Act
Exhibit 13: Reason for Denial by Loan Purpose and Property Value

Barriers to Lending on Lower-Priced Homes

As discussed above, lower-priced homes are a small portion of the housing market, yet these homes serve an important role in enabling households with less wealth and lower incomes to obtain homeownership. This section looks at barriers to lending for these homes.

Loan Costs

One of the main reasons lenders do not make as many small mortgage loans is because the fixed costs of origination and servicing do not change based on the size of the loan. Loan origination costs paid by the borrower cover various closing costs, such as origination charges, title insurance, settlement charges, and taxes (Mota and Palim, 2021). Some of these costs are proportional to the loan amount or property value; many are fixed and invariable, making them regressive. Consequently, although the typical loan costs for a 30-year mortgage loan were lower for a lower-priced home than a higher-priced home between 2018 and 2020 ($3,145 versus $4,236), the costs constituted a higher amount relative to loan amount (4.5 percent versus 1.7 percent). Servicing also involves fixed and variable expenses, creating a similar regressive pattern in interest rates.

Both loan origination and servicing costs per loan have risen over time (Freddie Mac, 2021; Goodman, 2014). Technology may help lower loan production and servicing costs. Freddie Mac (2021) finds lenders that more heavily used its automated technology had origination costs per loan roughly 22 percent
($2,200) lower than lenders still relying on manual processes. However, small mortgage loans will generally be less profitable than larger loans given the regressive nature of fixed costs.

The annual percentage rate (APR), which is the effective interest rate a borrower pays, combines the interest rate with upfront costs. As a result of these origination costs, the median APR for 30-year mortgage loans on lower-priced homes between 2018 and 2020 was 107 basis points over the average prime offer rate, compared with 26 basis points above prime for more expensive homes (exhibit 14).
Exhibit 14: Mortgage Annual Percentage Rate Spread by Property Value

APR = annual percentage rate.

Notes: 30-year first lien mortgage originations for owner-occupied homes between 2018 and 2020, excluding personal property loans for manufactured housing, reverse mortgages, home equity lines of credit, and business loans. Boxes show median and inter-quartile ranges.

Source: Home Mortgage Disclosure Act

The Qualified Mortgage (QM) standard was instituted by the Consumer Financial Protection Bureau to provide lenders protection from liability under the Ability to Repay rule created by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010. The QM standard limits the amount a lender can
charge in points and fees but establishes a tiered structure for small mortgage loans. Upfront points and fees cannot exceed 3 percent of the loan amount for mortgages of $114,877 or more but can be as high as 8 percent for loan amounts less than $14,356. Similarly, the APR is limited to 2.25 percentage points above the average prime offer rate for mortgages of $114,877 or more but can be as high as 6.5 percentage points over prime for mortgages under $68,908 and manufactured home loans under $114,847. More research is needed on whether these limits are disproportionately binding on small mortgage loans, hindering profitable lending opportunities, and whether the current standard appropriately balances profitability and consumer protection.

FHA limits upfront mortgage points and fees (but not including mortgage insurance premiums) to the maximums adopted by the Consumer Financial Protection Bureau’s Qualified Mortgages standard. In addition, Section 203(u) of the National Housing Act prohibits lenders from varying FHA mortgage costs, including interest rates and origination fees, by more than 2 percent within a metropolitan area. These limits on points, fees, and “tiered pricing” are intended to protect consumers. FHA-insured 30-year mortgages exhibit higher APRs than conventional loans, but also less variation by loan amount (exhibit 15). These pricing limits may hinder the ability of lenders to profitably originate small mortgage loans.

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4 See 12 CFR 1026.43(e)(3).
5 Truth in Lending (Regulation Z) Annual Threshold Adjustments (Credit Cards, HOEPA, and Qualified Mortgages), 86 FR 60357, effective January 1, 2022.
6 Loans with an annual percentage rate less than the sum of the average prime offer rate, annual mortgage insurance premium, and 1.15 percentage points have safe harbor from the ability-to-pay requirements of the Truth in Lending Act (TILA), while more expensive loans have a rebuttable presumption.
7 See 12 U.S.C. 1709(u), 24 CFR §202.12, and Section II.A.6.a.x(D) of the FHA Single Family Housing Policy Handbook 4000.1 (HB 4000.1). Mortgage charge rate is the amount of mortgage charges for a mortgage loan expressed as a percentage of the initial principal amount of the loan.
Restrictions on loan officer compensation that limit compensation to comparable percentages of the loan amount also may serve as a disincentive to loan officer participation in small mortgage lending by diminishing the return per loan for origination of small mortgage loans compared to larger loans. Courchane and Ross (2019), in reviewing recent regulatory changes, recommend a greater allowance for higher broker compensation for smaller mortgage loans and in thinner markets to increase minority access to credit.

Loan Performance

Overall, mortgage loans on lower-priced homes are associated with higher delinquency rates. Among all mortgage loans originated between 2015 and 2017 for the purchase of owner-occupied homes, 3.0 percent of buyers of lower-priced homes experienced a 90-day delinquency within 2 years, compared with 1.6 percent of buyers of more expensive homes. The comparable rates among refinances were 3.2 percent and 0.9 percent, respectively (exhibit 16). Controlling for credit score partially explains the differences, but mortgages, particularly refinances, for lower-priced homes remain higher risk. The Urban Institute also finds the loss severity rate is consistently higher on smaller loan amounts. This may be due to the fixed costs of servicing distressed loans and managing the foreclosure process in weaker housing markets in which many lower-priced homes are located (McCargo and Strochak, 2019).
Exhibit 16: Mortgage Default Rate by Loan Purpose, Credit Score, and Property Value

Purchase

Refinance

Notes: First lien mortgages opened between 2015 and 2017 for owner-occupied homes. Mortgage default is defined as a 90-day delinquency within 24 months of opening the tradeline.
Source: National Mortgage Database

FHA Programs and Policies

FHA programs do not impose minimum loan amounts, nor do FHA’s policies intentionally discriminate against small mortgage loans. FHA insurance exists for the explicit purpose of incentivizing lenders to make loans they otherwise would not make to provide access to homeownership for qualified homebuyers in communities throughout the country. As noted, FHA disproportionately insures loans for
lower-priced homes compared to the rest of the mortgage market (see exhibit 4). Under 12 USC
1709(b), FHA cannot insure loan amounts above certain limits. FHA mortgage policies do not directly
address small mortgage loans or lending for lower-priced homes, but may indirectly impact such lending
through underwriting, pricing, and collateral requirements. FHA also has loan insurance programs for
financing property improvements and manufactured homes that are particularly targeted to lower loan
amounts.

TOTAL Mortgage Scorecard
Most applications for mortgages insured under FHA’s standard 203(b) program are evaluated by its
Technology Open to Approved Lenders (TOTAL) Mortgage Scorecard. The scorecard is an algorithm used
by approved automated underwriting systems, although it refers higher risk mortgage applications to
manual underwriting. Lenders have been required to use the TOTAL Scorecard for most FHA mortgage
applications since 2008.

Overall, applications to purchase or refinance properties under $100,000 are less likely to be credit-
approved by TOTAL; roughly two-thirds (67 percent) of applications for lower-priced homes last scored
between 2018 and 2020 were approved, compared with 84 percent of more expensive homes (exhibit
17). Restricting applications to those with case numbers, which requires an application for a specific
property, increases the overall approval rates and reduces the disparity to 85 percent and 92 percent,
respectively. Plotting the approval rates by credit score reveals that applications for lower-priced homes
are less likely to be approved when the borrower has a credit score of less than 700 but more likely to
be approved among borrowers with higher credit scores.

Some applications approved by TOTAL do not result in a loan being originated. Conditional on being
credit-approved, only 77 percent of cases for lower-priced homes were endorsed compared with over
84 percent of cases for more expensive homes. This disparity persists across all borrower credit scores.
Additionally, cases not approved by TOTAL are not necessarily denied. They may be referred for manual
underwriting, which adds to the lender’s cost and perceived risk, creating another deterrent to
originating small mortgage loans.

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8 Potential homebuyers may request a pre-approval before a property is identified to indicate they can obtain
credit.
The pattern reflected in exhibit 17 is consistent with the broader lending market. Looking at the lender credit decision conditional on the automated underwriting system (AUS) result across all lenders, only 85 percent of applications under $70,000 approved by an AUS are approved by the lender compared to 93 percent of approved applications of $70,000 or more (see exhibit 18). Applications for $70,000 or more are relatively more likely to be denied due to the debt burden (see exhibit 19). In other words,
small mortgage applications referred by an AUS are relatively more likely to be denied due to credit history, while small mortgage applications approved by an AUS are relatively more likely to be denied due to collateral.

Exhibit 18. Lender Approval Rate by AUS Result

AUS = automated underwriting system.
Notes: Applications for first lien closed-end forward residential mortgage originations only (excludes subordinate liens, reverse mortgages, home equity lines of credit, business loans, and chattel manufactured housing loans). “Approve” defined as codes “Approve/Eligible,” “Accept,” or “Eligible.” “AUS Refer” defined as codes “Refer/Eligible,” “Refer with Caution,” “Caution,” or “Refer.” All other codes are defined as ineligible. Applications reported as both accepted and referred (in different fields) are defined as ambiguous.
Source: 2018–2020 Home Mortgage Disclosure Act
Exhibit 19. Reason for Lender Denial by AUS Result

The analyses above show that smaller loans are more likely to be denied than larger loans. While some of the differences can be attributed to debt burden, credit history, or collateral, not all of the differences can be. These differences may be attributable to other impediments, such as the lower return on production for smaller mortgages, that may limit access to credit.

Minimum Property Requirements and Standards

FHA recommends but does not require property inspections; however, it does require appraisers to determine whether properties meet minimum property requirements and standards, including legal requirements, land use, externalities, site conditions, and property characteristics. Repairs may be required to maintain the safety, security, and soundness of the property, preserve the marketability of the property, and protect the health and safety of the occupants.\(^9\)

As noted in exhibit 6, the lower-priced housing stock disproportionately suffers from plumbing, electrical, structural, and other physical inadequacies. Consequently, these homes may be less likely to meet FHA’s minimum property requirements. This additional appraisal requirement may hinder the

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\(^{9}\) See 24 CFR Subpart S and Section II.D.3 of HB 4000.1.
ability of borrowers relying on FHA insurance to compete with other homebuyers (Goodman and Ratcliffe, 2021). FHA offers loan insurance to finance property improvements that may help improve the quality of the lower-priced housing stock (see next sections on 203(k) Loans and Title I Programs).

Minimum property requirements are a consumer protection intended to ensure FHA borrowers have a safe and healthy living environment. Moreover, property standards reduce the likelihood of borrowers having to face large, unexpected home repairs that might result in financial distress and mortgage delinquency. For homeowners purchasing a lower-priced home, significant repairs may exceed their available reserves, rendering homeownership unsustainable. FHA’s minimum property requirements, therefore, are important to homeownership retention for low- and moderate-income households.

203(k) Rehabilitation Loans
FHA provides insurance for mortgages designed to rehabilitate properties that fall below FHA’s Minimum Property Requirements to adequate condition. FHA’s Handbook states, “A Property that is not eligible for a 203(b) Mortgage due to health and safety or security issues may be eligible under 203(k) if the rehabilitation or repair work performed will correct such issues.”

The amount owners may borrow is based on either the “as is” appraised value plus financeable repair costs and fees or the appraised value after improvement.10 Roughly a quarter of 203(k) loans originated between 2018 and 2020 were for lower-priced homes (6,322 out of 25,205 cases). Financed repairs increased the appraised value of these properties by nearly 83 percent, proportionately greater than the increase among more expensive properties (33 percent).

Title I Programs
In addition to home mortgage insurance financed through the Mutual Mortgage Insurance Fund, including 203(k) loans, FHA offers other loan insurance programs under Title I of the National Housing Act that are particularly targeted to lower loan amounts.

FHA offers smaller property improvement loans through Title I to substantially protect or improve the basic livability or utility of a property. No appraisal is required and there is no minimum required investment or maximum loan-to-value (LTV) ratio, so lower-priced homes should not be at a disadvantage in qualifying for improvement financing. Unsecured property improvement loans are limited to $7,500. Secured improvement loans are limited to $25,000 for a single-family home and up to $60,000 for multifamily homes.

As noted, manufactured housing accounts for a disproportionate share of the lower-priced housing stock. Title I manufactured home loans are available to purchase or refinance manufactured homes with or without owning the underlying land. Loans are limited to $69,678 for a manufactured housing unit or $92,904 for both the unit and lot.

Both Title I programs have declined in volume substantially over the last several years (exhibit 20). A frequent complaint is that the loan limits have not increased with rising costs, which again points to the

10 See Section II.A.8.a.ix – x of HB 4000.1. for maximum mortgage amounts for purchase or refinance using 203(k).
decreasing purchasing power of small mortgage loans as a primary reason for their declining market share.

*Exhibit 20: Title I Loan Disbursements*

![Chart showing title I loan disbursements from 2010 to 2021, with a decrease in disbursements over time.](chart.png)

Source: FHA administrative data

The Government Sponsored Enterprises have proposed pilot programs to securitize personal property loans on manufactured homes (Fannie Mae, 2021; Freddie Mac, 2020). Currently, however, they levy higher fees on manufactured home mortgages; for example, Fannie Mae charges a 50-basis point upfront charge to purchase mortgages on manufactured homes. Private mortgage insurance can add another 18 to 60 basis points to the monthly cost. Given the importance of manufactured housing to the affordable stock, consideration of sustainable financing options for these homes is also needed.

**Policy Implications**

Borrower ability to access mortgage credit for lower-priced homes is a critical question for FHA, when so many borrowers—especially borrowers of color and low- and moderate-income borrowers—are locked out of the homeownership market and/or are receiving non-mortgage-based credit that is higher-priced and in some cases dangerous. It is also a matter of geographic fairness, as this issue affects certain areas of the country and rural markets far more strongly than others.

Given the run-up in home prices over the past several years, however, it is likely that policies addressing this issue will need to target beyond either the $70,000 or $100,000 price point. More research is needed to ascertain a breakpoint that is more in line with today’s market.

Because limited profitability appears to be a primary driver of low origination volume of small mortgage loans to owner-occupant purchasers of lower-priced homes, increasing the number of these loans submitted for FHA insurance endorsement may require either a reduction in origination and servicing...
costs or the provision of additional lender or loan originator compensation sufficient to make small mortgage loans profitable at levels acceptable to lenders. More information about how costs and regulatory limitations are preventing lenders from making these loans will be required to develop a proposal for how these goals might be achieved.

Additionally, attempts to increase the origination volume of small mortgage loans insured by FHA must be pursued in a way that is prudent for both FHA and borrowers. Since mortgage loans for lower-priced homes experience higher delinquency rates than loans for higher priced homes, FHA would need to consider adjusting credit underwriting requirements to ensure that borrowers are not placed in mortgage loans that are unsustainable. Likewise, reducing or eliminating FHA’s minimum property requirements could put low- and moderate-income homeowners into homes with safety or health violations and may also put them at risk of losing their homes due to expensive home repairs not identified prior to purchase and for which they do not possess adequate reserves.

Consideration also needs to be given to the ways the secondary market can play a role, particularly to incentivize or subsidize small mortgage lending. For example, pooling small mortgage loans could make it more economically advantageous for small lenders, such as Community Development Financial Institutions (CDFIs).

**Conclusion**

Ensuring equal access to credit for borrowers seeking to purchase lower-priced homes is a critical issue for the populations that FHA has historically served. FHA offers several programs that serve borrowers seeking lower-priced homes, and it is possible that these programs can be improved and made more easily usable. However, it is unlikely that these programs can overcome the basic math problem faced by lenders in profitably originating and servicing small mortgage loans. Currently, pilots by lenders and researchers are underway to explore mechanisms for increasing profitability and decreasing risk (see, McCargo et al., 2020). FHA will continue to examine the ways in which it can better support small mortgage lending, including engaging in ongoing communication with lenders and other stakeholders and exploring potential demonstration programs to test innovative concepts aimed at meeting the challenges presented in this report.
References


