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SECTION 1: THDA

1.1 THE GUIDE

This Originating Agents Guide amends and replaces the Originating Agents Guide dated September 2004 (the “Prior Guide”) and, together with all subsequent revisions, modifications or updates (the “Guide”) provided by the Tennessee Housing Development Agency (“THDA”), contains information about THDA loan programs and specific requirements for qualifying applicants, submitting, closing and delivering loans for THDA. The Prior Guide shall apply to all THDA approved loans closed on or prior to September 30, 2013, and this Guide shall apply to all THDA approved loans closed on or after October 1, 2013.

THDA may revise, modify or update this Guide from time to time and will notify Originating Agents of such changes. THDA may provide notice of changes by posting such changes to its web site at www.thda.org.

1.2 HOURS OF OPERATION AND HOLIDAY SCHEDULE

The Single Family Programs Division hours of operation are 6:30 a.m. until 4:30 p.m. Central Time, Monday through Friday. The Single Family Programs Division will be closed on official State holidays which are as follows:

- New Year’s Day
- Martin Luther King Day
- Presidents’ Day
- Good Friday
- Memorial Day
- Independence Day
- Labor Day
- Columbus Day*
- Veteran’s Day
- Thanksgiving Day
- Christmas Day**

* This holiday may be exchanged for a holiday on the Friday after Thanksgiving.

**Other holidays around Christmas may be announced later.

1.3 SINGLE FAMILY PROGRAMS DIVISION STAFF DIRECTORY

The Single Family Programs Division of THDA has day-to-day operational control of the origination and closing of THDA mortgage loans. All correspondence should be directed to:

Single Family Programs Division
Tennessee Housing Development Agency
502 Deaderick Street
Third Floor
Nashville, TN  37243

Any interested person may receive a packet of general information concerning THDA loan programs by leaving their name and address on the Single Family Programs General Information line (see below) or on the THDA toll-free (TN) message line: 1-800-228-8432. Information is also available on the THDA website at www.thda.org.
Single Family General Information.................. 615-815-2100
Toll-Free Voice Mail..................................... 1-800-228-8432
Fax (24 hours a day, 7 days a week) ............. 615-564-2881

<table>
<thead>
<tr>
<th>Staff</th>
<th>Telephone</th>
<th>Email Address</th>
</tr>
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<td><a href="mailto:lhall@thda.org">lhall@thda.org</a></td>
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<tr>
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<td>Chuck Pickering, Closing Manager</td>
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</tr>
<tr>
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<td><a href="mailto:crhodes@thda.org">crhodes@thda.org</a></td>
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<tr>
<td>Debbie Couch, Mortgage Loan Specialist, Closing</td>
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<td><a href="mailto:dcouch@thda.org">dcouch@thda.org</a></td>
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<tr>
<td>Nick Lee, Mortgage Loan Specialist, Closing</td>
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</tr>
<tr>
<td>Justin Hodge, Mortgage Loan Specialist, Closing</td>
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<td><a href="mailto:jhodge@thda.org">jhodge@thda.org</a></td>
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<td><a href="mailto:jjohnson@thda.org">jjohnson@thda.org</a></td>
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<tr>
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<tr>
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<td><a href="mailto:tstacy@thda.org">tstacy@thda.org</a></td>
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### 1.4. CURRENT THDA LOAN PROGRAMS

#### A. Great Choice Loan Program

This program is designed for low and moderate income borrowers. Great Choice offers a low interest rate loan secured by a first mortgage with the option of down payment and closing cost assistance to a maximum of 5% of the purchase price at a 0% interest rate, deferred payment, forgivable second loan secured by a second deed of trust. THDA allows the following loan types: FHA, USDA, and VA at the maximum loan limits based on insurer or guarantors guidelines. THDA also allows conventional uninsured loans with a maximum loan to value of 78%.

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<th>Maximum Household Income</th>
<th>Varies by county</th>
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<td>Maximum Acquisition Cost (Including all incidentals)</td>
<td>Varies by county</td>
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<td>Maximum LTV</td>
<td>Subject to FHA, VA, and USDA/RD Guidelines. Conventional Loans 78% LTV or less.</td>
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<td>Interest Rate</td>
<td>4.625% fixed rate, subject to change</td>
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<td>Loan Term</td>
<td>30 years</td>
</tr>
<tr>
<td>Loan Types</td>
<td>FHA, VA, USDA/RD, Conventional</td>
</tr>
<tr>
<td>Mortgage Insurance or Guarantee</td>
<td>As required by loan type</td>
</tr>
<tr>
<td>Buydowns</td>
<td>Not allowed</td>
</tr>
<tr>
<td>Assumable</td>
<td>Subject to qualifying</td>
</tr>
<tr>
<td>Pre-Payment Penalty</td>
<td>No penalty</td>
</tr>
<tr>
<td>Subject to Recapture</td>
<td>Yes</td>
</tr>
<tr>
<td>Required Reserve</td>
<td>As required by loan type</td>
</tr>
<tr>
<td>Minimum Investment</td>
<td>As required by loan type</td>
</tr>
<tr>
<td>Closing Costs</td>
<td>May come from borrower, seller, a gift, or as required by loan type</td>
</tr>
<tr>
<td>Down Payment</td>
<td>As required by loan type</td>
</tr>
<tr>
<td>First Time Homebuyer Rule</td>
<td>Borrower must not have an interest in their primary residence within 36 months of application <strong>unless</strong> the property to be financed with the loan is in a targeted area or the borrower meets the Veteran’s exemption. (See THDA website for targeted areas.)</td>
</tr>
<tr>
<td>Homebuyer Education</td>
<td>Not required</td>
</tr>
<tr>
<td>Origination Fee</td>
<td>Up to 2% maximum</td>
</tr>
</tbody>
</table>
B. Great Choice Plus: Down Payment/Closing Cost Assistance Loan

This loan offers down payment and closing cost assistance to first-time homebuyers at no interest but secured by a second deed of trust. This loan is available only with the THDA Great Choice first mortgage loan. The Great Choice Plus loan is a 0% interest rate, deferred payment, forgiveable second lien. The second mortgage loan is forgiven at the end of the term of the Great Choice first mortgage loan.

<table>
<thead>
<tr>
<th>Eligible Borrower</th>
<th>Homebuyer obtaining THDA Great Choice Loan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Household Income</td>
<td>THDA Great Choice Program Limits apply</td>
</tr>
<tr>
<td>Maximum Loan Amount</td>
<td>Up to 5% of Purchase Price</td>
</tr>
<tr>
<td>Interest Rate</td>
<td>0%</td>
</tr>
<tr>
<td>Loan Term</td>
<td>30 year deferred, forgiveable</td>
</tr>
<tr>
<td>Underwriting Criteria</td>
<td>Borrowers must have 640 minimum credit score. Must meet all other THDA Underwriting Guidelines. Manual underwriting allowed per THDA guide.</td>
</tr>
<tr>
<td>Pre-Payment</td>
<td>The Great Choice Plus loan is due in full upon 1st mortgage payoff, assumption, or refinance. The loan is forgiven at the end of the term of the Great Choice first mortgage. No pre-payment penalty. No assumption of Great Choice Plus allowed, with the exception of a VA assumption.</td>
</tr>
<tr>
<td>Allowable Fees</td>
<td>Recording fee</td>
</tr>
<tr>
<td>Closing Documents</td>
<td>Great Choice Plus Note and Deed of Trust in the name of THDA</td>
</tr>
<tr>
<td>Homebuyer Education</td>
<td>Required prior to closing on THDA Great Choice Plus</td>
</tr>
<tr>
<td>Servicing</td>
<td>No monthly second mortgage payment is collected.</td>
</tr>
</tbody>
</table>
C. THDA Veterans Homeownership for the Brave Loan Program

This loan program offers a below market interest rate to qualified members of the United States military, National Guard, Veterans and some spouses. A 50 basis point rate reduction will apply to the Great Choice, based on the current rate at time of loan submission.

<table>
<thead>
<tr>
<th>THDA Veterans Homeownership for the Brave Program</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Maximum Loan Amount</strong></td>
</tr>
<tr>
<td><strong>Purchase product only</strong></td>
</tr>
<tr>
<td><strong>Maximum LTV</strong></td>
</tr>
<tr>
<td><strong>Underwriting guidelines</strong></td>
</tr>
<tr>
<td><strong>Eligible Borrowers</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
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<tr>
<td></td>
</tr>
<tr>
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</tr>
<tr>
<td></td>
</tr>
<tr>
<td><strong>Income</strong></td>
</tr>
<tr>
<td><strong>First Time Homebuyer Rule</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td><strong>Minimum FICO requirement</strong></td>
</tr>
<tr>
<td><strong>Maximum Debt to Income ratio</strong></td>
</tr>
<tr>
<td><strong>Manual Underwriting</strong></td>
</tr>
<tr>
<td><strong>Eligible Property</strong></td>
</tr>
<tr>
<td><strong>Occupancy</strong></td>
</tr>
<tr>
<td><strong>Downpayment</strong></td>
</tr>
<tr>
<td><strong>Homebuyer Education</strong></td>
</tr>
<tr>
<td><strong>Escrows</strong></td>
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</tbody>
</table>
D. HHF Down Payment/Closing Cost Assistance Loan Program (HHF DPA)

This loan offers down payment and closing cost assistance to first-time homebuyers at no interest but secured by a second deed of trust. This loan is available only with the THDA Great Choice and Homeownership for the Brave first mortgage loan. The HHF DPA loan is a 0% interest rate, deferred payment, forgivable second lien. The second mortgage loan is forgiven at 20% per year in years 6 through 10.

<table>
<thead>
<tr>
<th>Eligible Borrower</th>
<th>Homebuyer obtaining THDA Great Choice Loan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Household Income</td>
<td>THDA Great Choice Program Limits apply</td>
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<tr>
<td>Maximum Loan Amount</td>
<td>$15,000</td>
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<tr>
<td>Interest Rate</td>
<td>0%</td>
</tr>
<tr>
<td>Loan Term</td>
<td>10 year deferred, forgivable 20% per year in years 6-10</td>
</tr>
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<td>Underwriting Criteria</td>
<td>Must meet all other THDA Underwriting Guidelines*. Manual underwriting allowed per THDA guide. *Existing construction only, new construction excluded</td>
</tr>
<tr>
<td>Pre-Payment</td>
<td>No pre-payment penalty.</td>
</tr>
<tr>
<td>Allowable Fees</td>
<td>Recording fee</td>
</tr>
<tr>
<td>Closing Documents</td>
<td>HHF-DPA Note and Deed of Trust in the name of THDA</td>
</tr>
<tr>
<td>Homebuyer Education</td>
<td>Pre Purchase and Post Purchase Required prior to closing on HHF DPA</td>
</tr>
<tr>
<td>Assumption</td>
<td>No Assumptions of HHF DPA</td>
</tr>
<tr>
<td>Forgiveness Period</td>
<td>20% per year in years 6-10</td>
</tr>
<tr>
<td>Due on Sale</td>
<td>The Great Choice HHF loan is due in full upon 1st mortgage payoff, assumption, or refinance.</td>
</tr>
<tr>
<td>Servicing</td>
<td>No monthly second mortgage payment is collected.</td>
</tr>
</tbody>
</table>
SECTION 2: ORIGINATING AGENTS

2.1 ORIGINATING AGENT WORKING AGREEMENT

The written agreement between an Originating Agent and THDA, which must be executed before any loan applications will be accepted by THDA for processing (the “Working Agreement”), contains the basic contractual agreements between the Originating Agent and THDA. The Working Agreement sets forth general terms under which the Originating Agent is authorized to act on behalf of THDA. The Working Agreement also incorporates the contents of this Guide, prior guides, and other written instructions that may be issued by THDA to provide instruction and direction in the daily operation of THDA’s programs.

2.2 CORRESPONDENT RELATIONSHIPS

Each Originating Agent is responsible for the documents submitted to THDA in loan application files, closed loan packages or otherwise. Applications that are originated by a third party and/or brokered applications, are eligible to be submitted to THDA upon written approval of THDA.

Applications originated by one Originating Agent that are transferred to another Originating Agent for submission to THDA must be re-verified in the receiving Originating Agent’s name prior to submission to THDA.

The Originating Agent who originated, processed, closed, insured and delivered a particular loan to THDA must directly assign the Deed of Trust securing the loan to THDA. Insurance or guaranty certificates may not contain the name of any entity other than the Originating Agent or THDA as the beneficiary of the insurance or guaranty.

In THDA’s sole discretion, THDA may permit a HUD-approved underwriting relationship between an Originating Agent and another lender solely for the purpose of FHA Direct Endorsement underwriting if an Originating Agent does not have an FHA Direct Endorsement Underwriter on staff. To request THDA’s approval prior to the submission of any loan application to THDA, submit a copy of the appropriate HUD approval of the underwriting relationship. The Originating Agent is responsible for originating, processing, closing, submitting for insurance or guaranty, delivering the loan to THDA and providing all necessary follow-up documentation.

Each of these policies may be waived or exceptions may be granted on a case-by-case basis, in THDA’s sole discretion. Requests for any waiver or exception under this Section 2.2 must be submitted in writing to THDA prior to submission of any loan application or applications to which the waiver or exception applies. In the event THDA denies a request for a waiver or an exception under this Section 2.2, THDA will not accept any loan application or applications for processing to which the waiver or exception applies.

2.3 FEES ORIGINATING AGENT MAY EARN

Originating Agents may earn the following fees in connection with THDA loans:

1. Origination Fee – Up to 2% of the Base Loan Amount. Either Applicant or seller may pay this fee.
2. Normal and Customary Fees – including, without limitations, appropriate application fee. Either Applicant or Seller may pay fees.

3. Service Release Fee - The amount depends on the agreement between Originating Agent and an approved THDA Servicer in connection with the sale of servicing. This agreement must be in writing, fully executed, and approved by THDA before a Commitment can be issued by THDA. Servicing can only be sold directly to an approved THDA Servicer.

4. Interest - For loans closed by the Purchase Method, an Originating Agent may retain per diem interest at the note rate for the number of days Originating Agent holds the loan prior to purchase by THDA.

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SECTION 3: QUALIFYING AN APPLICANT TO PARTICIPATE IN THDA LOAN PROGRAMS

3.1 OVERVIEW

Before undertaking the typical underwriting process for a proposed THDA loan, first determine whether the Applicant is eligible to participate in the desired THDA loan program. See Section 1.4 for a description of THDA loan programs. If the Applicant does not meet the basic program requirements described in this Section, do not submit the application file to THDA. If the Applicant does not meet the basic program requirements described in this Section, THDA cannot approve the application.

THDA program eligibility requires the following determinations:

1. Determine whether the property is within the applicable Acquisition Cost Limit. See Section 3.2.
2. Determine whether the Applicant’s Household Income is within the applicable Income Limits. See Section 3.3 for information about defining and calculating Household Income.
3. Determine whether the Applicant meets the Residence Requirement. See Section 3.4.
4. Determine whether the Applicant meets the Three Year Requirement. See Section 3.5 and 3.7.
5. Determine whether Applicant meets the New Mortgage Requirement. See Section 3.6.
6. Determine whether Applicant is a U.S. citizen or permanent resident alien.

If all of these requirements are not met, do not submit the application file to THDA.

3.2 ACQUISITION COST LIMITS

A. Defining Acquisition Cost

Property to be financed with a THDA loan cannot be purchased for an amount that exceeds the applicable Acquisition Cost Limit. Generally, the Acquisition Cost is the total cost of acquiring the property as a completed residential unit.

Usually, the Acquisition Cost is the price specified in the contract between the seller and Applicant for the property, so long as there are no other agreements (written or verbal) for payment of any additional amounts in connection with the purchase or construction of the property. If there are agreements of any kind in addition to the purchase contract, then the Acquisition Cost also includes all other amounts paid in cash or in kind by the Applicant or on behalf of the Applicant in connection with the property.

B. Acquisition Cost Inclusions

Include the following items in determining Acquisition Cost:

1. The price indicated in an executed sales contract for a proposed, new or existing house and lot that will be conveyed to the Applicant when the THDA loan is closed (“house” includes a manufactured home on a permanent foundation);
2. The price or total cost to construct a house on a lot owned by the Applicant;

3. The amount paid by the Applicant for an unimproved lot less than two years before the date of loan application upon which a residence will be (or has recently been) built;

4. The cost of necessary repairs to the residence that are not included in the sales contract;

5. The cost for fixtures that are not included in the sales contract;

6. The cost of all materials and labor needed to complete or renovate the residence that are not included in the sales contract;

7. Any other cash or in-kind contributions paid by or on behalf of the Applicant to or for the seller;

8. Any other cash or in-kind contributions paid by or on behalf of the seller to or for Applicant;

9. The portion of settlement and financing costs that exceed usual and reasonable amounts.

C. Acquisition Cost Exclusions

Do not include the following items in determining Acquisition Cost:

1. The amount paid by the Applicant for an unimproved lot more than two years before the date of application upon which the subject residence will be (or has recently been) built;

2. The cost for personal property that is not included in the contract for sale;

3. The imputed cost (sweat equity) of Applicant's labor and/or the labor of the Applicant's immediate family members;

4. Loan points paid by the seller;

5. Usual and reasonable settlement and financing costs.

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## D. Current Acquisition Cost Limits By MSA*/County

<table>
<thead>
<tr>
<th>Counties</th>
<th>Acquisition Cost Limits</th>
<th>Household Income Limits 1-2 Persons</th>
<th>Counties</th>
<th>Acquisition Cost Limits</th>
<th>Household Income Limits 1-2 Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>$250,000</td>
<td>$63,900</td>
<td>Lewis</td>
<td>$250,000</td>
<td>$60,000</td>
</tr>
<tr>
<td>Bedford</td>
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<td>$59,040</td>
<td>Lincoln</td>
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</tr>
<tr>
<td>Benton</td>
<td>$250,000</td>
<td>$57,480</td>
<td>Loudon</td>
<td>T $300,000</td>
<td>$76,680</td>
</tr>
<tr>
<td>Bledsoe</td>
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<td>Macon</td>
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<td>$68,760</td>
</tr>
<tr>
<td>Blount</td>
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<td>Madison</td>
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</tr>
<tr>
<td>Bradley</td>
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<td>Marion</td>
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</tr>
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<td>Marshall</td>
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</tr>
<tr>
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<td>Maury</td>
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</tr>
<tr>
<td>Carter</td>
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</tr>
<tr>
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<td>$82,440</td>
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<td>$68,760</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Denotes a targeted county. The first–time homebuyer requirement is waived.

T Denotes that some census tracts in the county are targeted, and in these census tracts, the first–time homebuyer requirement is waived.
3.3  HOUSEHOLD INCOME LIMITS

A.  Defining Household

1.  Household Includes

   A household, for purposes of determining eligibility for THDA loan programs, includes all persons 18 years of age or older and all minors who will live in the property to be acquired with the THDA loan and any spouse who is absent or separated, regardless of whether they intend to occupy the property.

2.  Accuracy of Household Composition

   Although not a critical issue in other sources of financing, the accuracy of household composition must be determined for purposes of establishing total Household Income. If the Originating Agent becomes aware, at or prior to closing, that the household composition may differ from the composition first proposed, documentation must be corrected and submitted to THDA. Examples include the contemplated marriage of an Applicant, or the existence of a fiancé, relative or friend who intends to occupy the property.

   If the Originating Agent becomes aware that a relative, a friend or fiancé intends to occupy the property, obtain supporting evidence of income for each such person.

3.  Separated Applicant

   A separated Applicant must be treated as married, and the Applicant, together with the Applicant's separated spouse, must meet all THDA program requirements. A separation agreement is not sufficient to waive this requirement. The Applicant and the Applicant's separated spouse must sign the Deed of Trust (as a minimum) at loan closing, so that the marital rights of the separated spouse in the property are encumbered by the Deed of Trust. A separated spouse who will not occupy or take title to the property must furnish, at a minimum, a current pay stub with verification of hire date and their previous year’s Federal Income Tax Return, so that an accurate determination of Household Income can be made. Depending on the length of separation, up to three years’ federal income tax returns could be required.

4.  Expected Childbirth

   Do not include an unborn child for purposes of determining the number of persons in the household.

B.  Defining Household Income

   The Applicant cannot have, at the time of application or at closing, a Household Income greater than the applicable Household Income Limit. Generally, Household Income includes all income of all occupants of the property, and all heads-of-household or spouses who do not live in the property, except as noted in “Exclusions From Household Income” below.

   Household Income is the total annual gross income, earned and unearned, from all sources, before taxes or other deductions, received by the Applicant, all other persons 18 years of age and older who will live in the property and not a full time student (12 hours per semester), separated or absent spouses, and all unearned income of all members of a household, including minors.
Determining Household Income, as described in this Section 3.3, is essential for determining eligibility for THDA loan programs. This determination of Household Income is an initial step that is separate and different from subsequent credit underwriting for compliance with FHA, VA, USDA/RD or PMI regulations.

C. **Household Income Inclusions**

Calculate Household Income for all members of the household and include all full-time, part-time or temporary:

1. Wages, whether salary or hourly;
2. Overtime earnings, fees, tips and other compensation for personal services;
3. Bonuses, commissions, vacation pay, shift differential and holiday pay;
4. Social Security payments;
5. Interest, dividends and other net income of any kind from real or personal property; (any withdrawal of cash or assets from an investment will be included as income, except to the extent the withdrawal is reimbursement of cash or assets invested by a household member); also, the greater of actual earnings or imputed earnings from liquid assets in excess of $5,000.00.
6. Periodic determinable allowances such as alimony, child support and other recurring payments or gifts from persons who will not reside in the property;
7. Periodic payments from annuities, insurance policies, pensions, retirement funds, royalties, sick pay, trust income, disability, death benefits or other type of periodic payments, including lump sum payments for the delayed start of a periodic payment, except Social Security and Supplemental Security Income (SSI);
8. Armed Forces pay, including regular pay, special pay and allowances (excluding special pay for exposure to hostile fire). Armed forces pay for a head-of-household or spouse is always included, whether they are living in the household or not;
9. Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation and severance pay (except lump sum payments as noted in “Exclusions From Household Income”);
10. Welfare assistance;
11. Relocation payments made pursuant to Title II of the Uniform Relocation Assistance and Real Property Acquisition Act of 1970;
12. Benefit and other non-earned income, including amounts paid directly to or on behalf of minors and full-time students;
13. Any other source of income, except as noted in “Exclusions From Household Income”.
14. Annual net income from rental (net rental income is calculated at 75% of gross rent).
15. Total annual net income from operating a business or profession, including expenditures for business expansion or capital indebtedness, and withdrawal of cash or assets except to the extent the withdrawal is for reimbursement of cash or assets invested in the operation by a household member; an allowance for deduction of straight line depreciation of assets used in the operation is allowed.
D. Household Income Exclusions

When calculating Household Income do not include:

1. Earned income from employment of children and foster children under age 18; however, benefits and other non-earned income paid directly to or on behalf of minors and full-time students is counted as Household Income;

2. Payments received for care of foster children or foster adults;

3. Adoption assistance payments;

4. Amounts that are specifically for, or in reimbursement of, the cost of medical expenses for a household member;

5. Income of a live-in aide;

6. Student financial assistance (educational grants, scholarships, educational entitlements, work-study programs and financial aid packages) paid directly to the student or to the educational institution;

7. Earned income of full-time students 18 years old or older who can be claimed as a dependent by a household member; (earned income of a head-of-household or spouse who is a full-time student must be included in Household Income);

8. Armed Forces special pay for exposure to hostile fire;

9. Earned Income Tax Credits;

10. Amounts received that are incident to a training program funded by HUD, including compensation that is a component of a state or local employment training program with clearly defined goals and objectives, the duration of which is for a limited period, determined in advance;

11. Amounts received by a disabled person that are disregarded for a limited time for purposes of Supplemental Security Income (SSI) eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS);

12. Amounts received by a participant in a publicly assisted program which are specifically for or in reimbursement of out-of-pocket expenses (such as special equipment, special clothing, transportation, child care, etc.) and which are made solely to allow participation in a specific program, such as the Community Work Experience Program, or the Employment Search Program; this exemption also includes volunteer fire-fighters;

13. Temporary, sporadic or nonrecurring income, including gifts;

14. The value of Food Stamps;

15. Lump sum additions to assets, such as inheritance, insurance payments (including health and accident insurance and worker's compensation payments), capital gains, settlement for personal or property loss, and deferred periodic payments received in a lump sum from Supplemental Security Income (SSI) and Social Security benefits;

16. Repatriation payments made by foreign governments pursuant to claims filed under the laws of that government by persons who were persecuted during the Nazi era (initial determination or reexamination must have been made on or after April 13, 1993).
3.4 RESIDENCE REQUIREMENT

The Applicant(s) must occupy the property as their permanent, principal residence within 60 days after the THDA loan is closed. The Applicant(s) must use the property as their permanent, principal residence for the life of the THDA loan.

3.5 THREE YEAR REQUIREMENT

Applicants who have had an ownership interest in their principal residence within the three years (a full 36 calendar months) prior to the date of application are not eligible for a THDA loan. When an applicant is married, both spouses must meet the three year, first-time homebuyer requirement. The three year requirement does not apply if the property to be acquired with the THDA loan is located within a Targeted Area (See Section 3.7) or under certain circumstances if the applicant is a veteran (See Section 3.5.c).

A. Permitted Ownership Interests

An Applicant may have the following ownership interests in their principal residence within the last three years and be eligible for a THDA loan:

1. An ordinary lease, with or without an option to buy;
2. The interest of a buyer under a standard residential purchase contract;
3. A mere expectancy to inherit property at a later date;
4. A remainder interest;
5. A manufactured home without ownership of the land on which it is located;
6. A manufactured home and land on which it was located, if the manufactured home was not titled and assessed as real property;
7. Any of the prohibited ownership interests if the property is in a Targeted Area;
8. Any other interest that is not a prohibited interest, as determined by THDA.

An Applicant may also have the following ownership interests within the last three years and be eligible for a THDA loan:

1. An ownership interest in a vacation home or rental property;
2. A financial interest in a residence in which the Applicant has not resided at any time within the last three years;

B. Prohibited Ownership Interests

See Section 3.7 to determine whether the property is in a Targeted Area. If the property is in a Targeted Area, this requirement does not apply.

Applicants who have had any of the following ownership interests in their principal residence within the three years (a full 36 calendar months) before the date of the THDA loan application are not eligible for a THDA loan to acquire property located within a non-Targeted Area:

1. A fee simple interest;
2. A joint tenancy;
3. A tenancy in common;
4. A tenancy by the entirety;
5. The interest of a tenant-shareholder in a cooperative;
6. A life estate;
7. A land contract;
8. Ownership of a manufactured home and the land on which it was located, if the manufactured home was titled and assessed as real property;
9. An interest in an Applicant's principal residence created by the existence of an inheritance, whether title is vested in the Applicant or not;
10. Any of the above interests held in a trust (whether or not created by the Applicant) that would constitute an ownership interest if held directly by the Applicant.
11. Interest arising because, within the last three years, the Applicant's name was included on a deed to a residence which the Applicant occupied as their principal residence.
12. Interest arising because, within the last three years, the Applicant was married to a person who had one of the prohibited ownership interests in a residence which Applicant occupied as their principal residence.
13. Any other interest that constitutes an ownership interest, as determined by THDA.

C. Veteran Exemption

Veterans and their spouses do not have to meet the three year requirement (i.e. be a first-time homebuyer) under certain circumstances to be eligible for THDA's mortgage programs. “Veterans” as defined in 38 U.S.C. Section 101, so long as the Veteran did not previously receive a bond finance mortgage under this exception and, generally, includes anyone (a) who has served in the military and has been released under conditions other than dishonorable or (b) who has re-enlisted, but could have been discharged or released under conditions other than dishonorable.

3.6 NEW MORTGAGE REQUIREMENT

A THDA loan cannot be used to refinance an existing loan. A THDA loan may replace a temporary construction or bridge loan if acceptable documentation is provided to THDA that such a loan has a non-renewable term of twenty-four (24) months or less, documented with a copy of the construction or bridge loan note and recorded Deed of Trust. A THDA loan cannot close with a three-day Right of Rescission. All THDA loans must be amortized for a term of 30 years, unless a different term is specifically stated in this Guide.

3.7 TARGETED AREAS

A Targeted Area is a qualified census tract or an area of chronic economic distress as designated by the IRS. A Targeted Area may be an entire county or may be a particular census tract within a county. The Targeted Area designation is important for two reasons:

1. The Three Year Requirement (see Section 3.5) does not apply in Targeted Areas; and
2. THDA is required to use or set aside a portion of the proceeds from each bond issue for loans in Targeted Areas.

Documentation in each application file submitted to THDA must correctly identify whether the property is or is not located within a Targeted Area. The Appraisal must identify the relevant census tract. If a discrepancy occurs in the census tract information reported on the appraisal versus the census tract shown on the Flood Hazard Determination, the Originating Agent must clarify and provide correct census tract information to THDA.
A. Census Tracts

The US Census Bureau divides the United States into many small geographic areas, and identifies each with a unique series of numerals separated by decimals. These numbers indicate the property's state, county, tract, and sub-tract. An example of a complete Census Bureau identification number and an explanation of its elements follows:

Example: 47.157.0078.10

“47” - the US Census Bureau identification number for Tennessee. THDA does not require this number to be indicated on the appraisal report.

“157” - the US Census Bureau identification number for Shelby County. THDA does not require the Census Bureau county code number to be entered on the appraisal report.

“0078” - the US Census Bureau identification number for one of the census tracts within Shelby County. The correct census tract number must be indicated on the Appraisal for property located in those counties.

“10” - the US Census Bureau sub-tract number within tract 0078.

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B. Current Targeted Areas

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THDA received approval from the U.S. Department of Treasury to commit $60 million in federal funding to its new Down Payment Assistance Program. The source of this funding is U.S. Treasury’s Hardest Hit Fund (HHF), which was established in the aftermath of the mortgage market crisis to help homeowners at risk of losing their homes to foreclosure.

THDA’s $15,000 Down Payment Assistance Program is available for existing construction in 55 targeted ZIP Codes located in 30 Tennessee counties based on a number of “stress” factors, including foreclosures, short sales and negative equity rates:
SECTION 4: OTHER THDA PROGRAM REQUIREMENTS

4.1 ELIGIBLE APPLICANTS

An Eligible Applicant must meet ALL of the following criteria:

1. Possess and demonstrate the legal capacity to incur the THDA debt (not be judged incompetent, and be age 18 or older or have minority removed by judicial process);

2. Meet credit underwriting standards of the relevant insuring program as evidenced by the approval of a Direct Endorsement underwriter or the insurer program accepted underwriting software, i.e. Loan Prospector, Desktop Underwriter;

3. Be, or become, within 60 days after the THDA loan closing, a resident of the State of Tennessee and intend to occupy the property as their principal residence;

4. Have gross assets of such amounts as to be considered a person of low or moderate income, as THDA may determine from the documentation contained in the application file (See Section 5.2); and

5. Agree to occupy the property as their principal residence and agree not to rent the property during the term of the THDA loan, as sworn to in the Application Affidavit and as precluded by the THDA Rider.

6. Must be a U.S. citizen or permanent resident alien.

4.2 PROPERTY ELIGIBILITY

A. Eligible Property

Eligible property must meet all of the following requirements:

1. Be one of the following:
   (a) A detached or semi-detached house;
   (b) A row-house, townhouse, condominium or be part of a planned unit development. For a property located in a condominium development, including developments less than 100% complete, the condominium development must have approval by either FHA, VA, USDA/RD, FHLMC or FNMA;
   (c) A one, two, three, or four-family residence, one unit of which must be occupied by Applicant as his/her principal residence;
   (d) Any of the above types of residences, existing, new or proposed (HHF-DPA excludes new or proposed construction):
      (1) built on site, or
      (2) a modular home permanently attached to a foundation (in compliance with HUD guidelines, or
      (3) a HUD approved double-wide manufactured home permanently attached to a foundation (in compliance with HUD Manual 4930.3, “Permanent Foundations Guide for Manufactured Housing”), with wheels, axles, towing tongue and running lights removed. If any portion of a
residence includes a manufactured home, the residence is classified as a manufactured home for THDA’s purposes. A structural engineer’s report is required stating that the home is permanently attached to a foundation in compliance with HUD guidelines.

2. Any property consisting of more than one unit as described above, or that contains a separate living unit detached from the Borrower’s principal residence, will not be eligible for THDA funding.

3. Not to be used in a trade or business or as an investment property, vacation home or seasonal home. Occasionally individuals claim a business deduction on their Federal Income Tax Returns. In most cases this is a small portion of the home used as an office and the tax return must show the percentage of square footage used for the business deduction. As long as the square footage used for a business deduction is 15% or less, it is acceptable to THDA. Obviously, the home cannot be used as a day care center, beauty salon or other similar businesses.

4. Be in good condition, meet state and local codes, comply with local zoning in its present use.

5. Be in complete compliance with any and all loan program insurer guidelines for minimum property standards and loan insurance. Any closed loan subsequently found ineligible for insurance for a property related issue, as determined by the relevant insurer, is ineligible for THDA funding and immediately subject to repurchase by the Originating Agent, without exception.

6. In order for a HUD owned property to be considered an eligible property for THDA funding, it must be listed for sale as:

   “Insurable”, meaning that FHA’s MPR has been met at the time of the appraisal, and no repairs are required regardless of program type (FHA, VA, USDA/RD, or Conventional):

   or

   “Insurable With Conditions” and all conditions have been satisfied to fully meet FHA’s MPR or HUD is providing escrow funds to cover the costs of required repairs regardless of program type (FHA, VA, USDA/RD, or Conventional).

The HUD Appraisal must include the estimated cost of any required repairs and must state that the utilities were on. THDA will allow HUD escrow for repairs to be included in the loan amount. THDA will also allow borrower funded escrow for required repairs. The appraiser must specify the cost of any and all required repairs. An actual bid from a licensed contractor stating the total cost of the required repairs may be required by THDA. The Originating Agent must be responsible to insure that adequate funds are available to complete the required repairs and at a minimum, one and one-half (1½ ) times the cost of the repairs must be held in escrow. The required repairs must be completed within 60 days of the date of loan closing and a clear, final inspection by the appraiser or Originating Agent is required. An escrow agreement signed by the Originating Agent and the borrower must be provided to THDA. THDA reserves the right to reject any request for escrows.
B. Appraisals

The Originating Agent is responsible for selecting appraisers and reviewing the quality of their work. THDA does not maintain a list of approved appraisers; however, THDA reserves the right to refuse appraisals from specific appraisers or appraisal firms. THDA also reserves the right to require a new appraisal prepared by a different appraiser or to require additional information, including additional comparable sales.

In September 2005, FHA issued ML 2005-34 announcing the adoption of Fannie Mae’s revised appraisal forms. Also in December, 2005, FHA issued ML 2005-48 pertaining to required repairs and inspections for existing properties. THDA has approved and adopted these same guidelines and policy changes as it relates to FHA loans.

As an element of THDA’s quality control process, appraisal desk reviews and field reviews may be ordered by THDA. Reviews indicating that the original appraisal contained unrealistic valuation methods or conclusions, or reviews that reveal patterns of inappropriate valuations, may result in the suspension of the appraiser from THDA’s programs, or other appropriate action.

All application files submitted for THDA underwriting must include a Uniform Residential Appraisal Report (URAR), completed by an appraiser who is licensed by the State of Tennessee, and who has no financial interest in the transaction.

The Appraisal must indicate an appraised value acceptable to THDA. An application may be rejected by THDA if:

1. The appraised value of the property exceeds the applicable Acquisition Cost Limit by more than 20%; or

2. The Appraisal indicates a land value in excess of 35% of the total appraised value of the property, unless otherwise approved by THDA in its sole discretion; or

3. The Appraisal indicates the property values for the neighborhood in which the property is located are declining and the Applicant is seeking a THDA mortgage loan for maximum financing.

C. Acceptable Amount of Land

Property purchased using a THDA loan program can include one subdivision lot of up to five acres in size, as shown on a recorded subdivision plat, without express THDA approval. More than one recorded subdivision lot may be acceptable at THDA’s discretion, if the lots are located in an older subdivision containing narrow “shotgun” lots, and if one lot does not contain the minimum size required under local regulation to permit construction of a residence. Lots of any size not shown on a recorded subdivision plat require express approval by THDA, at THDA’s sole discretion.

Land relating to a residence shall be considered as part of the residence only if such land reasonably maintains the basic livability of the residence and does not provide a source of income to the mortgagor.
4.3 ELIGIBLE LOAN TYPES AND TERMS

A. Types Of Loans

Each THDA loan must be one of the following:

1. Insured or guaranteed by one of the following:
   a. the Department of Veterans Affairs (VA), as evidenced by a Loan Guaranty Certificate (LGC); or
   b. the Federal Housing Administration (FHA), as evidenced by a Mortgage Insurance Certificate (MIC) in FHA connection; or
   c. the United States Department of Agriculture, Rural Development, as evidenced by USDA/RD Form 3555-17.

2. Conventional loans must have a loan-to-value ratio of 78% or less based on the loan amount divided by the lesser of appraisal or contract sales price. In the case of a self-built new construction, the ratio is based on the lesser of appraised value or actual total cost.

B. Maximum Loan-To-Value Ratios

As permitted by FHA, VA, USDA/RD, or 78% LTV for conventional loans, subject to any restrictions contained in this Guide.

C. Maximum Loan Amount

1. Conventional Loans
   a. All Conventional loans must be underwritten using FNMA and FHLMC guidelines, no expanded approvals allowed. Automated Underwriting Systems, FNMA’s (DU) or FHLMC’s (LP) must be used for the underwriting decision.
   b. Loans at 78% or less LTV may be manually underwritten if the borrower/s have no credit score. However, if FNMA or FHLMC’s Automated Underwriting System (DU or LP) is used, no expanded approvals are acceptable for THDA loans.

2. FHA, VA or USDA/RD Loans

   The Base Loan Amount cannot exceed the appraised value, and cannot exceed THDA’s Acquisition Cost limit for the county in which the property is located. The Total Loan Amount may exceed the maximum Acquisition Cost limit by no more than the amount of financed MIP, funding fee or guaranty fee.

3. FHA 203(h) Mortgage Insurance for Disaster Victims

   THDA will accept applications under FHA's Section 203(h) Mortgage Insurance for disaster victims, provided they were a tenant who lost the use of their rental primary residence due to a natural disaster located within a Presidentially declared area.
   
   • Program is in effect for one year from when the President declares the disaster.
   • 100% financing for disaster victims whose homes/residences have been either destroyed or damaged to the point that reconstruction is required in a Presidentially declared disaster area.
• The victim/borrower does not have to purchase in the declared disaster areas.
• Find the listed Presidentially declared disaster areas at: www.fema.gov.
• The victim/borrower has to provide proof of permanent residence in the disaster area and proof of destruction of residence with the following recommended documents:
  o Proof of permanent residence: valid driver's license, voter registration card, or utility bills;
  o Proof of destruction of residence: an insurance report, an inspection report by an independent fee inspector or government agency (FEMA), or conclusive photographic evidence showing the destruction or damage.

The following properties are eligible: one unit detached homes, approved condominium projects, or spot loan condominiums. (Two, three, and four unit properties are not eligible to be purchased in this program.)

Closing costs and prepaids can be paid by the buyer, seller, Originating Agent, or through the THDA Great Choice Plus second mortgage loan program.

Standard FHA and THDA underwriting guidelines apply for qualification.

4. THDA will not accept applications from any applicant whose credit score is below 640. Applicant(s) with no credit scores, however, may be manually underwritten using non-traditional credit guidelines in accordance with FHA, VA or Rural Development requirements. If all applicants do not have a credit score, application must be manually underwritten using non-traditional credit guidelines.

5. The total debt to income ratio must not exceed 45%. Debt to income ratio for manual underwriting must not exceed 43%. Debt to income ratio for non-traditional credit file (no scores) is limited to 36%.

6. Other Considerations
   a. A Gift of Equity may be considered by THDA on a case-by-case basis on an existing home or new construction under certain circumstances. The terms of the Gift of Equity must be stated in the sales contract and must be from an immediate family member. Immediate family member is defined as parents, siblings and grandparents. If the home is proposed or under construction, the maximum loan cannot exceed the borrower’s actual cost of construction plus the borrower’s actual cost of the lot, both of which must be verified. THDA reserves the right to ask for or require additional documentation on any loan with a Gift of Equity.
   b. For transactions involving estate sales wherein the Applicant is an heir, the maximum loan amount must be calculated after deducting the Applicant/heir’s anticipated share of the sale proceeds.

D. Security

   All THDA loans must be secured by a first lien on the property. In addition, at the option of the borrower, a Great Choice Plus loan for DPA/closing costs assistance may be provided. All Great Choice Plus loans must be secured by a second lien on the property.

E. Loan Payment Terms

1. Great Choice

   Great Choice loans must be fully amortized, with level payments, and must be for a term of 30 years. If a 30 year loan term exceeds the economic life of the property, as provided in the appraisal report, THDA may not approve the loan.
2. Great Choice Plus

The Great Choice Plus loan is a 0% interest rate, deferred payment, forgiveable second lien. The second mortgage loan is forgiven at the end of the term of the Great Choice first mortgage loan.

F. Prepayment Penalty

Prepayment penalties are not permitted on THDA loans.

G. Late Charge

Late charges, if any, must be reflected in the Deed of Trust and Note and must be in compliance with program insurer’s guidelines.

H. Origination Fee

Only the authorized Origination Fee may be charged.

I. Assumptions

THDA first mortgage loans are assumable only if the person assuming the THDA loan meets all THDA program requirements applicable to new THDA loans, and the assumption application is approved by THDA. Assumption applications are processed by THDA or the THDA Servicer of the loan to be assumed.

THDA second mortgage loans are not assumable with the exception of a VA assumption.

4.4 FEDERAL RECAPTURE

All THDA loans closed after December 31, 1990, are subject to the federal recapture tax. The recapture tax is designed to recapture a portion of the subsidy associated with THDA loans. Recapture tax liability must be determined at the time the property is sold, if the sale occurs within nine years from the closing of the THDA loan. Refinancing a THDA loan does not trigger recapture tax liability, however, if the property is sold after the date of refinancing but before the ninth anniversary of the THDA loan closing, recapture tax liability must be determined at the time of sale. THDA Originating Agents notify the Applicant about recapture tax at the time a THDA loan application is made by securing their signature on the Notice To Applicants Federal Recapture Requirements.

Whether the recapture tax results in an actual payment to the federal government depends on a number of factors, including changes in family income, gain on the sale of the property, the number of years the THDA loan is outstanding, and the original THDA loan amount. The exact amount to be paid, if any, cannot be determined until the property is sold.

A THDA loan, originally closed after December 31, 1990, that is assumed within nine years from the date of the original THDA loan closing is subject to the recapture tax for an additional nine year period beginning on the date of the assumption.

For further information regarding the federal recapture tax, advise Applicants or Borrowers to contact their tax professional. Written information is available by ordering IRS Form 8828 “Recapture of Federal Mortgage Subsidy” and its accompanying instructions from any IRS office or through the IRS website at www.irs.gov.
SECTION 5: PROCESSING AND CREDIT UNDERWRITING REQUIREMENTS

5.1 OVERVIEW

A. Disclosures

1. Great Choice
   Originating agents are required to provide all disclosures that comply with all federal and state laws and/or regulations. These include, without limitation, signed and dated copies of loan estimate, Tennessee Residential Property Condition Disclosure and transfer of servicing disclosures.

2. Great Choice Plus
   Originating agents will provide all disclosures that comply with all federal and state laws and/or regulations. These include GFE and Disclosure of Loan Terms.

B. Underwriting Guidelines, Debt Ratios, Credit Scores, Compensating Factors

Eligible applicants must meet credit underwriting standards of the relevant insuring program, as evidenced by the approval of a Direct Endorsement underwriter or the insurer, program accepted, underwriting software, i.e. Loan Prospector (LP), Desktop Underwriter (DU). LP or DU acceptance must also be signed by the Originating Agent underwriter or processor verifying the accuracy of information or data required to receive approval.

All loan submissions with a borrower(s) credit score (middle score or lowest score if only two scores) below 640 will not be eligible for THDA funding. THDA will accept loans with the following decision responses which shall meet the following THDA requirements:

1. Approve/Eligible: Maximum debt ratio of 45% and a minimum credit score of 640.

2. Refer/Eligible - due to “no score” only: Loans must be manually underwritten using non-traditional credit guidelines in accordance with FHA guidelines, maximum debt ratio of 36%.
   - Two months PITI in reserves. This cannot be a gift.

3. Refer/Eligible: Loans must be manually underwritten, maximum debt ratio of 43%, minimum credit score of 640, and must meet two of the three THDA overlays listed below.
   - The borrower must have a verified rental history. Verification of rental (VOR) is acceptable if borrower is renting from a commercial management company; or 12 months canceled checks/bank verification if borrower is renting from a private landlord.
   - One month PITI in reserves. This cannot be a gift.
   - A two year job history with a minimum of 12 months at current employer.

4. Approve/Ineligible: As it refers to the HUD REO $100.00 down payment program only, maximum debt ratio of 45% and minimum credit score of 640.

All THDA loan application packages will be required to include a copy of the completed FHA Loan Underwriting and Transmittal Summary or Loan Analysis signed by an authorized program endorsed underwriter of the Originating Agent, or correspondent underwriting agent. (See Section 6.2. K)

Any closed loan subsequently determined to be ineligible for program insurance due to non-compliance with that program’s credit underwriting guidelines will be ineligible for THDA funding and subject to repurchase without exception.

C. Homebuyer Education-Great Choice Plus and Homeownership for the Brave Program

Great Choice Plus and Homeownership for the Brave borrowers are required to obtain pre-purchase homebuyer education and counseling provided by a THDA approved Homebuyer Education (HBEI) Provider at one of the approved agencies listed on THDA’s website at www.thda.org. Each person on
the loan is required to obtain homebuyer education. The following formats are available for Homebuyer Education:

1. Face-to-Face
   - A minimum of six hours of classroom education
   - A four hour class or workshop, paired with a minimum of one hour of individual counseling
   - A minimum of four hours of face-to-face, one-on-one homebuyer counseling

2. Online Education
   - A minimum of one hour of individual counseling paired with THDA’s approved eHomeAmerica online homeownership education course
     - The borrower may access the course via THDA’s website or by contacting the approved Provider agency directly.
     - The borrower will select an HBEI Provider and pay a fee during the online registration process.
     - Upon completion of the course, the borrower will be contacted by the HBEI Provider and required to participate in a one hour counseling session. The session provides follow-up counseling on the test questions and additional counseling regarding the customer's budget and responsibilities as a homeowner.

After the Homebuyer Education course is completed, the HBEI Provider will provide the borrower with their THDA Certificate of Completion. The certificate will be in effect for 12 months.

D. Homebuyer Education—HHF DPA Program

Great Choice HHF and Homeownership for the Brave HHF borrowers are required to obtain pre-purchase and post-purchase homebuyer education and counseling provided by a THDA approved Homebuyer Education (HBEI) Provider at one of the approved agencies listed on THDA’s website at www.thda.org. Each person on the loan is required to obtain pre-purchase and post-purchase homebuyer education prior to receiving THDA’s commitment for the loan to close. The following formats are available for Homebuyer Education:

1. Face-to-Face
   - A minimum of eight hours of classroom education covering pre-purchase and post-purchase
   - All available in-person classes are available on the THDA HBE Calendar
   - Agency may choose to offer hands-on workshops for the borrower to attend after closing. Agency will provide details.

2. Online Education
   - A minimum of one hour of individual counseling paired with THDA's approved eHomeAmerica pre-purchase and post-purchase education course
     - The borrower may access the course via THDA’s website (HHF-DPA link)
     - The borrower will select an HBEI Provider and pay a fee during the online registration process. Each course will require separate payment; registration is only completed once.
     - Within 24-48 hours of completing both courses, borrower will be contacted by the HBEI Provider to schedule the one hour follow-up session. The session provides follow-up counseling on the test questions and additional counseling regarding the customer's budget and responsibilities as a homeowner.
E. \textbf{Age of Credit Documents}  
All credit documents must be current when submitted to THDA for underwriting. For Commitments with a term of six months (permanent financing on new construction), income documents more than 180 days old must be updated and resubmitted for THDA review and approval when construction is complete.  
All updates and requests for extension of the Commitment must be submitted with updated documents for THDA approval prior to the Commitment expiration date.

F. \textbf{Qualifying Spouse}  
When an application is made by two people, both are considered co-applicants for THDA eligibility purposes. Both must sign the Application Affidavit and the income of both persons must be included in calculating Household Income as described in Section 3.3. Both persons must execute the Note and the Deed of Trust.

G. \textbf{Non-Qualifying Spouse}  
1. Cannot have owned principal residence in the past three years unless present property being purchased is in a targeted area.  
2. Items required as documentation on the non-qualifying spouse:  
   a. Income verified and a current pay stub.  
   b. Signature on an original Application Affidavit (can be on the same Affidavit as borrower or on a separate Affidavit).  
   c. Copy of the most recent tax year Federal Income Tax Return and W-2’s.  
   d. Signature on the Deed of Trust at closing (signing away marital interest).

H. \textbf{Co-Signers}  
THDA will not approve any loan that includes the use of a co-signer.

5.2 \textbf{ASSETS}  
A. \textbf{Substantial Liquid Assets}  
If an Applicant has non-recurring deposits in excess of $300 the Applicant must explain the source and circumstances of such deposits. THDA will make a case-by-case determination of the acceptable level of liquid assets and/or recurring income based on the information and documentation provided in the application file.

B. \textbf{Sale of Assets}  
Funds to close the THDA loan that are obtained from the sale of an asset must be documented. Include a copy of the bill of sale.  
If the source of funds to close are from the sale of commercial property, manufactured home (chattel) or non-owner occupant residential real estate, documentation must be provided to establish whether income is being received, or will be received, or to show that the property was sold and not retained for rental income. If there is financing income or rental income, it must be included in Household Income (See Section 3.3).

C. \textbf{Gift Letter}  
A gift letter must be properly documented and verified in accordance with program insurer guidelines.

5.3 \textbf{VERIFICATIONS}  
A. \textbf{Employment Verifications}  
Full documentation is required for THDA. All current full-time and part-time employment or self-employment covering a period of at least the last two years must be verified in writing. Telephone verification is acceptable on previous employment. For current employment not verified with a standard
VOE form, answers to all questions contained on the standard VOE must be provided by the employer on employer letterhead. Verifications must indicate bonuses, next pay increase, overtime and scheduled number of work hours if paid by the hour. In addition, a copy of each Applicant’s most recent pay stub is required (no more than 30 days old). This income verification and documentation is also required for a non-qualifying spouse and any other occupant of the property 18 years of age or older.

B. **Sole-Proprietorship Verifications**
   Year-to-date P&L, Plus 1040’s with Schedule C for a minimum of two tax years, and 24 months in business.

C. **Partnership Verifications**
   Year-to-date P&L, Plus 1065’s with Schedule K-1 and Schedule E, part II; Partnership returns with all schedules. Minimum two tax returns and 24 months in business.

D. **Limited Partnership Verifications**
   1065, Schedule K-1 and Schedule E, part II; Partnership Return with schedules. Minimum two tax returns and 24 months in business.

E. **Subchapter S Corporation Verifications**

F. **Corporation Verifications**
   Provide if Applicant owns or controls 25% or more of the stock. Corporation Return, Form 1120 and Schedule L (if applicable); W-2 for Applicant. Minimum two tax returns and 24 months in business.

G. **Deposit Verifications**
   Verification of Deposit (VOD) and Borrower’s most recent statement for each account or alternative documentation. Borrower's bank statements for the previous two months for each account. When non-traditional credit is used (no credit score), two months PITI in reserves is required. When manually underwritten with a score of 640 or higher, one month PITI in reserves is required.

H. **Veteran Status**
   Veterans applying for the exemption to the three year requirement must provide a copy of VA Form DD-214 or VA Form DD-4 (Enlistment/Re-enlistment Document).

I. **FHA 203(h) Proof of Permanent Residence**
   The victim/borrower's previous permanent rental residence must have been in the disaster area and must have been destroyed or damaged to such an extent that reconstruction or replacement is necessary. The victim/borrower must provide conclusive proof of permanent residence with one of the following:
   - Valid driver's license
   - Voter registration card
   - Utility bills

J. **FHA 203(h) Proof of Destruction of Residence**
   The victim/borrower's previous permanent rental residence must have been in the disaster area and must have been destroyed or damaged to such an extent that reconstruction or replacement is necessary. The victim/borrower must provide proof of destruction with one of the following:
   - An insurance report
   - An inspection report by an independent fee inspector or government agency (FEMA)
   - Conclusive photographic evidence showing the destruction or damage
5.4 DEBTS, OBLIGATIONS AND OTHER EXPENSES

A. Remaining Debt Payments

Although most program insurer underwriting guidelines allow a certain number of remaining scheduled debt payments to be disregarded for purposes of loan qualifying, the impact of existing debt payments on Applicant’s budget at the time of the first scheduled THDA loan payment may be evaluated in THDA’s sole discretion.

B. Bankruptcy (Chapter 7 and Chapter 13)

An Applicant’s Chapter 7 bankruptcy must be discharged for a minimum of two years and acceptable credit must be re-established to be eligible for a THDA loan.

An Applicant’s Chapter 13 bankruptcy must be discharged for a minimum of one year, with all payments on the plan made as agreed, and acceptable credit re-established or maintained during this time.

Applicants currently in bankruptcy are not eligible for THDA loan programs.

THDA considers re-established credit, tradelines either traditional or non-traditional that have been active for 12 consecutive months.

C. Previous Default

Applicants with prior foreclosures or deeds-in-lieu are not eligible for THDA loan programs for a period of three years from the date of the foreclosure sale. If the foreclosure or a short sale was on a THDA funded loan, the borrowers are not eligible for another THDA loan.

D. Child Support and Alimony Obligations

Include a copy of the final order, signed by the court. Payments must be current.

E. Judgments

Any and all judgments must be handled in accordance with the program insurer guidelines.

F. Federal or State Tax Liens, Tax Arrearages

All tax liens or arrearages must be paid in full. Include an acceptable explanation from the Applicant.

G. Collections

Any and all collection accounts must be handled in accordance with program insurer guidelines.

H. Co-Signed Debt

Any and all co-signed accounts must be included in Originating Agent underwriting decisions in accordance with program insurer guidelines.

I. Child Care Expense

Child care expenses must be handled in accordance with program insurer guidelines.

J. Legally Enforceable Obligation Letter

If a borrower receives a Great Choice Plus loan and has an FHA first mortgage, a Legally Enforceable Obligation Letter, Form HO-0476, must be signed by Borrower at closing. This letter will be sent to the Originating Agent with the THDA loan commitment.
SECTION 6: SUBMITTING AN APPLICATION FILE TO THDA

6.1 OVERVIEW

Originating Agents must present accurate and complete information with each application file. Information withheld or misrepresented may void a Commitment or if discovered subsequent to loan closing, could result in a requirement for repurchase of the loan. Should the Originating Agent become aware prior to closing that either the household composition first proposed, and/or the household income first proposed has changed or will change prior to closing, THDA must be notified immediately and updated loan documentation must be submitted.

The application file as submitted to THDA, must have all documentation being submitted in the order shown on the THDA Underwriting Submission Checklist.

6.2 REQUIRED DOCUMENTS

A. Underwriting Submission Checklist

Include this form with each application file submitted to THDA for underwriting. See Section 9. If the borrower(s) is applying for the Great Choice Plus loan in conjunction with their application for a Great Choice loan, both blocks under Program Type must be checked.

B. Buyer Profile

A completed Buyer Profile must be included in the application file when submitted for THDA underwriting. See Section 9 for instructions.

C. Application Affidavit

The original executed and notarized Application Affidavit must be received as part of the loan submission package. The Application Affidavit must be signed by each loan applicant. Married applicants must both sign the Application Affidavit and meet first-time homebuyer eligibility requirements, even if a non-qualifying applicant or spouse is involved.

D. Veteran Exemption Application Affidavit

The original executed and notarized Veteran Exemption Application Affidavit must be received as part of the loan submission package if the veteran is applying under the exception to the three year requirement. Married veteran applicants must both sign the Veteran Exemption Application Affidavit and the veteran’s spouse does not have to meet the three year requirement.

E. Seller Affidavit

The seller of the property must execute a Seller Affidavit for each application file submitted to THDA. The original Seller Affidavit is required as part of the initial package submission. See Section 9 for additional information.

F. Application for Assistance

This completed form must be included in each loan application package submitted under the Great Choice Plus Loan Program.
G. Tax Returns

Copies of signed and dated Federal Income Tax Returns, including W-2’s, for the most recent tax year for the Applicant(s) and/or any non-qualifying spouse must be included in the initial application file. A Federal Income Tax Return also must be included in the initial application file for any household member 18 years or older who is required to file a Federal Income Tax Return.

If an Applicant or other household member 18 years of age or older cannot provide a copy of their most recent Federal Income Tax Return, they must obtain an IRS Tax Transcript or IRS Letter 1722, which are available from the IRS office where the tax return was filed. The Tax Transcript must be signed and dated by the taxpayer. Transcripts may be ordered by using IRS Form 4506. If an Applicant or household member was not required to file a Federal Income Tax Return, provide a signed and dated statement specifying why they were not required to file.

THDA, at its sole discretion, may require the most recent three years Federal Income Tax Returns if there is any indication in the loan file of prior homeownership.

H. Notice To Applicants Federal Recapture Requirements

This THDA disclosure is required for all loan types and must be signed at the time of application. Include the signed original in the application file. Furnish the Applicant a copy of the signed original.

I. Grants/Downpayment Assistance Approval Letters

If the Applicant expects to receive a grant or downpayment assistance from an entity other than THDA to facilitate the purchase of the property, include an approval/award letter from the granting organization indicating the type of assistance and the approved amount in the application file. The granting entity must be approved by the insured or guarantors and meet all the guidelines.

J. Transmittal Summary (Conventional and USDA/RD)

Include a Transmittal Summary with each conventional and USDA/RD application. This form is considered as the Originating Agent’s underwriting approval and must be signed and dated by the underwriter.

K. Insurance/Guaranty Approval

Based on the applicable loan type, include a copy of one of the following, accompanied by a copy of its condition sheet (if approved with conditions):

1. FHA/Mortgage Credit Analysis Worksheet signed and dated by a DE Underwriter if manually underwritten. If using LP or DU automated underwriting systems and states an Accept/Approve, then an underwriter’s signature is not required. CHUMS number must be ZFHA; or

2. VA (or VA Automatic) approval signed and dated by VA or the Originating Agent’s Automatic underwriter; or

L. Loan Application (1003)

Include the initial 1003, signed and dated by the Applicant(s) and the loan officer and final 1003. Three years of residency must be stated on the 1003.

M. Positive Identification

For all loan types, positive identification of each Applicant must be obtained in accordance with insurer or guarantor guidelines. It is the Originating Agents responsibility to insure that those guidelines are met.

N. Credit Report

The original credit report must be included in the application file unless it is required to be submitted to the insurer or guarantor. The Applicant’s credit report must comply with the program insurer’s minimum acceptable credit verification guidelines. Merged credit reports that comply with program guidelines are acceptable.

O. Final Divorce Decree/Marital Dissolution; Court Ordered Child Support; SSI or Other Assistance

Include copies of any or all of these documents, as applicable. Parenting plan may be used to determine the accuracy of household composition.

P. Verification of Employment; Most Recent Pay Stub; Form Evidencing Telephone Verification of Prior Employment; Self-Employment

See Sections 5.3 and 5.4.

Q. Documentation for Veteran Exemption

VA Form DD-214 if applicant is a discharged or released veteran. VA Form DD-4 if applicant has re-enlisted, but was eligible for a discharge or release at the time of re-enlistment.

R. Original Certificate of Title or Original Manufactured Certificate of Origin (Manufactured Home)

The original Certificate of Title with any lien noted thereon having been marked released, or original Manufactured Certificate of Origin (“MCO”) in the name of the seller of the subject property or having been endorsed to the seller MUST be included in the Underwriting Submission package. The file may be submitted electronically, however, a commitment will not be issued until THDA receives the original Certificate of Title or original “MCO”.

The only exception to this requirement is, if the seller of the subject property has a mortgage on the property and the lien holder is in possession of the title or MCO and will not release it until their loan is paid off. Under this scenario, a copy of the Certificate of Title or MCO must be included in the Underwriting Submission package and the commitment will be conditioned to receive the original Certificate of Title or MCO with the Closed Loan package. However, THDA will not purchase the loan until we receive the original Certificate of Title or original MCO.

S. Verification of Deposit or Bank Statements for Previous Two Months

See Sections 5.3.
T. Sales Contract

Include a copy of the purchase agreement (fully executed by seller and Applicant) in the application file. Information in the application file. Any changes to the purchase agreement must be initialed by seller and Applicant.

U. FHA Conditional Commitment

Enclose the HUD Form 92800.5B (FHA Conditional Commitment) and the Appraisal Analysis Sheet, both signed by the DE Underwriter.

V. Appraisal

Enclose an original Uniform Residential Appraisal Report (FMNA 1004) in the application file. The Uniform Residential Appraisal Report must reflect inspections of both the interior and exterior of the dwelling. If the original Appraisal must be submitted to the loan insurer or guarantor, a legible copy must be enclosed.

If the negotiated sales price for the property was modified after the Appraisal was provided, enclose a letter from the appraiser that indicates any changes in the appraiser’s conclusions.

W. Flood Notification

If the property lies within a Special Flood Hazard Zone, the Originating Agent must make proper and timely disclosure to the Applicant in compliance with federal regulations. Provide a life of loan Flood Hazard certification with the initial underwriting submission package or closed loan documents.

X. Loan Estimate

The initial Loan Estimate (LE) must be included in the Underwriting Submission Package and any subsequent changes in the LE, if necessary, must be included in the Closed Loan Submission Package. Great Choice Plus mortgage loan applications should reflect a $50 credit from THDA to the borrower, representing the grant THDA is providing the borrower to cover a large portion of the recording fees for the second mortgage loan Deed of Trust.

Y. Good Faith Estimate

A Good Faith Estimate (GFE) must be provided for the second mortgage loan. Recording fees are the only allowable fees.

6.3 DOCUMENTING NEW CONSTRUCTION FOR CUSTOM BUILT HOMES

NOTE: This section does not apply to the purchase of a new or proposed residence located on a lot that is not owned by the Applicant prior to the date of the loan closing; new construction is not allowed on HHF-DPA program.

A. Documentation Required

1. Copy of Warranty Deed to lot.
2. Copy of construction contract.
3. Contractor’s detailed cost estimate, if applicable.
4. Contractor’s final itemized bill, if applicable.
5. Final inspection with photos, when complete.

B. Manufactured Housing

For manufactured housing, additional or substituted documentation must include a contract for the manufactured home and documentation for the cost of foundation, utilities, landscaping, driveways and all other necessary improvements.
C. **Borrower Obtains Construction Loan**

1. Verification of the construction loan amount and term is required and should be added to the 1003. No cash out to borrower at closing is allowed.

2. If the applicants have hired a contractor to build the home, a copy of the construction contract is required and, at a minimum, the construction contract must state total cost or price. It cannot state cost plus a percent for profit.

**6.4 THDA UNDERWRITING DECISIONS**

A. **THDA Underwriting Results**

THDA Underwriters review each application file (original, update or re-submission). This review results in one of the following:

1. THDA Underwriters may approve an application file without conditions or subject to conditions as specified in Section 6.5.

2. THDA Underwriters may request additional documentation from the Originating Agent.

3. THDA Underwriters may reject an application that fails to meet the requirements of this Guide.

4. THDA Underwriters will reject an application if Household Income exceeds current Household Income Limits, if Acquisition Cost exceeds current Acquisition Cost Limit, if the property is not eligible for THDA financing, or if the Applicant’s credit is not acceptable to THDA. THDA, at its sole discretion, reserves the right to credit underwrite any loan and issue a denial based on unacceptable credit issues.

B. **Rejections**

Any application file rejected by a THDA Underwriter is reviewed by management before the Originating Agent is notified.

C. **Re-Submissions**

Re-submitted application files are processed by THDA in the same manner as new application files. THDA reserves the right to question a re-submitted application file that reveals significant income, deposit or asset discrepancies when compared to the application file that was initially submitted.

**6.5 COMMITMENTS**

A. **Application Approval**

An application file is not approved until a written Commitment is issued by THDA.

B. **Commitment Term**

Commitments for existing homes are issued for a period of three months. Commitments for new construction homes are normally issued for a period of six months, unless a three-month period is requested because construction is near completion.
C. **Commitment Conditions**

Commitments may be conditioned by THDA as follows:

1. Commitments may be issued with Prior-To-Closing conditions that must be satisfied before the loan can be closed, or

2. Commitments may be issued with conditions indicated under the heading “Receipt, With Closing Documents” (closing conditions).

D. **Satisfying THDA Commitment Conditions**

1. All Prior-To-Closing conditions must be satisfied in a manner satisfactory to THDA prior to loan closing. Submit all documents needed to clear all Prior-To-Closing conditions for each application file simultaneously.

   Documents submitted to satisfy Prior-To-Closing conditions must include the name of the Originating Agent, the THDA Underwriter to whom they are being submitted, the name of the Applicant and the THDA loan number.

2. All Closing Conditions (indicated on the Commitment as “Receipt, With Closing Documents”) must be satisfied by the time the loan is closed. Documentation acceptable to THDA to satisfy Closing Conditions must be included with the closed loan file when shipped to THDA.

3. THDA, in its sole discretion, may refuse to purchase any loan when any loan closing condition is not satisfied.

E. **Update of Application or Commitment**

The application file and the Commitment must be updated in the following situations:

1. After the Commitment is issued, if the Originating Agent becomes aware of significant changes in the Applicant’s household composition, income or credit, updated documentation must be submitted to THDA for review and approval.

2. When construction is complete (based on a six-month Commitment for new construction) final inspection, final photos and updated income documents (if more than 180 days old) must always be submitted for THDA review and approval.

3. All requests for an extension of a Commitment must be accompanied with updated income documents if the income documents are more than 180 days old.

F. **Loan Amount or Program Type Changes**

Occasionally, there will be a change in the loan amount, and/or the loan program may change. If the final loan amount is less than the loan amount indicated in the commitment, the Originating Agent should immediately contact THDA Processing for a new principal and interest payment amount. THDA will issue a revised Commitment, but closing can proceed, providing all other elements of the commitment have been satisfied.

If the final loan amount is more than the amount indicated in the Commitment, the Originating Agent should immediately contact THDA Underwriting. Closing should not be scheduled or held if already
scheduled. The Originating Agent must submit revised loan amount documentation and the updated Originating Agent underwriter approval on the higher loan amount.

In any and all cases where the loan amount changes after receiving the THDA approval, THDA must be contacted before loan closing occurs. Do not close THDA loans when discrepancies exist.

G. Commitment Delivery

THDA will deliver Commitments to Originating Agents by either fax or email based on documentation provided on the Underwriting Submission Checklist.

H. Void Commitments

A Commitment is void under the following circumstances:

1. Prior-to-Closing conditions are not satisfied, as determined by THDA, before the loan is closed;
2. Documentation in connection with “Receipt, With Closing Documents” (Closing Conditions) is not submitted with the closed loan package, or is not satisfactory to THDA;
3. A grantee on the Warranty Deed is not named in the Commitment;
4. The property described in the closing documents differs from the property indicated in the Commitment and/or on original URAR;
5. The loan closes as a loan type that is different from the loan type indicated on the Commitment;
6. The loan closes in an amount larger than the amount indicated on the Commitment;
7. The interest rate or loan term differs from the Commitment;
8. The monthly principal and interest payment in the promissory note is less than the principal and interest payment indicated on the Commitment;
9. The monthly principal and interest payment in the promissory note exceeds the principal and interest payment indicated on the Commitment by more than $.01;
10. The loan closes prior to the date of Commitment;
11. The loan closes after the Commitment expiration date without Commitment extension by THDA;
12. The closed loan servicing package is delivered to a servicer other than the THDA Servicer indicated on the Commitment;
13. The closed loan does not otherwise conform to the requirements contained in this Guide.

A loan closed with a void Commitment is not eligible for THDA funding. THDA will not purchase a loan if the loan was closed with a void Commitment.
6.6 FUNDING THDA LOANS

Funding Method

All THDA first mortgage loans and THDA Great Choice Plus second mortgage loans are funded by the Purchase Method. Under this funding method, the loan closes with the Originating Agent’s funds after all Prior-to-Closing conditions have been cleared by THDA. After the closed loan file is delivered to THDA with acceptable documentation, THDA may purchase the loan.

6.7 ADDITIONAL INFORMATION

A. Scheduling Loan Closings

Depending on volume, THDA attempts to review application files in the order of date received within 5 business days following the date of receipt. Application files received later than those already on hand will not be underwritten out-of-turn due to a scheduled closing date or the personal circumstances of an Applicant or a seller. Applications hand delivered by the Originating Agent after 3:00 P.M. will be considered received the following day for processing purposes. Applications received during the final 5 business days of the month should not be expected to close by end of month.

B. Change Of Property

If, at any time between application and closing, the Applicant wishes to purchase a different property, a new transaction is created. If property is substituted before the application file is submitted to THDA, be sure all references to the original property are omitted (including information on the 1003), and a correct sales contract, appraisal and all original THDA Affidavits showing correct property address are enclosed.

If the Applicant wishes to purchase a property different from that which is indicated in the Commitment, the Commitment is void and a new application reflecting the correct property must be submitted to THDA.

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SECTION 7: CLOSING A THDA LOAN

7.1 OVERVIEW

All THDA approved loans must be closed in compliance with the Commitment and in compliance with the instructions contained in this Guide by a Settlement Agent who is an independent, third-party attorney or a title company. A federal or state regulated financial institution may act as their own Settlement Agent only with THDA’s prior written approval, and in THDA’s sole discretion. THDA will, however, rely on the Originating Agent to remedy problems concerning closed loan documentation.

Any closed loan subsequently determined to be ineligible due to the terms of the closing, closing documentation, failure to comply with insurer, guarantor or THDA closing conditions, early payment default, and/or any other closing related problem or error, is ineligible for THDA funding, without exception and the Originating Agent will be required to repurchase the loan, at THDA’s discretion.

A. Electronic Notes

A copy of the executed Note for the first and second mortgage (if applicable) should be emailed to closing@thda.org or uploaded to the mortgage loan portal within 72 hours of loan closing.

B. Expedite Loan Documents

The Originating Agent must immediately submit the closed loan file for loan guaranty/insurance and ship servicing documents to the THDA Servicer as soon as possible.

Failure to comply with delivery deadlines will result in the Originating Agent being required to repurchase the loan from THDA or THDA will refuse to purchase the loan. See Section 8.2 for THDA delivery deadlines.

7.2 LOAN COMMITMENT

If the terms of the closed loan do not match the Commitment, or Commitment conditions are not satisfied, the Commitment is void. THDA may refuse to fund, may refuse to purchase or may demand repurchase by Originating Agent of closed first and second loans that do not conform to the Commitment. If any element of the transaction does not match the Commitment or if Commitment conditions are not satisfied, do not proceed with the closing. A revised Commitment must be issued prior to closing if any element of the proposed transaction does not match the Commitment. Contact THDA with any questions or to obtain a revised Commitment prior to closing.

7.3 REQUIRED LOAN DOCUMENTS

A. Loan Documents

The most recent versions of the following instruments for the applicable loan type must be used, including any applicable riders. A non-qualifying spouse must sign the Deed of Trust:

1. FHA: Multistate FHA Note (Tennessee)
   Multistate FHA Deed of Trust (Tennessee)
   THDA Rider
2. VA: FNMA/FHLMC Multistate Note (Tennessee)
   FNMA/FHLMC Multistate Deed of Trust (Tennessee)
   VA Rider
   THDA Rider

3. USDA/RD (FmHA):
   FNMA/FHLMC Multistate Note (Tennessee)
   FNMA/FHLMC Multistate Deed of Trust (Tennessee)
   THDA Rider
   USDA/RD loans must close with FNMA/FHLMC documents only.

4. Conventional:
   FNMA/FHLMC Multistate Conventional Note (Tennessee)
   FNMA/FHLMC Multistate Deed of Trust (Tennessee)
   THDA Rider

5. THDA Great Choice Plus Second Deed of Trust and Note

6. Legally Enforceable Obligation Letter

B. Due Dates

The promissory note must specify a first payment due date as the first day of the second calendar month following the date of closing. All subsequent payments are due the first day of each month. Interest credits are not allowed on THDA loan closings.

C. Late Charges

Late charges are permitted only in compliance with the applicable program insurer’s guidelines. If the charge exceeds the allowable rate, the note will be returned for correction and signature by Borrower(s).

7.4 OTHER REQUIRED DOCUMENTATION

A. Title Insurance Policy

Use ALTA Loan Policy or ALTA Short Form Residential Loan Policy and include the following:

1. The insured amount must be equivalent to the amount of the first mortgage. THDA will not require a Lender's Title Policy on the Great Choice Plus second mortgage.

2. THDA must be a “named insured”. Use the following language:

   (Name of Originating Agent), and/or Tennessee Housing Development Agency, and/or (Name of insuring or guaranteeing entity), as their interests may appear.

   OR

   (Name of Originating Agent), its successors and assigns and/or (Name of insuring or guaranteeing entity), as their interests may appear.

3. Taxes/assessments that are due and payable cannot be indicated as unpaid.

   Endorsements to the Title Insurance Policy may be required as determined by THDA.
B. **Warranty Deed**

The Warranty Deed must convey the property to the borrower(s) indicated on the Commitment.

C. **Termite Inspection/Treatment Certificate**

Termite Inspections/Treatment Certificate provided as required by the insurer, guarantor or the appraiser.

D. **Hazard Insurance**

Hazard insurance coverage must be issued in the name(s) of the titled property owner(s). The insurance company issuing the hazard insurance policy must be licensed by the State of Tennessee, and have a current financial rating by Best’s Insurance Reports of class IV or better.

The policy must insure against loss due to fire and other hazards covered by the standard extended coverage endorsement on a replacement cost basis. The Borrower may elect to include additional coverages, such as liability and earthquake insurance, and special policy riders.

The minimum acceptable amount of hazard insurance coverage is the appraised value less the site value, as provided in the appraisal, or an amount sufficient to replace the structure as determined by THDA.

The maximum allowable deductible is $2,500. The deductible clause may apply to either fire, extended coverage, or both.

Minimum initial term is one year.

THDA must be named as mortgagee in the original policy or in an endorsement. Use the following language:

Tennessee Housing Development Agency  
C/O (THDA Servicer), Loan #   _ _ _ _ _ _  
(Servicer’s mailing address)  
(Servicer’s city, state, zip)

Coverage must be in force on or before the day of closing.

An original insurance policy or Certificate of Insurance is required. An insurance binder, a memorandum of insurance or a premium bill is not acceptable. The Originating Agent must submit the original policy or certificate to the THDA Servicer promptly after closing and a copy of the declarations page to THDA with the closed loan package.

For loans in condominium developments, secure a Certificate of Insurance for the blanket hazard insurance policy that covers the development or building.

Policies are not acceptable if, under the terms of the carrier’s charter, by-laws or policy, contributions or assessments may be made against the Borrower, THDA or THDA’s designee; or if by the terms of the carrier’s charter, by-laws or policy, loss payment is contingent upon action by the carrier’s Board of Directors, policyholders or members; or the policy includes any limiting clauses (other than insurance conditions) which could prevent THDA or Borrower from collecting insurance proceeds.

E. **Flood Insurance**

Flood insurance is mandatory for all loans with improvements located in Flood Zone A, without exception. A copy of FEMA Form 81-93 Standard Flood Hazard Determination must be included with the closed loan package when submitted to THDA. The Flood Certification **MUST** state it is for the life of loan. If part of the property is located in Flood Zone A but all of the improvements are outside Flood Zone A, flood insurance is not required, subject to the rules of the loan insurer or guarantor.
To waive the flood insurance requirement, a loan survey is required and must indicate the boundary of Flood Zone A and show that all improvements included in the appraised value are outside of Flood Zone A.

The amount of coverage must equal the total amount of the THDA approved loan up to the maximum amount available through the National Flood Insurance Program.

The maximum allowable deductible amount is $2,500.

The same mortgagee clause and mailing address previously indicated under “Hazard Insurance” must be used.

A copy of the flood insurance application and a copy of the check for the first year’s premium must be enclosed with the closing package shipped to THDA.

F. Escrow for Repairs or Completion of Construction

Escrows for repair should be avoided. Submit the proposed escrow agreement to THDA prior to closing. At a minimum, the escrow agreement must state what the escrow is for, the dollar amount to be escrowed, and the completion date which may not exceed 60 days.

Loans should be closed with repair escrows only if the repairs are minor and can be completed quickly. Escrows for completion of construction should only be for minor items, such as final landscaping that is delayed due to seasonal weather.

The amount to be placed in escrow for the completion of repairs or construction must be the greater of (a) 150 percent of the estimated cost of the repairs or the estimated cost to complete construction or (b) the amount required by the applicable loan insurer or guarantor.

All work must be completed and a final inspection delivered to THDA by no later than 60 days after closing.

An escrow agreement acceptable to THDA for repairs or completion of construction must be used. The Originating Agent must hold and disburse the escrow funds in accordance with the Escrow Agreement.

G. Closing Disclosure

The Closing Disclosure (CD) is required. The principal amount of the second loan should be listed on the CD for the first loan.

7.5 OTHER REQUIREMENTS

A. Close In The Name Of

All THDA approved Great Choice loans must be closed in the name of the Originating Agent noted on the Commitment and are assigned to THDA. THDA Great Choice Plus loans must be closed in the name of THDA.
B. Qualifying Spouse

Applications involving married applicants require that both spouses meet the first-time homebuyer eligibility, except in Targeted Areas or if eligible for a veteran’s exemption.

A non-qualifying spouse must sign the Deed of Trust.

C. Rescission

THDA cannot fund or purchase a loan that is closed with a Three-day Right of Rescission.

D. Net Funds “To Borrower”

A borrower cannot receive any funds from the closing that exceed amounts that they paid in advance from their personal funds for earnest money, appraisal fees, credit report fees, and homebuyer education counseling. If a grant from an entity other than THDA is included in the transaction, coordinate this subject with the grant provider. Borrowers using Great Choice Plus assistance and HHF-DPA cannot receive any funds at closing from the assistance provided.

There are circumstances that arise at the closing table that cause excessive cash back to the borrower. In these situations, THDA will allow a principal reduction to cure the issue.

E. Original Certificate of Title or Original Manufactured Certificate (MCO) of Origin (Manufactured Home)

If the seller of the subject property has a mortgage on the property and the lien holder is in possession of the original title or MCO and will not release it until their loan is paid off, the original Certificate of Title with any lien noted thereon having been marked released, or Manufactured Certificate of Origin (“MCO”), in the name of the seller of the subject property or having been endorsed to the seller MUST be provided to THDA with the closing documents. If the Manufactured Home consists of more than one (1) unit, you will need to provide the title or “MCO” for each unit. THDA will not purchase the loan until we receive the original certificate of Title or original MCO.

F. Affidavit of Affixation (Manufactured Home)

An Affidavit of Affixation is required on all manufactured home loans and must be recorded as a separate document. It cannot be recorded with or attached to the Deed of Trust. THDA’s Affidavit of Affixation (Form HO-0453) is to be used unless the Settlement Agent uses an Affidavit of Affixation that meets the statutory requirement of TCA Section 55-3-138.

G. Warranty Deed

A copy of the Warranty Deed (certified copy of recorded Warranty Deed if Manufactured Home) to the subject residence must be provided to THDA in the Closed Loan Submission package.

7.6 CLOSING COSTS

Closing Costs and Fees a THDA Borrower May Pay

1. The borrower may pay any and all reasonable and customary fees and costs normally charged in the market place. If THDA, in its sole discretion, determines that the borrower has been charged a fee that is exorbitant or not customarily charged in the market place, the Originating Agent will be required to refund these fees to the borrower.
2. **Origination Fee**

A fee up to 2% of the Base Loan Amount is permissible, and is paid to the Originating Agent. The origination fee may not be charged on financed FHA MIP, VA Guaranty Fee, USDA/RD Guaranty Fee or PMI, unless expressly permitted by FHA, VA, USDA/RD or PMI regulations. Either the Borrower or the seller may pay the Origination Fee up to 2%. No additional origination fee may be charged to the Borrower or seller.

A loan originator may designate an origination point on page 2 of the CD.

3. THDA allows the Originating Agent to charge normal and customary fees, including without limitations, appropriate application fee. If the Originating Agent elects to charge the Application Fee, it must be included on the LE and CD.

4. A $50 grant will be provided to the borrower for the Great Choice Plus program. The credit should be reflected on the GFE. THDA will reimburse the lender at the time the loan is purchased.

### 7.7 USE OF MERS SYSTEM

Originating Agents who are MERS members, in good standing, may use loan documentation showing Mortgage Electronic Registration Systems, Inc., as the nominee for Originating Agent and Originating Agent's successors and assigns for THDA loans closed on or after July 1, 2006. The THDA loan number must be reflected on all THDA loan documentation in addition to the use of the Mortgage Identification Number (MIN) as may be assigned and required by MERS.

Originating Agents shall cause each deed of trust (with THDA Rider) securing a THDA loan to be properly recorded in the Register's Office of the county in which the property is located and to register such deeds of trust with MERS in accordance with applicable MERS requirements. Originating Agent may sell servicing rights to THDA loans registered with MERS only to THDA approved Servicers who are also MERS members in good standing.

Originating Agent shall, upon THDA's request, obtain and properly record an assignment of any MERS registered THDA loan from MERS to THDA or as THDA may direct. In the event of any dispute regarding a THDA loan registered with MERS, Originating Agent shall take all steps deemed necessary by THDA to protect THDA's interest. All other requirements of this Guide and of the Working Agreement between THDA and Originating Agent shall apply to each THDA loan regardless of registration with MERS.
SECTION 8: SHIPPING A CLOSED THDA LOAN

8.1 OVERVIEW

A. Originating Agent Obligations

Originating Agents must conform to strict time tables when shipping a closed loan file to THDA and to the THDA Servicer. The THDA Closed Loan Transmittal lists the documents that must be provided to THDA with each closed loan file.

In order to avoid potential problems in complying with THDA timeliness guidelines and the resulting fees for such, upon receipt of the closed loan file from the Settlement Agent, Originating Agents are strongly encouraged to:

1. Audit all documents for accuracy,
2. Immediately secure any necessary corrections,
3. Promptly submit required documents to the THDA Servicer indicated on the Commitment to facilitate timely notification to the Borrower in preparation for the first scheduled loan payment,
4. Submit all information and materials required to obtain insurance or guarantee, and
5. Comply with THDA delivery deadlines.

B. Document Caption

Documents or files delivered to THDA must be clearly identified with the Originating Agent’s name, the primary Borrower’s name, the THDA loan number, and the name and telephone number of the Originating Agent’s contact person. When shipping follow-up documents after the initial closed loan file has been delivered, Originating Agents must properly identify all documents being delivered. More than one loan file may be delivered in each envelope; however, documents for each loan file must be clearly identified.

C. Shipping Address

When delivering closed loan files and follow-up documents, specify “Single Family Programs Division, Closing Department”. Documents delivered without “Single Family Programs Division” included in the address may be misdirected or lost.

8.2 DELIVERY DEADLINES

Delivery of all THDA closed loan files must conform to the following deadlines:

1. 10 Day Deadline
   For all THDA loans, THDA must receive the THDA Closed Loan Transmittal, the original Notes, per diem interest (if applicable), and all other required initial submission documentation regardless of type or source of funding, within ten (10) calendar days following closing.

2. 120 Day Deadline
   THDA must be in receipt of all necessary documentation, including the recorded Deed of Trust, Assignment (n/a if MERS documents submitted), Title Insurance Policy, final
inspections and insuring or guarantee certificate within 120 days of closing, on all THDA loans.

THDA may grant one extension, for a period not to exceed thirty (30) calendar days, to the delivery deadline to allow for additional efforts to resolve the problems. THDA may consider additional extensions. Any additional extensions must be approved by THDA, in THDA’s sole discretion.

THDA may decide to complete a file without all final corrections being received. In those cases, the Originating Agent would receive notification from THDA of the correction(s) to be made and the Originating Agent will be responsible for completion of the file.

3. Servicing Package Deadline

Promptly after closing, required documentation must be delivered to the THDA Servicer indicated on the Commitment.

8.3 FAILURE TO MEET DELIVERY DEADLINES

Any loan closing file remaining incomplete on the 151st day following closing, regardless of extension status and/or file documentation status, will result in THDA issuing a demand for repurchase, along with repurchase instructions and deadline, without any further notice to the Originating Agent, unless a further extension was granted by THDA. If the loan has not yet been purchased by THDA, it will immediately become ineligible for purchase on the 151st day following closing, unless a further extension was granted by THDA. Loans declared ineligible for purchase by THDA, including Great Choice Plus loans and/or loans repurchased from THDA, are not eligible for subsequent purchase by THDA.

THDA may require Originating Agents who submit loans closed by the Purchase Method and do not comply with delivery deadlines to submit all final documents before their loans will be eligible for purchase by THDA.

Originating Agents who consistently fail to meet delivery deadlines will be suspended from new loan originating until such time that the delinquent loan closings are completed.

8.4 REQUIRED DOCUMENTS FOR A COMPLETE CLOSED LOAN FILE

A. Closed Loan Submission Checklist

A completed THDA Closed Loan Submission Checklist must be used as the cover sheet when submitting closed loan files to THDA. See Section 9 for detailed instructions.

B. Request for Loan Purchase with Acknowledgement and Certification

For loans closed by the Purchase Method, execute this form and enclose in the order indicated on the Closed Loan Submission form. See Section 9 for detailed instructions.
Loans closed by the Purchase Method, if approved by THDA, will be purchased from the Originating Agent by wire transfer. A loan is eligible for purchase when the initial closed loan package, which must include the following documents, has been delivered to THDA.

Original Note on Great Choice
Original Note on Great Choice Plus loan, if applicable
Copy of executed Deeds of Trust
Title Insurance Commitment
Copy of executed Warranty Deeds
Declaration page of Hazard Insurance
Closing Disclosure
Copy of Legally Enforceable Obligation Letter, if applicable

C. Commitment

Enclose a copy of the Commitment.

D. Original Note

Deliver the original Note(s), endorsed to THDA by an authorized Originating Agent staff member. THDA will not fund the purchase of the loan until the original note is received.

E. Deed of Trust

Enclose the original recorded Deed(s) of Trust and Rider(s), or a copy (before recording) of the fully executed Deed(s) of Trust and Rider(s) which have been certified as a true and exact copy by the Settlement Agent or an authorized Originating Agent staff member.

THDA must receive the original recorded Deed(s) of Trust and Rider(s) on or before the 120 day deadline. Applicant’s signature and typed name on the Deed(s) of Trust, Title Insurance Policy and Warranty Deed(s) must match exactly or a name affidavit must be enclosed. The legal description, book, page, time of recording and other critical data must match the Title Insurance Policy and the Warranty Deed(s), as applicable.

F. Affidavit of Affixation (Manufactured Home)

Enclose the original, fully executed and recorded Affidavit of Affixation.

G. Assignment (n/a If MERS documents submitted)

Enclose the original recorded Assignment, or a copy (before recording) of the fully executed Assignment which has been certified as a true and exact copy by an authorized Originating Agent staff member.

THDA must receive the original recorded Assignment on or before the 120 day deadline. The recorded Assignment must indicate the correct book and page reference for the recorded Deed(s) of Trust and any subsequent re-recordings. The Title Insurance Policy or an endorsement must reflect the recording and any subsequent re-recordings of the Assignment.

H. Title Insurance Policy/Endorsements

Enclose the original Title Insurance Policy and all required endorsements. The original Title Insurance Policy must be received by THDA on or before the 120 Day Deadline.
I. Warranty Deed

Enclose a copy (before recording) of the fully executed Warranty Deed(s) that convey(s) the property to the Borrower. A copy of the recorded Warranty Deed(s) is/are required if a Manufactured Home.

J. Closing Disclosure

The Closed Loan Submission Package must include the Closing Disclosure (CD).

Great Choice Loan Allowable Fees

I. Great Choice Loan:

A loan originator may designate an origination point on page 2 of the CD. THDA allows up to 2% origination points for all Great Choice loans.

Please note that THDA allows the Originating Agent to charge normal and customary fees, including without limitations, appropriate application fee. If the Originating Agent elects to charge an Application Fee, it must be included on the CD.

II. Great Choice Plus Loan:

THDA only allows customary recording fees. THDA does not allow Lender title policy on the Great Choice Plus loan. THDA Great Choice Plus loans are exempt from state stamp taxes. HUD-1 will be used to disclose recording fee and $50 grant from THDA.

K. Hazard Insurance

THDA must receive a copy of the hazard insurance policy declarations page, or a copy of the Certificate of Insurance, signed by an authorized agent of the insurance company. The original policy or Certificate of Insurance must be sent to the THDA Servicer.

L. Termite Inspection/Treatment Certificate (when applicable)

See Section 7.4.C.

M. Flood Insurance (when applicable)

See Section 7.4.E.

N. Commitment Conditions

Enclose any documents to satisfy, at closing, conditions specified in the Commitment, if not otherwise satisfied with documents listed above.
O. MIC/LGC; USDA/RD 3555-17, or As Applicable

1. The MIC must be ordered promptly after closing. FHA connections should reflect insured and holder as THDA.

2. The LGC must be ordered promptly after closing. THDA must receive a copy of the LGC within 120 days following closing.

3. For USDA/RD loans, enclose the Loan Note Guaranty 3555-17 within 120 days of closing. Also enclose a copy of RD Form 3555-11, Lender Record Change. The original 3555-11 must be submitted to Rural Development. In the appropriate space, indicate THDA’s USDA/RD ID number: 6206001445.

P. Final Loan Application (1003)

The final 1003 executed by the borrower(s) must be included in the Closed Loan Submission Package.

8.5 LOAN REPURCHASE

A. Repurchase Obligation

THDA, in its sole discretion, may refuse to purchase any loan and may require an Originating Agent to repurchase any loan(s) when any of the following exist:

1. Commitment conditions are not satisfied; or

2. The closed loan does not match all elements of the Commitment; or

3. The Originating Agent fails to deliver required documents to the THDA Servicer within the THDA Servicer’s deadline; or

4. The loan is refused for servicing by the THDA Servicer; or

5. The Borrower fails to make the first regularly scheduled loan payment to the THDA Servicer (“first payment default”); or

6. The Borrower experiences a first payment default before the MIC, LGC, USDA/RD guarantee or PMI certificate is issued (first payment default is determined by the records of the THDA Servicer indicated on the Commitment); or

7. An entity other than THDA or the Originating Agent is named on the MIC, LGC, USDA/RD guarantee (3555-11, 3555-17 or 3555-18) or PMI Certificate;

8. The Originating Agent fails to deliver closed loan documentation to THDA within specified deadlines; or

9. The loan cannot be insured or guaranteed within 150 days of loan closing or the THDA closing file is incomplete on the 151st day following loan closing; or

10. Any material fact discovered subsequent to the closing causes the loan to be ineligible for THDA financing.
An Originating Agent who fails to repurchase loans upon demand may be suspended from submitting new loan applications to THDA, and THDA may pursue other remedies as specified in the Working Agreement.

B. Repurchase Price

The amount necessary to repurchase a loan is:

1. The sum of the outstanding principal and interest on the Great Choice loan and the Great Choice Plus loan, if applicable.


In addition, if the Originating Agent is not the THDA Servicer, the repurchase price may include reimbursement of the Service Release Fee to the THDA Servicer and a repurchase fee.

C. Repurchase Procedure

In the event THDA demands repurchase of a loan, the following procedures all apply:

1. The THDA Servicer will provide instructions for obtaining the repurchase price by a certain deadline.

2. The Originating Agent must prepare an Assignment from THDA to the Originating Agent and submit it to the THDA Servicer, who will forward the Assignment to THDA for execution.

3. The Originating Agent must wire the required repurchase price to the THDA Servicer according to instructions provided by the THDA Servicer.

4. Upon receipt of the repurchase price, THDA will sign and notarize the Assignment and return it to the Originating Agent with the loan file.

5. After repurchase, THDA will reimburse Originating Agent for all principal and interest received by THDA after the repurchase date.

Loans declared ineligible for purchase by THDA, and loans repurchased from THDA, are not eligible for subsequent purchase by THDA.

8.6 ADDITIONAL INFORMATION

THDA Reports

Single Family Programs Closing Department staff members audit each closed loan file as received and produce a report indicating which documents are lacking and/or what corrections are necessary. Individual loan reports are delivered to the Originating Agent’s designated contact person. Each report will indicate the final document delivery deadline for each loan.

Periodically, each Originating Agent will receive a report indicating missing documents and necessary corrections for all incomplete closed loan files that the Originating Agent has delivered to THDA. Originating Agent must promptly supply missing documents and make necessary corrections. Failure to do so may result in a demand for loan repurchase.

Originating Agents must keep THDA informed in regard to the name(s), telephone number(s) and fax number(s) of their designated post-closing staff members. THDA’s obligation to notify the Originating Agent is fulfilled when verbal instructions have been furnished to the Originating Agent’s designated staff member or when reports have been placed in the mail or transmitted by facsimile transmission to the attention of the Originating Agent’s designated staff member.
SECTION 9: THDA FORMS AND INSTRUCTIONS

As a result of Tax Code requirements, THDA must require certain forms. Application files or closed loan packages that do not contain fully executed THDA forms, as required, will not be accepted by THDA. These forms must be included in THDA application files and in THDA closed loan packages as indicated in this Guide. THDA forms are in addition to the typical forms utilized in the mortgage industry. These forms are to be considered part of this Guide.

THDA forms may not be altered.

THDA forms may not be distributed to a lender who is not an Originating Agent or to any other unauthorized individual or entity.

Detailed instructions for completion of each THDA form follows in the order that they are typically encountered in the lending process:

- Application Affidavit HO-0450 (03/11)
- Veteran Exemption Application Affidavit HO-0460 (02/07)
- Notice to Applicants Federal Recapture Requirements HO-0448 (09/99)
- Seller Affidavit HO-0451 (09/99)
- Buyer Profile HO-0439 (02/15)
- Underwriting Submission Checklist HO-0549 (02/17)
- Affidavit of Affixation HO-0453 (12/06)
- Legally Enforceable Obligation Letter HO-0476
- Closed Loan Submission Checklist HO-0541 (10/15)
- THDA Rider HO-0440 (08/03)
- Request for Loan Purchase with Acknowledgement and Certification HO-0444 (10/14)
- Good Faith Estimate for Second Mortgage HO-0575 (10/16)
- Disclosure of Loan Terms for Great Choice Plus Second Mortgage Loan HO-0574 (02/17)
- Disclosure of Loan Terms for HHF-DPA HO-0574-HHF (03/17)
- Good Faith Estimate for HHF-DPA HO-0575-HHF (03/17)
- Program Certification for HHF-DPA HO-0580-HHF (03/17)

APPLICATION AFFIDAVIT HO-0450 (03/11)

VETERAN EXEMPTION APPLICATION AFFIDAVIT HO-0460 (02/07) (If Applicable)

The Application Affidavit or Veteran Exemption Application Affidavit (if applicable) must be executed by each applicant and non-qualifying spouse. The household income figure to be provided in item #4 is the maximum allowable income for the size of the applicant’s household and location of property. The acquisition cost figure for Great Choice is to be provided in item #5 is the maximum THDA acquisition cost for the county in which the property is located. The original Application Affidavit or Veteran Exemption Application Affidavit is required by THDA. All changes or whiteouts must be initialed by the Applicant(s).

Each Application Affidavit or Veteran Exemption Application Affidavit, must be executed and notarized within the State of Tennessee; however, in rare circumstances, an Application Affidavit or Veteran Exemption Application Affidavit may be executed and notarized outside the State of Tennessee, such as when a person is a member of the armed forces, is stationed outside the state and is unable to be present while the application is being processed.
NOTICE TO APPLICANTS FEDERAL RECAPTURE REQUIREMENTS HO-0448 (09/99)

This form is mandatory for all THDA loan applications. The Applicant and all Co-Applicants must sign and date the form at the time of application. Provide a copy to the Applicant. Enclose the original signed and dated form in the application file when submitted for THDA underwriting.

SELLER AFFIDAVIT HO-0451 (09/99)

The seller of the property must complete a Seller Affidavit for each application file submitted to THDA. The Seller Affidavit is to assist in determining whether the purchase of the property involves more than the purchase price specified in the sales contract.

The seller must sign and date the Seller Affidavit, and it must be notarized. Enclose the original Seller Affidavit in the application file when submitting for THDA underwriting. In the absence of the original Affidavit at the time of loan approval, a prior to closing contingency will be THDA receipt of the original.

BUYER PROFILE HO-0439 (02/15)

This form is critical to facilitate accurate reports by THDA. Complete this form accurately and completely and enclose it with the application file when submitted for THDA underwriting.

UNDERWRITING SUBMISSION CHECKLIST HO-0549 (02/17)

Use this form as a cover sheet for all application files submitted to THDA.

Follow the checklist closely and complete all information. Items omitted may cause the application file to be returned for completion and resubmission. Do not change the size of this form.

The checklist has five main sections:

1. General Information.
2. THDA Program Eligibility. Must include original documents, notarized as indicated.
3. Great Choice Plus Loans/Downpayment/Closing Cost Assistance. Must be documented as indicated, if applicable.
4. Credit Package. Must include documentation, as indicated.

Originating Agent Information: Provide complete information, including the Originating Agent’s four-digit O. A. Number as assigned by THDA. An omitted or incorrect Originating Agent number and omitted or incorrect branch address are the primary causes of misdirected commitments and misdirected funding checks.

Primary Applicant: Include primary Applicant’s name as it will appear on all documents. It must be accurate and consistent.

Property Address: Must be accurate and consistent on all documents.

Submission Purpose: As indicated, this form may be used for purposes in addition to the initial submission of an application file.

Program Type: Indicate the desired THDA loan program.

Loan Type: Indicate whether the loan type is FHA, VA, Conventional or USDA/RD.

Property Type: Indicate the correct property type. Check the appropriate block to indicate a residence that is a single family detached or a condominium. Check “Other” and indicate in the blank
provided if the residence is a 2, 3 or 4 family home, or is a PUD, townhouse, zero lot line, modular or manufactured home.

**THDA Program Eligibility/Credit Package**

A check mark, an “X” or “N/A” must be indicated for each document listed on the form. Refer to Section 6.2 for additional information.

An Originating Agent staff member’s signature, printed or typed name and telephone number must appear at the bottom of the checklist. Without this information, the file is considered incomplete. In addition, if this information is omitted, THDA does not know who to call if questions arise.

**AFFIDAVIT OF AFFIXATION HO-0453 (12/06)**

An original Affidavit of Affixation is required on all manufactured home loans and must be recorded as a separate document. It cannot be recorded with or attached to the Deed of Trust for recordation.

**LEGALLY ENFORCEABLE OBLIGATION LETTER HO-0476**

For any Great Choice loans insured by FHA/HUD the Originating Agent will receive a Legally Enforceable Obligation Letter (LEOL) attached to the THDA Loan Commitment. HUD/FHA requires that THDA provide a Legally Enforceable Obligation Letter when THDA has agreed to provide DPA funds in the form of the Great Choice Plus loan. The Borrower(s) is to sign the LEOL at closing and a copy of the executed LEOL must be sent back to THDA with the initial closing submission package in order for THDA to purchase the Great choice Plus loan.

The Originating Agent is to retain the original LEOL in their loan file to accompany the FHA insurance application associated with the first mortgage.

**CLOSED LOAN SUBMISSION CHECKLIST HO-0541 (10/15)**

Use this form when submitting all closed loan files to THDA, regardless of the source of funding. This form can also be used as a checklist for submission of follow-up documentation. Complete all items on this form. Do not change the size of this form.

**THDA RIDER HO-0440 (08/03)**

The THDA Rider must be completed, executed, attached to and recorded with the deed of trust for all THDA first mortgage loans, regardless of loan type. The THDA Rider must be signed by all Borrowers who are required to sign the first deed of trust and recorded with the deed of trust.

**REQUEST FOR LOAN PURCHASE WITH ACKNOWLEDGEMENT AND CERTIFICATION HO-0444 (10/14)**

All loans closed by the Purchase Method must be accompanied by an executed Request For Loan Purchase with Acknowledgement and Certification when delivered to THDA. By submitting a loan file for purchase by THDA, each Originating Agent is deemed to affirm the Acknowledgement and Certification appearing on the master form of the Request For Loan Purchase with Acknowledgement and Certification with respect to each loan file submitted regardless of whether the Acknowledgement and Certification is included with the form submitted with a particular loan file.
Provide all information indicated. Check the appropriate box indicating whether the loan file is complete in all respects or not. Sign and date where indicated, print name and title, and provide telephone number. Omitted information may cause the loan file to be returned to the Originating Agent.

GOOD FAITH ESTIMATE FOR SECOND MORTGAGE HO-0575 (10/16)
This form must be provided to the borrower by the originating agent before settlement. Recording fees are the only allowable fees.

DISCLOSURE OF LOAN TERMS FOR GREAT CHOICE PLUS SECOND MORTGAGE LOAN HO-0574 (03/03/17)
This disclosure is required to be presented to the Borrower by the Originating Agent before settlement. This disclosure meets the exemption requirements under Secretary of HUD’s special notice “Exemptions from Coverage Under Sections 4 and 5 of RESPA for Certain Subordinate Loans Provided by Assistance Programs for Low to Moderate Income People” dated October, 2010. This disclosure is required if a LE/CD is not provided on the subordinate second mortgage loan.

DISCLOSURE OF LOAN TERMS FOR HHF-DPA HO-0574-HHF (03/03/17)
This disclosure is required to be presented to the Borrower by the Originating Agent before settlement. This disclosure meets the exemption requirements under Secretary of HUD’s special notice “Exemptions from Coverage Under Sections 4 and 5 of RESPA for Certain Subordinate Loans Provided by Assistance Programs for Low to Moderate Income People” dated October, 2010. This disclosure is required if a LE/CD is not provided on the subordinate second mortgage loan.

GOOD FAITH ESTIMATE FOR HHF-DPA HO-0575-HHF (03/17)
This form must be provided to the borrower by the originating agent before settlement. Recording fees are the only allowable fees.

PROGRAM CERTIFICATION FOR HHF-DPA HO-0580-HHF (03/17)
This disclosure is required by the Department of Treasury on all HHF-DPA loans.