

**PLACE:** 999 E Street, NW., Washington, DC.

**STATUS:** This meeting will be closed to the public.

**ITEMS TO BE DISCUSSED:** Compliance matters pursuant to 2 U.S.C. 437g. Audits conducted pursuant to 2 U.S.C. 437g, 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration. Internal personnel rules and procedures or matters affecting a particular employee.

\* \* \* \* \*

**DATE AND TIME:** Thursday, July 15, 2010, at 10 a.m.

**PLACE:** 999 E Street, NW., Washington, DC (ninth floor).

**STATUS:** This meeting will be open to the public.

**ITEMS TO BE DISCUSSED:** Correction and Approval of Minutes.

Draft Advisory Opinion 2010-09: Club for Growth, by its counsel, Carol A. Laham, Esq., and D. Mark Renaud, Esq., of Wiley Rein LLP.

Draft Advisory Opinion 2010-10: National Right to Life Political Action Committee, by its counsel, Barry A. Bostrom, Esq., James Bopp, Jr., Esq., and Zachary S. Kester, Esq., of Bopp, Coleson & Bostrom.

Draft Advisory Opinion 2010-11: Commonsense Ten, by its counsel, Marc E. Elias, Esq., and Ezra Reese, Esq., of Perkins Coie LLP.

Management and Administrative Matters.

Individuals who plan to attend and require special assistance, such as sign language interpretation or other reasonable accommodations, should contact Darlene Harris, Deputy Commission Secretary, at (202) 694-1040, at least 72 hours prior to the hearing date.

**PERSON TO CONTACT FOR INFORMATION:** Judith Ingram, Press Officer; Telephone: (202) 694-1220.

**Shawn Woodhead Werth,**

*Secretary and Clerk of the Commission.*

[FR Doc. 2010-17052 Filed 7-14-10; 8:45 am]

**BILLING CODE 6715-01-M**

## FEDERAL HOUSING FINANCE AGENCY

[No. 2010-N-10]

### Notice of Order: Revisions to Enterprise Public Use Database

**AGENCY:** Federal Housing Finance Agency.

**ACTION:** Notice of order.

**SUMMARY:** Section 1323(a)(1) of the Federal Housing Enterprises Financial Safety and Soundness Act of 1992 (Safety and Soundness Act), as amended, requires the Federal Housing Finance Agency (FHFA) to make available to the public the non-proprietary single-family and multifamily loan-level mortgage data elements submitted to FHFA by the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac) (collectively, the Enterprises) in their mortgage reports required under their charter acts. This responsibility to maintain a public use database (PUDB) for such mortgage data was transferred to FHFA from the U.S. Department of Housing and Urban Development (HUD) pursuant to sections 1122, 1126 and 1127 of the Housing and Economic Recovery Act of 2008 (HERA), and was expanded to include data elements required to be reported under the Home Mortgage Disclosure Act of 1975 (HMDA).

Specifically, section 1126 of HERA amended section 1323 of the Safety and Soundness Act by requiring that the Enterprises' mortgage reports include the data elements required to be reported under HMDA at the census tract level, and that such data elements be disclosed to the public. In addition, section 1127 of HERA amended section 1326 of the Safety and Soundness Act by requiring that, subject to privacy considerations as described in section 304(j) of HMDA, the Director of FHFA shall, by regulation or order, provide that certain information relating to single-family mortgage data of the Enterprises shall be disclosed to the public in order to make available to the public—(1) the same data from the Enterprises that is required of insured depository institutions under HMDA; and (2) information collected by the Director of FHFA under section 1324(b)(6) of the Safety and Soundness Act, as amended, for the purpose of comparing the characteristics of high-cost securitized loans.

FHFA provided each Enterprise with an opportunity to review and comment on FHFA's proposed revisions to the single-family and multifamily PUDB matrices which describe the data fields provided in the PUDB. FHFA has taken the Enterprises' comments into consideration, and has adopted an Order that implements certain changes required by HERA to the Enterprises' mortgage loan data reporting and the disclosure of such data in the PUDB. The Order also makes technical changes to the single-family and multifamily data matrices of the PUDB to conform

the data fields to long-standing PUDB data reporting practice, to provide greater clarity, or to conform to the new statutory requirements. The Notice of Order sets forth FHFA's Order with accompanying Appendix containing the revised matrices, and describes the changes made to the data fields in the matrices. Changes to the PUDB matrices required by HERA relating to high-cost securitized loans, as well as the Enterprise housing goals for 2010 and beyond, will be implemented by the issuance of subsequent Orders.

**DATES:** *Effective Date of the Order:* The Order with accompanying Appendix is effective on July 1, 2010.

**FOR FURTHER INFORMATION CONTACT:** For questions on data or methodology, contact Paul Manchester, Principal Economist, Office of Housing Mission and Goals, Quantitative Analysis and Goals, 1625 Eye Street, NW., Washington, DC 20006, (202) 408-2946, [Paul.Manchester@fhfa.gov](mailto:Paul.Manchester@fhfa.gov); or Ian Keith, Program Analyst, 1625 Eye Street, NW., Washington, DC 20006, (202) 408-2949, [Ian.Keith@fhfa.gov](mailto:Ian.Keith@fhfa.gov). For legal questions, contact Sharon Like, Associate General Counsel, OGC-Housing Mission and Goals, 1700 G Street, NW., Washington, DC 20552, (202) 414-8950, [Sharon.Like@fhfa.gov](mailto:Sharon.Like@fhfa.gov). (These are not toll-free numbers.) The telephone number for the Telecommunications Device for the Hearing Impaired is (800) 877-8339.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

###### A. Establishment of FHFA

Effective July 30, 2008, Division A of HERA, Public Law 110-289, 122 Stat. 2654 (2008), amended the Safety and Soundness Act and created FHFA as an independent agency of the Federal Government. HERA transferred the safety and soundness supervisory and oversight responsibilities over the Enterprises, the Federal Home Loan Banks (Banks), and the Office of Finance from the Office of Federal Housing Enterprise Oversight (OFHEO) and the Federal Housing Finance Board, respectively, to FHFA. HERA also transferred the charter compliance authority, the responsibility to establish, monitor and enforce the affordable housing goals, the responsibility to maintain the PUDB, and the responsibility to oversee Enterprise data reporting, from HUD to FHFA.

FHFA is responsible for ensuring that the Enterprises operate in a safe and sound manner, including maintenance of adequate capital and internal controls, that their operations and activities foster liquid, efficient,

competitive, and resilient national housing finance markets, and that they carry out their public policy missions through authorized activities. *See* 12 U.S.C. 4513.

The Enterprises are government-sponsored enterprises (GSEs) chartered by Congress for the purpose of establishing secondary market facilities for residential mortgages. *See* 12 U.S.C. 1716 *et seq.*; 12 U.S.C. 1451 *et seq.* Specifically, Congress established the Enterprises to provide stability in the secondary market for residential mortgages, respond appropriately to the private capital market, provide ongoing assistance to the secondary market for residential mortgages, and promote access to mortgage credit throughout the nation. *Id.*

On September 6, 2008, the Director of FHFA appointed FHFA as conservator of the Enterprises in accordance with the Safety and Soundness Act, as amended by HERA, to maintain the Enterprises in a safe and sound financial condition and to help assure performance of their public mission. The Enterprises remain under conservatorship at this time.

#### B. Statutory Requirements

Section 1323(a)(1) of the Safety and Soundness Act, as amended, 12 U.S.C. 4543(a)(1), requires the Director of FHFA (Director) to make available to the public the non-proprietary data submitted by Fannie Mae and Freddie Mac in their mortgage reports required under section 309(m) of the Federal National Mortgage Association Charter Act, as amended, 12 U.S.C. 1723a(m), and section 307(e) of the Federal Home Loan Mortgage Corporation Act, as amended, 12 U.S.C. 1456(e), respectively (hereafter, Charter Acts). The Enterprises are required to collect, maintain and provide to FHFA in these mortgage reports data relating to their single-family and multifamily mortgage purchases (*e.g.*, income, census tract location, race and gender of mortgagors). The responsibility to maintain a PUDB for mortgage data was transferred from HUD to FHFA pursuant to sections 1122, 1126, and 1127 of HERA.

Section 1126 of HERA also amended section 1323 of the Safety and Soundness Act by adding a new paragraph (a)(2) which requires that such data submitted by the Enterprises in their mortgage reports shall include the data elements required to be reported under HMDA, 12 U.S.C. 2801 *et seq.*, at the census tract level. 12 U.S.C. 4543(a)(2). FHFA construes this language in section 1323(a)(2) to require the Enterprises to submit for inclusion in the PUDB HMDA mortgage data

elements that the Enterprises are currently collecting as part of their established mortgage-purchasing activities. Section 1323(a) does not contain a mandate that the Enterprises modify their seller-servicer agreements to collect additional data solely for the purpose of populating the PUDB. While it might be within the scope of statutory discretion for the agency to administer this provision in that way, the Enterprises are currently operating in conservatorship and it would not further the purposes of their conservatorship to do so.

Section 1323(b)(1) states that, except as provided in paragraph (b)(2), the Director may not make available to the public Enterprise data that the Director determines under section 1326 are proprietary. Section 1323(b)(2), as amended, provides that the Director shall not restrict public access to the data in the Enterprise reports related to income, census tract location, race, and gender of single-family mortgagors, or to the data required to be reported under HMDA at the census tract level. *See* 12 U.S.C. 4543(b)(1), 4543(b)(2), 4546. Consistent with the amendments to section 1323, section 1127 of HERA amended section 1326 of the Safety and Soundness Act by adding a new paragraph (d) which states that, subject to the privacy restrictions described in section 304(j) of HMDA,<sup>1</sup> the Director shall make public certain information relating to single-family mortgage data of the Enterprises: (1) the same data from the Enterprises that is required of insured depository institutions under HMDA; and (2) information collected by the Director under section 1324(b)(6). *See* 12 U.S.C. 4544(b)(6), 4546(d). Section 1324(b)(6), in turn, part of a section describing the contents of FHFA's Annual Housing Activities Report (AHAR) to Congress, requires FHFA to compare "the characteristics of high-cost loans purchased and securitized by each Enterprise where such securities are not held on portfolio, to loans purchased and securitized where such securities are either retained on portfolio or repurchased by the Enterprise, including such characteristics as—(A) The purchase price of the property that secures the

mortgage; (B) the loan-to-value ratio of the mortgage, which shall reflect any secondary liens on the relevant property; (C) the terms of the mortgage; (D) the creditworthiness of the borrower; and (E) any other relevant data, as determined by the Director." FHFA is continuing to assess the mortgage data elements that are needed to implement section 1324(b)(6), and will issue a subsequent Order, applicable to the PUDB for 2009, that implements this section after it has completed its analysis.<sup>2</sup>

Section 1323, as amended, also includes a new paragraph (d) which states that data submitted under this section by an Enterprise shall be made publicly available no later than September 30 of the year following the year to which the data relates. 12 U.S.C. 4543(d).<sup>3</sup>

#### C. Description of Enterprise Reporting and PUDB Matrices

From 1993 to 2005, HUD took a number of regulatory and administrative actions to establish and maintain a PUDB, and to withhold from disclosure in the PUDB certain Enterprise mortgage data that HUD had determined to be proprietary information and to release to the public Enterprise mortgage data that HUD had determined to be non-proprietary. FHFA's revisions discussed in this Notice of Order have been made to the PUDB matrices as set forth in HUD's October 4, 2004 Final Order. *See* 69 FR 59476. The PUDB matrices are data dictionaries, attached as an Appendix to this Notice of Order, which describe the data fields provided in the public release of the data in the PUDB.

The PUDB contains Enterprise single-family and multifamily mortgage loan-level data, including data elements that have been determined to lose their proprietary character when categorized in ranges or otherwise adjusted or recoded. For single-family mortgage data, there are three separate files: a Census Tract File that identifies the census tract location of the mortgaged properties; a National File A containing loan-level data on owner-occupied one-unit properties but without census tract identifiers; and a National File B containing unit-level data on all single-family properties without census tract

<sup>1</sup> Section 304(j) of HMDA addresses Loan Application Register (LAR) information and describes, among other things, the manner in which an applicant's privacy interests are to be protected in response to a request for disclosure from the public, including removal of the applicant's name and identification number, the date of the application, and the date of any determination by the institution with respect to such application. In addition, the disclosure of information must ensure that depository institutions are protected from liability under any Federal or State privacy laws.

<sup>2</sup> HERA also revised the Enterprises' housing goals for 2010 and subsequent years. FHFA will issue a subsequent Order, applicable to the PUDB for 2010, that revises the applicable data fields in the PUDB matrices to reflect HERA's changes to the Enterprise housing goals.

<sup>3</sup> The release of the 2008 PUDB was delayed due to the transfer of authority to release the data to the public from HUD to FHFA and technical and operational issues raised by the new HERA data reporting requirements.

identifiers. For multifamily data, there are two separate files: a Census Tract File that identifies the census tract location of the mortgaged properties; and a National File that does not identify the location of the mortgaged properties but contains mortgage-level data and unit class-level data on all multifamily properties.

## II. Proposed Revisions to the PUDB Matrices

To determine the appropriate treatment of the newly required data elements for purposes of the PUDB, FHFA asked each Enterprise to indicate whether it is collecting the following mortgage purchase data and, if so, to provide such data to FHFA for inclusion in the PUDB: (1) Single-family property type; (2) multifamily lien status; (3) multifamily borrower race or national origin 1–5; (4) multifamily co-borrower race or national origin 1–5; (5) multifamily borrower ethnicity; (6) multifamily co-borrower ethnicity; (7) multifamily borrower gender; (8) multifamily co-borrower gender; (9) multifamily rate spread; and (10) multifamily HOEPA status.<sup>4</sup> In response to FHFA's request, the Enterprises provided FHFA with single-family property type and multifamily lien status data. The Enterprises did not provide the other information requested, which they stated they do not collect.

FHFA also provided both Enterprises with an opportunity to review and comment on FHFA's proposed revisions to the single-family and multifamily PUDB matrices. In addition, FHFA stated that it would consider any assertions by the Enterprises that the release of a specific data field would result in the release of their proprietary data, and would make a determination on this matter in accordance with applicable statutory and regulatory requirements. However, data fields that are required to be reported under HMDA at the census tract level, pursuant to section 1323(a)(2) of the Safety and Soundness Act, as amended, are not subject to regulatory and statutory processes for proprietary determinations that might otherwise apply to the release of such data since the disclosure of these data is explicitly required by statute.

Both Enterprises provided comments on a number of the proposed data field revisions, which are discussed in Sections IV. and V. below under the applicable data fields. Certain data

fields that FHFA originally considered including in the PUDB, but which it has subsequently decided to omit, are discussed in Section V.

## III. Summary of Order's Treatment of HMDA and Other Data Elements in the PUDB

Following is a summary of the changes made to the PUDB matrices to conform to the HMDA data elements, and other technical changes made to data elements in the PUDB matrices, as provided in FHFA's Order. The changes take into account FHFA's analysis of the applicable statutory provisions and FHFA's determinations with respect to the Enterprises' comments on the proposed revisions to the matrices. A more detailed discussion of the changes is contained in Section IV. below.

### A. Expanded Values or Changes in Descriptions of Data Fields in the PUDB Matrices

To conform to HMDA reporting requirements, FHFA has expanded the values (*i.e.*, codes) or changed the descriptions of the following data fields in the PUDB matrices: single-family and multifamily Enterprise flag; single-family and multifamily purpose of loan; and single-family and multifamily Federal guarantee.

### B. New Data Fields in the PUDB Matrices

As discussed above, FHFA construes section 1323(a)(2) to require the Enterprises to submit for inclusion in the PUDB HMDA mortgage data elements that the Enterprises are currently collecting. Accordingly, FHFA has added new data fields for these HMDA data elements as separate data fields in the PUDB matrices. In addition, as previously noted, FHFA currently is reviewing the data reporting requirements in connection with the high-cost securitized loans analysis that the Director is required to conduct, and upon completion of that review, will issue a new Order requiring the Enterprises to submit such data, as specified by FHFA, for inclusion in the PUDB for 2009.

Specifically, FHFA has added the following new data fields in the PUDB matrices for HMDA data elements that are currently collected and reported by the Enterprises but which had been coded differently in the PUDB: single-family borrower race or national origin 1–5; single-family co-borrower race or national origin 1–5; single-family borrower ethnicity; single-family co-borrower ethnicity; and single-family lien status.

FHFA has added the following new data fields in the PUDB matrices for HMDA data elements that are currently collected and reported by the Enterprises but which had not previously been included in the PUDB: single-family rate spread; single-family HOEPA status; and multifamily lien status (previously reported by Freddie Mac only).

FHFA has also added a new data field for single-family property type, which is currently collected but which had not previously been reported by the Enterprises.

### C. HMDA Data Elements Not Incorporated in the PUDB Pursuant to HMDA Section 304(j)

Consistent with section 304(j) of HMDA, the PUDB does not disclose personally identifiable information (PII) contained in loan data reported by the Enterprises to FHFA. FHFA does not receive the applicant's name, identification number, or date of loan application from the Enterprises. FHFA does receive the date of the mortgage note, which is equivalent to the HMDA "action date" for an originated loan, but FHFA does not release this information in the PUDB files with the exception of single-family National File B where it is released in data field 20 in an aggregated form to protect PII.

### D. HMDA Data Elements Not Incorporated in the PUDB as Inapplicable

The following HMDA data elements have not been incorporated in the PUDB because they are inapplicable to Enterprise mortgage purchases: as of year; preapproval; action type; purchaser type; denial reason 1–3; edit status; application date prior 2004 flag; multifamily occupancy; and multifamily type of property.

### E. Technical Revisions to Data Elements in the PUDB Matrices

FHFA has made technical revisions to the following data fields in the PUDB matrices to conform to the data fields to long-standing PUDB data reporting practice or provide greater clarity: loan number; MSA code; county-2000 census; census tract-2000 Census; 2000 census tract-percent minority; 2000 census tract-median income; 2000 local area median income; area median family income; borrower income ratio; "special affordable, seasoned loan: are proceeds recycled?"; single-family Federal guarantee; type of seller institution; and acquisition type.

FHFA has made technical revisions to the following data fields and references in the PUDB matrices to conform to the

<sup>4</sup> A HOEPA mortgage is a mortgage covered by section 103(aa) of the Home Ownership Equity Protection Act (HOEPA) (15 U.S.C. 1602(aa)), as implemented by the Board of Governors of the Federal Reserve System.

new statutory requirements: borrower's (or borrowers') annual income; and single-family and multifamily acquisition unpaid principal balance (UPB).

*F. Proposed Data Elements Not Included in the PUDB*

The following data elements are not currently collected by the Enterprises, and FHFA is not requiring that they be collected and reported for inclusion in the PUDB: multifamily borrower and co-borrower race or national origin; multifamily borrower and co-borrower ethnicity; multifamily borrower and co-borrower gender; multifamily rate spread; multifamily HOEPA status; respondent ID; and agency code.

**IV. Discussion of Revisions to PUDB Matrices**

To implement the HERA amendments to sections 1323 and 1326 of the Safety and Soundness Act, FHFA has adopted an Order that revises the PUDB matrices to incorporate the HMDA data elements as applicable and requires the Enterprises to submit data in accordance with the revised matrices. The Order also makes a number of technical revisions to existing data fields in the PUDB matrices to conform the data fields to long-standing PUDB data reporting practice, to provide greater clarity, or to conform to the new statutory requirements. The revised matrices are included in an Appendix to the Order. Both the Order and Appendix are set forth at the end of this Notice of Order. Single-family and multifamily PUDB Data Dictionaries that further describe the data fields will be made available on FHFA's public Web site at <http://www.fhfa.gov/Default.aspx?Page=137>.

FHFA's changes to the single-family and multifamily matrices are further described below.

*A. Expanded Values or Changed Descriptions*

To conform to HMDA reporting requirements, FHFA has expanded the values (or codes) or changed the descriptions of certain data fields in the PUDB matrices, as further discussed below.

**1. Single-family and Multifamily Data Field 0: Enterprise Flag**

This data field designates whether the mortgage was purchased by Fannie Mae or Freddie Mac. FHFA has changed the name of this data field from "agency flag" to "Enterprise flag" to avoid confusing this data field with HMDA's "agency code" data field (which is the

originating lender's regulatory agency code).

**2. Single-family Data Field 22: Purpose of Loan**

This data field designates the purpose of the mortgage acquired by the Enterprise (e.g., purchase, refinancing, rehabilitation). HMDA requires the reporting of the purpose of a mortgage, with one of the purpose codes being for home improvement loans. Data field 22 included a code for "rehabilitation" loans, which FHFA believes are substantially equivalent to home improvement loans. Accordingly, to conform to HMDA reporting requirements, FHFA has changed the code name in this data field from "rehabilitation" loan to "home improvement/rehabilitation" loan. In addition, to conform to HMDA reporting requirements, FHFA has added codes in this data field in the single-family Census Tract File to reflect HMDA's additional purpose of loan codes. (See the expanded codes in the single-family matrix in the Appendix.) FHFA has preserved the prior PUDB recoding in this data field in the single-family National File B. FHFA also has expanded the codes in this data field to enable the Enterprises to report second mortgages and home improvement/rehabilitation mortgages as purchase money mortgages where applicable, which allow the Enterprises to claim appropriate credit under the 2005–2009 home purchase subgoals. Second mortgages and home improvement/rehabilitation mortgages identified as purchase money mortgages will be coded as "1=purchase" for the PUDB.

Fannie Mae asked whether a mortgage with a "value of 4" = home improvement/rehabilitation (purchase mortgage) under the "purpose of loan" data field would be disclosed in the PUDB as a "1 = purchase", or a "4 = home improvement/rehabilitation" mortgage. FHFA is clarifying in this Notice of Order that a mortgage with a "value of 4" will be disclosed in the PUDB as a "purchase" mortgage in the single-family files.

**3. Multifamily Data Field 21: Purpose of Loan**

This data field designates the purpose of the mortgage acquired by the Enterprise (e.g., purchase, refinancing, rehabilitation). For the reasons discussed above for single-family data field 22, FHFA has changed the "rehabilitation" loan purpose code in this data field in the multifamily matrix to "home improvement/rehabilitation" loan. To conform to HMDA reporting requirements, FHFA has also added

codes in this data field in the multifamily Census Tract File to reflect HMDA's additional purpose of loan codes (see the expanded codes in the multifamily matrix in the Appendix), while recoding non-HMDA values as "not applicable/not available/other" for the multifamily Census Tract File.

Fannie Mae commented that multifamily loan purpose currently is collected through one of four acquisition systems, depending on the transaction structure (e.g., acquisition, refinance, equity, and conversion). Fannie Mae indicated that when it delivers this information to FHFA, it identifies the loan purpose as purchase, refinance, new construction, rehabilitation or not applicable/not available based on the loan purpose provided by the seller, special feature codes, and other information. Fannie Mae stated that this process of reporting the multifamily "purpose of loan" data might cause some confusion for users trying to align the HMDA data with the PUDB data. Accordingly, users of the PUDB and HMDA data should be aware of the potential reporting discrepancy in the purpose of loan data field in these two databases.

**4. Single-family Data Field 27 and Multifamily Data Field 34: Federal Guarantee**

This data field identifies the source of the Federal guarantee or insurance of the loan acquired by the Enterprise. Since 2001, the Enterprises have been reporting loans insured or guaranteed by the Federal Housing Administration, Department of Veterans Affairs, and Rural Housing Service using an expanded set of values. To conform to HMDA reporting requirements, FHFA has expanded the codes in the single-family and multifamily Census Tract Files to reflect HMDA's additional Federal loan guarantee or insurance sources. (See the expanded codes in the single-family and multifamily matrices in the Appendix.) For single-family National File A, single-family National File B, and the multifamily National File, FHFA has preserved the prior PUDB recoding. The description for data field 34 in the multifamily matrix has also been changed from "Government Insurance" to "Federal Guarantee" to be consistent with the description in data field 27 of the single-family matrix. A technical revision has also been made to this data field, as discussed under Section IV.E. below.

### B. New Data Fields

#### 1. Data Elements Currently Collected and Reported But Previously Coded Differently in the PUDB

To conform to HMDA reporting requirements, FHFA has added the following new data fields to the PUDB matrices for data elements that are currently collected and reported by the Enterprises but which had been coded differently in the PUDB.

##### a. Single-family Data Fields 41a–41e: Borrower Race or National Origin 1–5

These data fields identify the race or national origin of the borrower of the loan acquired by the Enterprise. Since 2004, the Enterprises have been reporting single-family borrower race or national origin in accordance with five defined fields—borrower race1–borrower race5—but the data was included in a single race or national origin field in the PUDB. The Enterprises did not comment on these data fields.

To conform to HMDA reporting requirements, FHFA has incorporated these five fields in the single-family Census Tract File to reflect HMDA's borrower race or national origin fields. (See the single-family matrix in the Appendix for the specific codes that apply to these data fields.) FHFA is continuing to include the data as a single data field in National Files A and B, using an algorithm for collapsing the five borrower race or national origin fields and borrower ethnicity field to the single field. The single data field in National Files A and B is constructed as follows:

- i. If the borrower ethnicity field indicates that the borrower is Hispanic or Latino, then the single field's value indicates the value for "Hispanic or Latino" regardless of race (consistent with reporting prior to 2004);
- ii. Otherwise, if a unique value within borrower race1–borrower race5 indicates that the borrower is American Indian or Alaskan Native, Asian, Black or African American, Native Hawaiian or Other Pacific Islander, or White, then the single field's value is that unique value (this includes multiple selections of that unique value);
- iii. Otherwise, if the values within borrower race1–borrower race5 indicate that the borrower has selected more than one of American Indian or Alaskan Native, Asian, Black or African American, Native Hawaiian or Other Pacific Islander, or White, then the single field's value indicates "Two or more races";
- iv. Otherwise, the single field's value indicates "not available/not applicable"

(i.e., no indication of race or ethnicity provided).

##### b. Single-family Data Field 41f: Borrower Ethnicity

This new data field identifies the ethnicity of the borrower of the loan acquired by the Enterprise. The Enterprises have been reporting single-family borrower ethnicity to FHFA, but these data were previously included under code 7 (Hispanic or Latino) in data field 41 in the single-family PUDB files and not as a separate data field. The Enterprises did not comment on this data field.

To conform to HMDA reporting requirements for borrower ethnicity, FHFA has added this data element as new data field 41f in the single-family Census Tract File. (See the single-family matrix in the Appendix for the specific codes that apply to this data field.)

##### c. Single-family Data Fields 42a–42e: Co-Borrower Race or National Origin 1–5

These data fields identify the race or national origin of the co-borrower of the loan acquired by the Enterprise. Since 2004, the Enterprises have been reporting single-family co-borrower race or national origin to FHFA in accordance with five defined fields—co-borrower race1–co-borrower race5—but the data was included in a single race or national origin field in the PUDB. The Enterprises did not comment on these data fields.

To conform to HMDA reporting requirements, FHFA has incorporated these five fields in the single-family Census Tract File to reflect HMDA's co-borrower race or national origin fields. (See the single-family matrix in the Appendix for the specific codes that apply to these data fields.) FHFA is continuing to include the data as a single data field in single-family National Files A and B, and the algorithm used for collapsing the five co-borrower race or national origin fields and co-borrower ethnicity field to the single data field is the same as that used for the five borrower race or national origin fields and borrower ethnicity field discussed under single-family data fields 41a–41e above.

##### d. Single-Family Data Field 42f: Co-Borrower Ethnicity

This new data field identifies the ethnicity of the co-borrower of the loan acquired by the Enterprise. The Enterprises have been reporting single-family co-borrower ethnicity to FHFA, but the data was previously included under code 7 (Hispanic or Latino) in data field 42 in the single-family PUDB

files, and not as a separate data field. The Enterprises did not comment on this data field.

To conform to HMDA reporting requirements for co-borrower ethnicity, FHFA has added this data element as new data field 42f in the single-family Census Tract File. (See the single-family matrix in the Appendix for the specific codes that apply.)

##### e. Single-Family Data Field 59: Lien Status

This new data field identifies the lien status of the single-family loans acquired by the Enterprises. The Enterprises have been reporting single-family lien status under the "purpose of loan" data field. Freddie Mac confirmed that it collects single-family lien status data when it purchases mortgage loans and currently provides this data to FHFA. Freddie Mac stated that the single-family lien status data field should be identified in the PUDB as "not applicable" because of the Enterprises' status as loan purchasers, asserting that the HMDA instructions specifically differentiate between the reporting requirements and data element coding for originated versus purchased loans. Fannie Mae did not comment on single-family lien status.

The HMDA instructions do distinguish, for purposes of some data elements, between insured depository institutions that are loan purchasers and those that are loan originators. Fannie Mae and Freddie Mac, because they are not insured depository institutions, do not have any status under HMDA, either as originators or as purchasers. But they are, as a result of their activities, in possession of HMDA data elements for the loans that they purchase. In its role as the agency charged with administering the Safety and Soundness Act, FHFA, by this Order, is identifying the data elements that must be reported and included in the PUDB. Since the Enterprises have been collecting and reporting single-family lien status data, FHFA is requiring the Enterprises to continue reporting that data for inclusion in new data field 59 for lien status in the single-family Census Tract File. FHFA has populated the data field using the lien status data reported for data field 22 (purpose of loan), and will do the same for subsequent years.

#### 2. Data Elements Currently Collected and Reported But Not Previously Included in the PUDB

##### a. Single-Family Data Field 56: Rate Spread

This new data field designates the difference between the annual

percentage rate (APR) and the applicable Treasury rate (*see* the Truth in Lending regulations at 12 CFR part 226 (Regulation Z)) for single-family mortgages purchased by the Enterprises. The Enterprises have been reporting rate spread data for single-family mortgages, but this data was not previously included in the PUDB. Fannie Mae requested that the PUDB include “not applicable” as an allowable value for the single-family rate spread data field, on the basis that HMDA does not require the disclosure of rate spread information for single-family rate spreads falling below specified thresholds (equal to or greater than 3 percentage points for first lien loans, or 5 percentage points for subordinate lien loans). In addition, Fannie Mae stated that HMDA does not require purchasers to disclose rate spread information. Freddie Mac expressed similar views.

Since the Enterprises have been collecting and reporting rate spread data for single-family mortgages, FHFA is requiring the Enterprises to continue reporting that data, which will be included in new data field 56 in the single-family Census Tract File.

For 2008, HMDA requires the reporting of values for rate spread of 3.0 and greater for first liens, and 5.0 and greater for subordinate liens. For 2009 and subsequent years, HMDA requires the reporting of values for rate spread of 1.5 and 3.5, respectively. Values below these thresholds, including values that would be identified as “not applicable,” will be reported as a numeric zero (“0”) because the PUDB is released as a numeric-only database.

#### b. Single-Family Data field 57: HOEPA Status

This new data field designates whether a single-family loan acquired by the Enterprise is subject to HOEPA, as implemented in Regulation Z, 12 CFR 226.32, because the APR or the points and fees on the loan exceed the HOEPA triggers.<sup>5</sup> The Enterprises have been collecting and reporting the HOEPA status of single-family loans to FHFA, but this data was not previously included in the PUDB. Fannie Mae commented that, under its business policies, single-family mortgages that are subject to HOEPA are not eligible for sale to Fannie Mae. However, such loans can be purchased inadvertently by the Enterprises. Freddie Mac did not

comment on single-family HOEPA status.

Accordingly, to conform to HMDA reporting requirements for HOEPA status, FHFA has added this data element as new data field 57 in the single-family Census Tract File.

#### c. Multifamily Data Field 50: Lien Status

This new data field identifies the lien status of the multifamily loans acquired by the Enterprises. Unlike single-family lien status, multifamily lien status is not currently included in the “purpose of loan” data field in the multifamily matrix. Fannie Mae has collected but not reported this data in the past. Freddie Mac confirmed that it collects multifamily lien status data when it purchases mortgage loans and currently provides this data to FHFA for housing goals purposes.

In response to FHFA’s request, Freddie Mac and Fannie Mae provided FHFA with the multifamily lien status data necessary to populate the new multifamily lien status data field for the PUDB. However, Freddie Mac stated that the multifamily lien status data field should be identified in the PUDB as “not applicable” because of the Enterprises’ status as loan purchasers, making the argument (already addressed above) that the HMDA instructions differentiate between the reporting requirements and data element coding for originated versus purchased loans.

Since the Enterprises have been collecting multifamily lien status data, FHFA is requiring the Enterprises to report that data for inclusion in new data field 50 for lien status in the multifamily Census Tract File.

#### 3. Data Element Currently Collected But Not Previously Reported—Single-Family Data Field 58: Property Type

This new data field identifies the type of property securing the loan acquired by the Enterprises. HMDA reporting requirements differentiate the single-family property type data element as single-family or manufactured housing. The Enterprises have not previously been required to distinguish between single-family and manufactured housing in their data reporting to FHFA.

In response to FHFA’s request, Fannie Mae and Freddie Mac provided FHFA with the requested single-family property type data. Fannie Mae commented that it collects and reports manufactured housing data in a manner different from that of HMDA reporters. Specifically, Fannie Mae stated that the HMDA definition of “manufactured home” incorporates the definition used by HUD and includes modular homes, while Fannie Mae requires that

manufactured housing be built on a permanent chassis that is attached to a permanent foundation.

Subsequent discussions with Fannie Mae revealed that it distinguishes between modular homes that are “on-frame” (*i.e.*, built on a permanent chassis and ready for occupancy upon leaving the factory but not subject to HUD code standards) and “off-frame” (*i.e.*, housing that is not ready for occupancy upon leaving the factory but must be constructed on-site). Fannie Mae indicated that it does not purchase any loans relating to “on-frame” modular homes. Accordingly, it appears that the types of loans that Fannie Mae purchases are secured by manufactured homes that meet both the HMDA and HUD code standards.

Fannie Mae does purchase loans secured by off-frame modular homes that need to be constructed on-site. However, these modular homes would not qualify as “manufactured homes” under either HMDA’s or HUD’s standards since they are not ready for occupancy upon leaving the factory. These homes would be designated as single-family homes.

Fannie Mae also asserted that there are timing discrepancies with regard to the reporting of data for the PUDB and HMDA. It stated that lenders report to HMDA those loans that are purchased or originated in the reporting year, while Fannie Mae reports to FHFA all mortgages purchased in a year—whether originated in the current year or seasoned loans. FHFA recognizes that because of these differences in the nature of the PUDB and HMDA, timing differences in the reporting of single-family property data are inevitable. Nevertheless, since this is a HMDA-required data field (*see* 12 CFR 203.4(a)(4)), FHFA is required to obtain such data from the Enterprises.

Accordingly, to conform to HMDA reporting requirements for property type, FHFA has added property type, without modification, as new data field 58 in the single-family Census Tract File.

#### C. HMDA Data Elements Not Incorporated in the PUDB, Consistent With Section 304(j) of HMDA

Section 1326(d) of the Safety and Soundness Act, as amended, provides that the information related to loan applicants’ privacy interests as described in section 304(j) of HMDA shall not be disclosed to the public. Section 304(j) requires specifically that the following PII not be disclosed to the public:

(1) The applicant’s name and identification number;

<sup>5</sup> HOEPA applies to a “consumer credit transaction that is secured by the consumer’s principal dwelling” in which either the APR, or the total points and fees payable by the consumer at or before loan closing, exceed certain specified amounts.

(2) The date of the loan application; and

(3) The date of any determination by the lending institution with respect to the application.

In addition, section 304(j) requires that any disclosure of information must ensure that depository institutions are protected from liability under any Federal or State privacy laws.

Consistent with section 304(j) of HMDA, the PUDB does not disclose PII contained in loan data reported by the Enterprises to FHFA. FHFA does not receive the loan applicant's name, identification number, or date of loan application from the Enterprises. FHFA does receive the date of the mortgage note, which is equivalent to the HMDA "action date" for an originated loan, but FHFA does not release this information in the PUDB files with the exception of single-family National File B where it is released in data field 20 using the following recoded values to protect PII: 1 = originated same calendar year as acquired; 2 = originated prior to calendar year of acquisition; or 9 = missing.

#### *D. HMDA Data Elements Not Incorporated in the PUDB as Inapplicable*

The HMDA data fields discussed below have not been incorporated in the PUDB because they are inapplicable to Enterprise mortgage purchases.

##### 1. As of Year

This data field indicates the calendar year in which the HMDA data are being released, and is created by the Federal Financial Institutions Examination Council (FFIEC) in developing the publicly-released HMDA database. Since it is not a data element required to be reported by HMDA-reporting institutions, FHFA has not added this data field to the PUDB.

##### 2. Preapproval

This HMDA data element indicates whether the loan involved a request by a household to the HMDA-reporting lender for preapproval of a loan. FHFA has not added this data field to the PUDB because all loans in the PUDB had to have been originated in order to be acquired by the Enterprises.

##### 3. Action Type

This HMDA data element indicates the type of action taken on the loan by the HMDA-reporting lender, e.g., loan originated, application approved but not accepted, application denied, application withdrawn, or other specified reasons. FHFA has not added this data field to the PUDB as all loans

in the PUDB had to have been originated in order to be acquired by the Enterprises.

##### 4. Purchaser Type

This HMDA data element indicates the type of entity that purchased the loan from the HMDA-reporting lender. FHFA has not added this data field to the PUDB because the Enterprises are always the purchasers of the loans disclosed in the PUDB and this data is released in data field 0, "Enterprise flag" (formerly called "agency flag").

##### 5. Denial Reason 1–3

This HMDA data element indicates the reasons a loan was denied by the HMDA-reporting lender. FHFA has not added this data field to the PUDB because all of the loans in the PUDB had to have been originated in order to be acquired by the Enterprises and, therefore, could not have been denied.

##### 6. Edit Status

This data field indicates the validity and/or quality status of the data reported by the HMDA-reporting institution. The data field is created by FFIEC in developing the publicly-released HMDA database. Since the data field is not required to be reported by HMDA-reporting institutions, and the data released to FHFA for inclusion in the PUDB is certified as accurate by the Enterprises, FHFA has not added this data field to the PUDB.

##### 7. Application Date Prior 2004 Flag

This HMDA data field indicates why certain fields added to HMDA reporting in 2004 were reported under pre-2004 reporting standards, e.g., the expanded race/ethnicity fields. The data field was created by FFIEC in developing the publicly-released HMDA database, and is based on the date of the loan application reported by HMDA-reporting lenders. The date of the loan application is private applicant information under section 304(j) of HMDA, and the flag is now essentially moot as there currently are few, if any, pre-2004 loan applications reported in the HMDA database. Accordingly, FHFA has not added this data field to the PUDB.

##### 8. Multifamily: Occupancy

This HMDA data element identifies whether the property to which the loan relates is to be owner-occupied as a principal residence. This data field is not relevant to the PUDB multifamily Census Tract File because the PUDB reports data for single-family and multifamily loans in separate files, and multifamily properties, by definition,

are occupied by renters and thus not owner-occupied.

##### 9. Multifamily: Type of Property

This HMDA data element identifies the type of property securing the loan made by the HMDA-reporting lender. This data element is not relevant to the Enterprise PUDB multifamily Census Tract File because the PUDB reports data for single-family and multifamily loans in separate files and, therefore, all loans in the multifamily files are, by definition, secured by multifamily properties.

#### *E. Technical Revisions to Data Fields in the PUDB Matrices*

##### 1. Conforming to Long-Standing PUDB Reporting Practice or Providing Greater Clarity

FHFA has made technical revisions to certain data fields in the PUDB matrices to conform the data fields to long-standing PUDB data reporting practice or provide greater clarity, as further discussed below.

###### a. Single-Family and Multifamily Data Field 1: Loan Number

This data field designates the sequence number assigned by FHFA in the PUDB files that corresponds to the loan number assigned by the Enterprise. FHFA has changed the description of this data field to conform the description to the long-standing practice of using randomly generated sequence numbers (and not random numbers as the previous description suggested) to identify Enterprise mortgage loan purchases in the PUDB. Each loan record is assigned a different sequence number that is randomly generated within each file. Thus, the first loan record in the Census Tract File is not also the first loan record in the National File A or National File B with a very high degree of probability. A similar change to the description of this data element has been made in data field 1 of the multifamily matrix.

###### b. Single-Family and Multifamily Data Field 4: MSA Code

This data field designates the Metropolitan Statistical Area (MSA) Code for the location of the property securing the Enterprise mortgage loan. Consistent with long-standing PUDB data reporting practice, FHFA has revised this data field in the single-family and multifamily Census Tract Files to include a value "99999" for properties located outside of an MSA (e.g., rural locations or micropolitan statistical areas). In addition, consistent with long-standing PUDB data reporting practice, FHFA has added in the matrix

for the Census Tract File a value entitled "Other" for properties located in a specific MSA, which would be applicable to any 5-digit number other than 00000 (for missing property location) or 99999.

**c. Single-Family and Multifamily Data Field 6: County—2000 Census**

This data field designates the county location of the property securing the Enterprise mortgage loan. FHFA has renamed the data field from "County—1990 Census" to "County—2000 Census," as the Enterprises have reported 2000 Census geography since 2003. The reference in this and other data fields to the 2000 Census will be updated to refer to the 2010 Census when applicable to a future PUDB.

**d. Single-Family and Multifamily Data Field 7: Census Tract—2000 Census**

This data field designates the census tract location of the property securing the Enterprise mortgage loan. FHFA has renamed the data field from "Census Tract/BNA—1990 Census" to "Census Tract—2000 Census," as the Enterprises have reported 2000 Census geography since 2003, and Block Numbering Areas (BNAs) were phased out after the 1990 Census.<sup>6</sup>

**e. Single-Family and Multifamily Data Field 11: 2000 Census Tract—Percent Minority**

This data field designates the percentage of the population that belongs to all minority groups in the census tract location of the property securing the Enterprise mortgage. FHFA has renamed this data field from "1990 Census Tract—Percent Minority" to "2000 Census Tract—Percent Minority," as the Enterprises have used 2000 census tract demographic data since 2005.

**f. Single-Family and Multifamily Data Field 12: 2000 Census Tract—Median Income**

This data field designates the family area median income (AMI) of the census tract location of the property securing the Enterprise mortgage. FHFA has renamed this data field from "1990 Census Tract—Median Income" to "2000 Census Tract—Median Income," as the Enterprises have used 2000 census tract data since 2005.

**g. Single-Family and Multifamily Data Field 13: 2000 Local Area Median Income**

This data field designates the AMI for the location of the property securing the

Enterprise mortgage, which is: The MSA for properties located in an MSA; or the county or State non-metropolitan area for properties located outside an MSA, whichever is greater. FHFA has renamed this data element from "1990 Local Area Median Income" to "2000 Local Area Median Income," as the Enterprises have used 2000 census tract data since 2005.

**h. Single-Family Data Field 16: Area Median Family Income**

This data field designates the AMI for the location of the property securing the Enterprise mortgage for the reporting year (*i.e.*, year of mortgage acquisition by the Enterprise), which is: The MSA for properties located in an MSA; or the county or State non-metropolitan area for properties located outside an MSA, whichever is greater. FHFA has eliminated the incorrect reference in the data field to "withheld as proprietary," as this data field has always been non-proprietary in the single-family database.

**i. Single-Family Data Field 17: Borrower Income Ratio**

This data field identifies the ratio of the borrower's annual income to the AMI (data field 16). FHFA has eliminated the incorrect reference in the data field to "withheld as proprietary," as this data field has always been non-proprietary (*i.e.*, only coded 9999 when borrower income or AMI is unknown) in the single-family database.

**j. Single-Family Data Field 25 and Multifamily Data Field 24: "Special Affordable, Seasoned Loan: Are Proceeds Recycled?"**

This data field identifies the specific reasons in accordance with 12 CFR 1282.14(e) for an Enterprise claiming Special Affordable Housing Goal credit for the Enterprise's purchase of loans that originated more than one year prior to the date of acquisition. FHFA has expanded the reporting codes for this data field to include additional reasons set forth under 12 CFR 1282.14(e), as the Enterprises have reported their mortgage data using these expanded codes since 2001.

**k. Single-Family Data Field 27: Federal Guarantee**

This data field identifies the source of the Federal guarantee or insurance of the loan acquired by the Enterprise. The single-family loan matrix previously included a code 4 for the purchase of a mortgage that assists in maintaining the affordability of assisted units in eligible multifamily housing projects with expiring contracts. The code is not

applicable to single-family transactions and already appears in the multifamily loan matrix. Accordingly, FHFA has deleted this code from the single-family loan matrix.

**l. Single-Family Data Field 34 and Multifamily Data Field 33: Type of Seller Institution**

This data field identifies the type of seller of the loan to the Enterprise. FHFA has expanded the reporting codes for this data field to include additional types of sellers, as the Enterprises have reported their mortgage data using these expanded codes since 2001. For single-family National File B and the multifamily Census Tract File, FHFA is preserving the prior PUDB data field recoding, which is: 1 = Mortgage Company; 2 = SAIF Insured Depository Institution; 3 = BIF Insured Depository Institution; 4 = NCUA Insured Credit Union; 5 = Other. The prior PUDB data field recoding is also preserved for the multifamily National File.

**m. Single-Family Data Field 38 and Multifamily Data Field 36: Acquisition Type**

This data field identifies the type of acquisition by the Enterprise (*e.g.*, credit enhancement, purchase of State or local mortgage revenue bond). FHFA has expanded the reporting codes for this data field to include additional acquisition types, as the Enterprises have reported their mortgage data using these expanded codes since 2003. Fannie Mae noted that the proposed addition of the acquisition type code of "61 = asset management refinance" is not applicable to single-family transactions and already appears in the multifamily loan matrix. FHFA agrees with this comment and, as a result, has not included this code in the single-family matrix.

**2. Conforming to New Statutory Requirements**

FHFA has made technical revisions to certain data fields and references in the PUDB matrices to conform to the new HERA requirements, as further discussed below.

**a. Single-Family Data Field 15: Borrower's (or Borrowers') Annual Income**

This data field identifies the borrower's or borrowers' annual income, which is the numerator of the borrower income ratio reported in data field 17. To be consistent with HMDA reporting requirements, FHFA is now rounding the values reported for this data field to the nearest \$1,000 (where values of \$500 or more are rounded up) of the

<sup>6</sup> [http://www.census.gov/geo/www/cen\\_tract.html](http://www.census.gov/geo/www/cen_tract.html).



borrower's annual income, in addition to the current practice of recoding in terms of dollars for year of acquisition.

b. Single-Family Data Field 18 and Multifamily Data Field 17: Acquisition UPB

Consistent with section 1323(b)(2) of the Safety and Soundness Act, as amended,<sup>7</sup> FHFA is not applying the same methods that previously were used to mask loan acquisition UPB data, *i.e.*, FHFA has removed the topcoding and the use of categories in reporting acquisition UPB that previously were applied to this data field as described in the single-family matrix. The loan acquisition UPB is rounded to the nearest \$1,000 (where values of \$500 or more are rounded up), consistent with HMDA reporting requirements. Similarly, the multifamily loan acquisition UPB data is rounded to the nearest \$1,000 (where values of \$500 or more are rounded up) to conform to HMDA reporting practice.

The Enterprises collect two values of UPB, both of which correspond to the HMDA data field "loan amount": Acquisition UPB and origination UPB. Historically, they have reported, and the PUDB has included, acquisition UPB. Because this HMDA data element is rounded to the nearest \$1000, and because the majority of loans acquired by the Enterprises are current-year originations for which there is a negligible amount of amortization between origination and acquisition, there is no difference between the values in most cases. FHFA will continue to include acquisition UPB in the PUDB.

c. References to "Enterprises" and Regulatory Cites

To reflect revisions in terminology as a result of the enactment of HERA, FHFA has changed the references to "GSEs" in the PUDB matrices to "Enterprises." The PUDB is applicable only to loan data submitted by the Enterprises, *i.e.*, Fannie Mae and Freddie Mac. The PUDB is not applicable to loan data submitted by the Banks, which are also GSEs but are subject to separate PUDB reporting requirements. The regulatory cites in the PUDB matrices have also been revised, as the applicable regulatory provisions are now located in Title 12 of the Code of Federal Regulations.

<sup>7</sup> Section 1323(b)(2) prohibits the Director from restricting public access to the data elements required to be reported under HMDA at the census tract level.

**V. Proposed Data Elements Not Currently Collected That Will Not Be Included in the PUDB**

FHFA had originally considered requiring the reporting and public release of data fields for multifamily borrower and co-borrower race or national origin, multifamily borrower and co-borrower ethnicity, multifamily borrower and co-borrower gender, multifamily rate spread, multifamily HOEPA status, respondent ID and agency code. After considering the Enterprises' comments, and upon further review of the statutory requirements, as discussed in Section I.B. above, FHFA has determined that the Enterprises are not required under HERA to report these data elements as they do not currently collect these data. The Enterprises presented additional arguments for why they should not be required to collect and report these data, which are discussed below.

*A. Multifamily Borrower and Co-Borrower Race or National Origin; Multifamily Borrower and Co-Borrower Ethnicity; and Multifamily Borrower and Co-Borrower Gender*

FHFA considered adding new HMDA data fields to the PUDB that would have identified multifamily borrower and co-borrower race or national origin, multifamily borrower and co-borrower ethnicity, and multifamily borrower and co-borrower gender. Both Fannie Mae and Freddie Mac commented that they do not collect race, national origin, ethnicity, or gender for their multifamily loan purchases since the vast majority of their multifamily mortgage business involves non-natural persons (*e.g.*, limited liability companies, corporations). Freddie Mac stated that HMDA does not require these data elements to be reported for loans involving a borrower or applicant that is not a natural person (citing to 12 CFR part 203, App. A at I.D.1), or by secondary market loan purchasers (citing to 12 CFR 203.4(b)(2)). In addition, both Fannie Mae and Freddie Mac claimed that collecting such data would involve considerable expense and significant additional work and resources. Freddie Mac requested that FHFA consider these data elements to be optional and reportable as "not applicable" in accordance with HMDA reporting requirements for purchased loans.

Since the Enterprises are not currently collecting these data, and the data point is not a HMDA data element for the great majority of multifamily loans that the Enterprises purchase, as to which the borrowers are non-natural persons,

and collecting the data would impose a substantial additional burden on the Enterprises while they are in conservatorship, FHFA is not requiring the Enterprises to collect and report these data for inclusion in the PUDB.

*B. Multifamily Rate Spread*

FHFA considered adding a new HMDA data field to the PUDB that would have designated the difference between the APR and the applicable Treasury rate for multifamily mortgages acquired by the Enterprise. Both Enterprises commented that they do not collect multifamily rate spread, and maintained that this data field is not applicable to multifamily lending under Regulation Z (12 CFR 226.1(c), which implements the Truth in Lending Act) and HOEPA. Fannie Mae contended that, for loans subject to Regulation Z, the reporting entity is required to provide information on certain "high-priced mortgage loans," but stated that Regulation Z does not apply to extensions of credit to non-natural persons (citing to 12 CFR 226.3(a)(2)). Freddie Mac asserted that HMDA does not require the collection and reporting of data for purchased loans, and both Enterprises stated that requiring the collection of this data would involve considerable expense and impose a significant regulatory burden.

Since the Enterprises are not currently collecting this data, and the data point is not a HMDA data element for the great majority of multifamily loans that the Enterprises purchase, as to which the borrowers are non-natural persons, and collecting the data would impose a substantial additional burden on the Enterprises while they are in conservatorship, FHFA is not requiring the Enterprises to collect and report this data for inclusion in the PUDB.

*C. Multifamily HOEPA Status*

FHFA considered adding a new HMDA data field to the PUDB that would have designated whether the multifamily loan acquired by the Enterprise is subject to HOEPA because the APR or the points and fees on the loan exceed the HOEPA triggers. Both Enterprises stated that they do not collect multifamily HOEPA status and, for the reasons discussed under the multifamily rate spread discussion above, maintained that this data field is also not applicable to multifamily lending under Regulation Z and HOEPA. Fannie Mae also stated that HOEPA applies "to a consumer credit transaction that is secured by the consumer's principal dwelling" and does not apply to multifamily properties.

For the reasons stated with respect to the multifamily data elements discussed above, FHFA is not requiring the Enterprises to collect and report this data for inclusion in the PUDB.

*D. Single-Family and Multifamily Respondent ID and Agency Code*

FHFA considered adding new HMDA data fields to the PUDB that would have designated the identification number (respondent ID) assigned by a HMDA-reporting lender's regulatory agency to the institution that reported the loan, and the code of the regulatory agency (agency code) for the HMDA-reporting lender that provided the loan to the borrower. The Enterprises have not been collecting respondent IDs and agency codes for their single-family or multifamily loan purchases.

Fannie Mae and Freddie Mac opposed inclusion in the PUDB of the respondent ID and agency code data fields, claiming that these are not required HMDA data fields, as described in Regulation C (citing to 12 CFR 203.4(a)) and, therefore, they are not data elements required to be reported in the PUDB under HERA.

Freddie Mac also asserted that even if respondent ID and agency code constitute data elements under HMDA, HMDA reporters that are purchasers are not required to report from whom they purchased a loan (whether from the originator or from another entity). Fannie Mae also stated that currently it collects and reports to FHFA the type of institution that sold the loan to Fannie Mae (single-family data field 34 and multifamily data field 33), and this data is disclosed in the PUDB and provides a more specific description than revealed by agency code of the type of institution from which Fannie Mae purchases its loans.

In addition, Fannie Mae asserted that if FHFA concludes that respondent ID is a HMDA data element, it would request proprietary treatment under 24 CFR 81.74(b) to prevent the public release of this data, which Fannie Mae believes will result in competitive harm.

Since the Enterprises are not collecting these data, and doing so would impose a substantial additional burden on them while they are in conservatorship, FHFA is not requiring the Enterprises to collect and report these data for inclusion in the PUDB. In particular, it would be burdensome, expensive and time-consuming for the Enterprises to make the necessary changes to their seller-servicer

guidelines and infrastructure to collect such data.

For the convenience of the affected parties, the Order is recited below in its entirety. You may access this Order from FHFA's Web site at <http://www.fhfa.gov/Default.aspx?Page=43>. The Order will be available for public inspection and copying at the Federal Housing Finance Agency, Fourth Floor, 1700 G St., NW., Washington, DC 20552. To make an appointment, call (202) 414-6924.

**VI. Order**

*Public Use Database for Enterprise Mortgage Purchases*

Whereas, section 1323(a)(1) of the Federal Housing Enterprises Financial Safety and Soundness Act of 1992 (Safety and Soundness Act), as amended, 12 U.S.C. 4543(a)(1), requires the Director of the Federal Housing Finance Agency (FHFA) to make available to the public the non-proprietary single-family and multifamily loan-level mortgage data elements submitted to FHFA by the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac) (collectively, the Enterprises) in their mortgage reports;

Whereas, the responsibility to maintain a public use database (PUDB) for such mortgage data was transferred to FHFA from the U.S. Department of Housing and Urban Development (HUD) pursuant to sections 1122, 1126 and 1127 of the Housing and Economic Recovery Act of 2008 (HERA), Public Law 110-289 (July 30, 2008), see 12 U.S.C. 4543(a)(2);

Whereas, the mortgage data submitted by Fannie Mae and Freddie Mac are contained in their reports required under section 309(m) of the Federal National Mortgage Association Charter Act, as amended, 12 U.S.C. 1723a(m), and section 307(e) of the Federal Home Loan Mortgage Corporation Act, as amended, 12 U.S.C. 1456(e), respectively (hereafter, Charter Acts), and include mortgage data characteristics of single-family and multifamily mortgagors and data on the Enterprises' single-family and multifamily mortgage purchases;

Whereas, section 1126 of HERA amended section 1323 of the Safety and Soundness Act by requiring that such data submitted by the Enterprises in their mortgage reports shall include the data elements required to be reported under the Home Mortgage Disclosure

Act of 1975 (HMDA), 12 U.S.C. 2801 *et seq.*, at the census tract level, and that such data elements be disclosed to the public, see 12 U.S.C. 4543;

Whereas, to comply with sections 1323 and 1326 of the Safety and Soundness Act, as amended, it is necessary to make changes to the data fields in FHFA's single-family and multifamily matrices of the PUDB to incorporate the data elements required thereunder and to reflect HMDA reporting practices;

Whereas, FHFA has determined that certain technical revisions to the data elements in the single-family and multifamily matrices of the PUDB should also be made to conform the data fields to long-standing PUDB data reporting practice, to provide greater clarity, or to conform to the new statutory requirements;

Whereas, the Enterprises were provided with an opportunity to review and comment on proposed revisions to the data fields in the single-family and multifamily matrices of the PUDB, and FHFA has taken the Enterprises' comments into consideration in adopting this Order;

Whereas, FHFA requested that the Enterprises provide it with specific new mortgage data for inclusion in the PUDB in accordance with the requirements of HERA, and the Enterprises provided the specific data that they currently collect;

Now, therefore, it is hereby ordered as follows:

1. The data fields in the single-family and multifamily matrices of the PUDB are revised as set forth in the attached Appendix which is incorporated herein by reference;

2. The Enterprises shall provide FHFA with the mortgage data required to populate the data fields described in the single-family and multifamily matrices in the Appendix; and

3. This Order supersedes the HUD Final Order of October 4, 2004 (69 FR 59476) and shall be effective until such time as FHFA determines that it is necessary and/or appropriate to withdraw or modify it.

Signed at Washington, DC, this 1st day of July 2010.

**Wanda DeLeo,**

*Acting Deputy Director for Housing Mission and Goals By Delegation.*

Dated: July 8, 2010.

**Edward J. DeMarco,**

*Acting Director, Federal Housing Finance Agency.*

**BILLING CODE 8070-01-P**

APPENDIX

ENTERPRISE MORTGAGE DATA AND AHAR INFORMATION:  
PROPRIETARY INFORMATION/PUBLIC-USE DATA

Notes: The following matrices distinguish proprietary from public-use mortgage data elements. A "YES" designation indicates that the data element is proprietary and not included in the public use data base in the format indicated. A "NO", "NO, Added field", "Yes, but recode", and "YES, but redefine and recode as" indicate that the data element is included in the public use data base. Certain data are coded as missing or not available either because the data was not submitted or because the data is proprietary.

Enterprise Single-Family Mortgage Data  
Owner- and Renter-Occupied 1- to 4-Unit Properties  
Proprietary Information/Public-Use Data

The "Census Tract File" contains mortgage-level data on all single-family properties.  
The "National File A" contains mortgage-level data on owner-occupied 1-unit properties.  
The "National File B" contains unit-level data on all single-family properties.

#	Field Description	Values	Census Tract File	National File A	National File B
0	Enterprise Flag	1=Fannie Mae 2=Freddie Mac	NO	NO	NO
1	Loan Number	00=Missing	Yes, but recode as a Sequential Number (1)	YES	Yes, but recode as a Sequential Number (1)
2	US Postal State	00000=Missing	YES	YES	YES
3	US Postal Zip Code	99999=non-metropolitan area other-specific metropolitan area	YES	YES but recode as: 1= metropolitan area 0=non-metropolitan area	YES but recode as: 1= metropolitan area 0=non-metropolitan area
4	MSA Code	000=Missing	YES	YES	YES
5	Place Code - FIPS	000=Missing	NO	NO	NO
6	County - 2000 Census	000000=Missing	NO	NO	NO
7	Census Tract - 2000 Census	1=Tract Entirely Within Central City	NO	NO	NO
8 (2)	Census Tract Geographic Designation	2=Tract Entirely Outside Central City 3=Central City Split Tract 9=Not Able To Code	NO	NO	NO
9 (2)	Central City Flag 1	9999=Not Able To Code	NO	YES	YES
10 (2)	Central City Flag 2	9999=Not Available	NO	YES	YES
11	2000 Census Tract - Percent Minority	9999=Not Available	NO	YES, but recode as: 1=0- <10% 2=10- <30% 3=30- 100% 9=Missing	YES, but recode as: 1=0- <10% 2=10- <30% 3=30- 100% 9=Missing
12	2000 Census Tract - Median Income	999999=Not Available	NO	YES	YES
13	2000 Local Area Median Income	999999=Not Available	NO	YES	YES
14	Tract Income Ratio	9999=Not Applicable	NO	YES, but recode as: 1=0- <=80% 2=80- <=120% 3= >120% 9=Missing	YES, but recode as: 1=0- <=80% 2=80- <=120% 3= >120% 9=Missing
15	Borrower's (or Borrowers) Annual Income	9999999=Not Available	YES, but recode in terms of dollars for year of acquisition, and round to nearest \$1,000.	YES	YES
16	Area Median Family Income	999999=Not Available	YES, but recode in terms of dollars for year of acquisition.	YES	YES

#	Field Description	Values	Census Tract File	National File A	National File B
17 (3)	Borrower Income Ratio	9999=Not Applicable or Not Available	NO	YES, but recode as:	YES, but redefine and recode as: (3)
				1=0- <=60%	1=0- <=60%
				2=60- <=100%	2=60- <=100%
				3=>100	3=>100
				9=Not Applicable	9=Not Applicable
18	Acquisition UPB		YES, but recode as:	YES	YES
			actual values rounded to nearest \$1,000		
19	LTV at Origination	9999=Not Applicable	YES	YES, but recode as:	YES
				1=0- <=60%	
				2=60- <=80%	
				3=80- <=90%	
				4=90- <=95%	
				5=> 95%	
				9=Missing	
20	Date of Mortgage Note		YES	YES	YES, but recode as:
					1=Originated same calendar year as acquired acquisition
					2=Originated prior to calendar year of acquisition
					9=Missing
21	Date of Acquisition		YES	YES	YES
22	Purpose of Loan	1=Purchase 2=Refinancing 3=Second Mortgage (Purchase Mortgage) 4=Home Improvement/Rehabilitation (Purchase Mortgage) 5=Second Mortgage (not Purchase Mortgage) 6=Home Improvement/Rehabilitation (not Purchase Mortgage) 9=Not Applicable/Not Available	YES but recode as: 1=Purchase 2=Refinancing 4=Home Improvement/Rehabilitation 9=Not Applicable/Not Available	YES but recode as: 1=Purchase 9=Other 9=Not Applicable/Not Available	YES but recode as: 1=Purchase 2=Refinancing 3=Second Mortgage 4=Home Improvement/Rehabilitation 9=Not Applicable/Not Available
23	Cooperative Unit Mortgage	1=Yes 2=No 8=Not Available 9=Not Applicable	YES	YES	YES
24 (2)	Refinancing Loan from Own Portfolio	1=Yes 2=No 9=Not Applicable	YES	YES	YES
25 (7)	Special Affordable, Seasoned Loan: Are Proceeds Recycled?	1=a state housing finance agency, 12 CFR 1282.14(e)(4)(vii) 2=an affordable housing loan consortium, 12 CFR 1282.14(e)(4)(viii) 3=a qualifying Federally insured credit union, 12 CFR 1282.14(e)(4)(vii)(A) 4=a community development financial institution, public loan fund, or non-profit mortgage lender, 12 CFR 1282.14(e)(4)(vii)(B) 5=a member of another class of mortgage lenders determined by FHFA to qualify, 12 CFR 1282.14(e)(4)(vii)(B) 6=a qualifying BIF- or SAIF-insured depository institution with a satisfactory performance evaluation rating under the Community Reinvestment Act, 12 CFR 1282.14(e)(4)(vi) 7=an institution which the Enterprise has determined to meet the requirements in 12 U.S.C. 4563(b)(1)(B) in accordance with 12 CFR 1282.14(e)(4)(i)-(iv) 8=the mortgage is a federally related mortgage where the Enterprise has provided documentation to FHFA that supports eligibility to count toward the special affordable housing goal, 12 CFR 1282.14(e)(3) 9=the mortgage is a federally related mortgage which is eligible to count toward the special affordable housing goal, 12 CFR 1282.14(e)(2) and 12 U.S.C. 4563(b)(1) 0=the mortgage is not eligible to count toward the special affordable housing goal under any of the above provisions	YES	YES	YES

#	Field Description	Values	Census Tract File	National File A	National File B
26	Product Type	01=Fixed Rate 02=ARM 03=Balloon 04=GPM/GEM 05=Reverse Amnity Mortgage 06=Other 07...98=List Other Distinct Products 99=Not Available	YES	YES	YES
27 (7)	Federal Guarantee	1=originated under HUD's Home Equity Conversion Mortgage (HECM) Insurance Program, 12 CFR 1282.16(b)(3)(ii) 2=covered under the Rural Housing Service's Guaranteed Rural Housing Loan Program, 12 CFR 1282.16(b)(3)(ii) 3=on a property on a tribal land and insured under FHA's Section 248 program, HUD's Section 184 program, or the Title VI program, 12 CFR 1282.16(b)(3)(i) 5=involves Federal guarantees, insurance or other Federal obligation, where the Enterprise has submitted supporting documentation to FHFA, 12 CFR 1282.16(b)(3)(ii) 6=the mortgage is awarded half credit toward the special affordable housing goal because it is insured under HUD's Title I program, 12 CFR 1282.14(f) 7=it otherwise has a federal guarantee from the Federal Housing Administration (FHA) 8=it otherwise has a federal guarantee from the Department of Veterans Affairs (VA) 9=it has some other type of federal guarantee 0=the mortgage has no federal guarantee 1=Yes 2=No 998=Non-Amortizing Loan 999=Not Available	YES, but recode as: 1=Conventional/Other 2=FHA-Insured 3=VA-Guaranteed 4=FSA/RHS-Guaranteed	YES, but recode as: 1=FHA/VA 2=FSA/RHS-Guaranteed 3=HECMs 4=No Federal Guarantee 5=Title 1-FHA	YES, but recode as: 1=FHA/VA 2=FSA/RHS-Guaranteed 3=HECMs 4=No Federal Guarantee 5=Title 1-FHA
28	RTC/FDIC		YES	YES	YES
29	Term of Mortgage at Origination		YES	YES	YES
30	Amortization Term		YES	YES	YES
31 (4)	Lender Institution Name		YES	YES	YES
32 (4)	Lender City		YES	YES	YES
33 (4)	Lender State		YES	YES	YES
34	Type of Seller Institution	1=Mortgage Company 2=SAIF Insured Depository Institution 3=BIF Insured Depository Institution 4=NCUA Insured Credit Union 5=Life insurance company 6=State or local housing finance agency 7,8=other type of lender 9=unknown	YES YES YES YES YES YES YES	YES YES YES YES YES YES YES	YES, but recode as: 1=Mortgage Company 2=SAIF Insured Depository Institution 3=BIF Insured Depository Institution 4=NCUA Insured Credit Union 5=Other
35	Number of Borrowers			NO	YES
36	First-Time Home Buyer			NO	YES
37	Mortgage Purchased under Enterprise's Community Lending Program	1=FNMA's Community Homebuyer Program 2=FNMA's Community Lending Other 3=FNMA's Other Housing Impact Programs OR 1=FHLMC's Affordable Gold 2=FHLMC's Alternative Qualifying 9=Not Applicable (either Enterprise)	YES	YES	YES

#	Field Description	Values	Census Tract File	National File A	National File B
38	Acquisition Type	11=credit enhancement of a State or local mortgage revenue bond 12=credit enhancement of all or portion of a Real Estate Mortgage Investment Conduit (REMIC) security 13=credit enhancement of all or portion of a Financial Asset Securitization Investment Trust (FASTI) security 14=credit enhancement of an obligation issued by a Real Estate Investment Trust (REIT) 15-29=credit enhancement of another type of financing activity 31=mortgage acquisition under a risk-sharing arrangement with a federal agency 41=purchase of a State or local mortgage revenue bond 42=purchase of all or a portion of an Asset Backed Security (ABS) 43=purchase of all or a portion of a Commercial Mortgage Backed Security (CMBS) 44=purchase of all or a portion of a Real Estate Mortgage Investment Conduit (REMIC) security 45=purchase of all or a portion of a Financial Asset Securitization Investment Trust (FASTI) security 46-59=other purchase of a security 62=seasoned mortgage purchase for cash 63=current year mortgage purchase for cash 64=seasoned swap purchase 65=current year swap purchase 1=Yes 2=No 3=Not Available 1=Federal only 2=State or Local only 3=Other/Private Subsidy only 4=Federal and State or Local 5=Federal and Other 6=State or Local and Other 7=Federal, State or Local and Other 9=Data Not Provided 1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 7=Not Applicable 9=Not Available 1=Hispanic or Latino 2=not Hispanic or Latino 3=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 4=Not Applicable 9=Not Available	YES	YES	YES
39	Enterprise Real Estate Owned	1=Yes 2=No	YES	YES	YES
40 (2)	Public Subsidy Programs	1=Federal only 2=State or Local only 3=Other/Private Subsidy only 4=Federal and State or Local 5=Federal and Other 6=State or Local and Other 7=Federal, State or Local and Other 9=Data Not Provided	YES	YES	YES
41a-41e (6)	Borrower Race or National Origin 1-5	1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 7=Not Applicable 9=Not Available	NO	YES, but recode fields 41a-41f as a single field 41 as: 1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Two or more races 7=Hispanic or Latino 9=Not available/not applicable	YES, but recode fields 41a-41f as a single field 41 as: 1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Two or more races 7=Hispanic or Latino 9=Not available/not applicable
41f (6)	Borrower Ethnicity	1=Hispanic or Latino 2=not Hispanic or Latino 3=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 4=Not Applicable 9=Not Available	NO	YES	YES

#	Field Description	Values	Census Tract File	National File A	National File B
42a-42e	(6) Co-Borrower Race or National Origin 1-5	1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 7=Not Applicable 8=No co-borrower 9=Not Available	NO	YES, but recode fields 42a-42f as a single field 42 as: 1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Two or more races 7=Hispanic or Latino 9=Not available/not applicable YES	YES, but recode fields 42a-42f as a single field 42 as: 1=American Indian or Alaskan Native 2=Asian 3=Black or African American 4=Native Hawaiian or Other Pacific Islander 5=White 6=Two or more races 7=Hispanic or Latino 9=Not available/not applicable YES
42f	(6) Co-Borrower Ethnicity	1=Hispanic or Latino 2=not Hispanic or Latino 3=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 4=Not Applicable 5=No co-borrower 9=Not Available	NO	YES	YES
43	Borrower Gender	1=Male 2=Female 3=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 4=Not Applicable 9=Not Available	NO	NO	NO
44	Co-Borrower Gender	1=Male 2=Female 3=Information Not Provided by Applicant in Mail, Internet, or Telephone Application 4=Not Applicable 9=Not Available	NO	NO	NO
45	Age of Borrower	999=Data Not Provided	NO	YES	YES
46	Age of Co-Borrower	999=Data Not Provided	NO	YES	YES
47	(5) Occupancy Code	1=Principal Residence/Owner-Occupied 2=Second Home 3=Investment Property (Rental) 9=Not Available	YES, but redefine and recode as: 1=Owner-Occupied property 2=Investment Property 9=Not Available	YES YES YES	YES, but redefine and recode as: 1=Owner-Occupied 2=Rental Unit in an Owner-Occupied Property 3=Investment Property (Rental) 9=Not Available
48	Number of Units		YES	NO	NO
49	Unit - Number of Bedrooms	99=Data Not Provided	YES	YES	YES
50	Unit - Owner Occupied	1=Yes 2=No	YES	YES	NO
51	Unit - Affordability Category	1=Low-Income Family (but not Very Low-Income) in a Low-Income Area 2=Very Low-Income Family, in a Low-Income Area 3=Very Low-Income Family, Not in a Low-Income Area 4=Other 9=Not Available 0=Missing 9999=Not Applicable	YES	NO	NO
52	Unit - Reported Rent Level	9999=Not Applicable	YES	YES	YES
53	Unit - Reported Rent Plus Utilities	9999=Not Applicable	YES	YES	YES
54	(2) Fannie Mae Exclusions	1=Excluded from Goal Reporting	YES	YES	YES
55	(4) Geographically Targeted Indicator	1=Yes 2=No	NO, Added Field	NO, Added Field	NO, Added Field
		9=Not Applicable			





Enterprise Multifamily Mortgage Data			
Property Level			
Proprietary Information/Public-Use Data			
#	Field Description	Values	Census Tract File
	The "Census Tract File" contains mortgage-level data on all multifamily properties.		
	The "National File" consists of two parts: one part contains mortgage level data and the other consists of unit-class-level data for all multifamily properties.		
0	Enterprise Flag	1=Fannie Mae 2=Freddie Mac	NO
1	Loan Number	00=Missing	Yes, but recode as a Sequential Number (1)
2	US Postal State	00000=Missing	NO
3	US Postal Zip Code	99999=non-metropolitan area other=specific metropolitan area	YES
4	MSA Code	000=Missing	NO
5	Place Code - FIPS	99999=non-metropolitan area other=specific metropolitan area	YES
6	County - 2000 Census	000=Missing	NO
7	Census Tract - 2000 Census	00000=Missing	NO
8 (2)	Census Tract Geographic Designation	1=Tract Entirely Within Central City 2=Tract Entirely Outside Central City 3=Central City Split Tract 9=Not Able To Code	NO
9 (2)	Central City Flag 1	9999=Not Able To Code	NO
10 (2)	Central City Flag 2	9998=Not Available 9999=Not Applicable	NO
11	2000 Census Tract - Percent Minority	9999=Not Available	NO
			1=0-10% 2=10-30% 3=30-100% 9=Missing
12	2000 Census Tract - Median Income	999999=Not Available	NO
13	2000 Local Area Median Income	999999=Not Available	NO
14	Tract Income Ratio	9999=Not Applicable	NO
			1=0-80% 2=80-120% 3=>120% 9=Missing
15	Area Median Family Income	999999=Not Available	NO
16	Affordability Category	1=>20% are especially-low-income <40% are very-low-income 2=<20% & >=40% 3=>20% & >=40% 4=<20% & <40% 8=Not Available 9=Not Eligible 0=Missing	YES
			NO

#	Field Description	Values	Census Tract File YES, but recode as: actual values rounded to nearest \$1,000	National File YES
17	Acquisition UPB		YES	YES
18	Participation Percent		YES	YES
19	Date of Mortgage Note		YES	YES, but recode as:
				1=Originated same calendar year as acquired 2=Originated prior to calendar year of acquisition 9=Missing
20	Date of Acquisition		YES	YES
21	Purpose of Loan	1=Purchase 2=Refinancing 3=New Construction 4=Home Improvement/Rehabilitation 9=Not Applicable/Not Available	YES, but recode as: 1=Purchase 2=Refinancing 4=Home Improvement/Rehabilitation 9=Not Applicable/Not Available/Other YES	YES NO
22	Cooperative Project Loan	1=Yes 2=No 8=Not Available 9=Not Applicable	YES	YES
23 (2)	Refinancing Loan from Own Portfolio	1=Yes 2=No 9=Not Applicable	YES	YES
24 (5)	Special Affordable, Seasoned Loan: Are Proceeds Recycled?	1=a state housing finance agency, 12 CFR 1282.14(e)(4)(vi) 2=an affordable housing loan consortium, 12 CFR 1282.14(e)(4)(vii) 3=a qualifying Federally insured credit union, 12 CFR 1282.14(e)(4)(viii)(A) 4=a community development financial institution, public loan fund, or non-profit mortgage lender, 12 CFR 1282.14(e)(4)(viii)(B) 5=a member of another class of mortgage lenders determined by FHFA to qualify, 12 CFR 1282.14(e)(4)(viii)(B) 6=a qualifying BIF- or SAIF-insured depository institution with a satisfactory performance evaluation rating under the Community Reinvestment Act, 12 CFR 1282.14(e)(4)(vi) 7=an institution which the Enterprise has determined to meet the requirements in 12 U.S.C. 4563(b)(1)(B) in accordance with 12 CFR 1282.14(e)(4)(i)-(iv) 8=the mortgage is a federally related mortgage where the Enterprise has provided documentation to FHFA that supports eligibility to count toward the special affordable housing goal, 12 CFR 1282.14(e)(3) 9=the mortgage is a federally related mortgage which is eligible to count toward the special affordable housing goal, 12 CFR 1282.14(e)(2) and 12 U.S.C. 4563(b)(1) 0=the mortgage is not eligible to count toward the special affordable housing goal under any of the above provisions.	YES	YES
25	Mortgagor Type	1=Individual 2=For Profit Entity 3=Nonprofit Entity 4=Public Entity 5=Other	YES	YES
26	Term of Mortgage at Origination	1=Fixed Rate	YES	YES
27	Loan Type	2=ARM 3=GPM	YES	YES

#	Field Description	Values	Census Tract File	National File
28	Construction Loan	1=Yes 2=No	YES	YES
29	Amortization Term	998=Non-Amortizing Loan 999=Not Available	YES	YES
30 (3)	Lender Institution		YES	YES
31 (3)	Lender City		YES	YES
32 (3)	Lender State		YES	YES
33	Type of Seller Institution	1=Mortgage Company 2=SAIF Insured Depository Institution 3=BIF Insured Depository Institution 4=NCUA Insured Credit Union 5=Life insurance company 6=State or local housing finance agency 7,8=other type of lender 9=unknown	YES but recode as: 1=Mortgage Company 2=SAIF Insured Depository Institution 3=BIF Insured Depository Institution 4=NCUA Insured Credit Union 5=Other	YES but recode as: 1=Mortgage Company 2=SAIF- or BIF-insured depository institution 3=NCUA Insured Credit Union 4=Other
34 (5)	Federal Guarantee	1=originated under HUD's Home Equity Conversion Mortgage (HECM) Insurance Program, 12 CFR 1282.16(b)(3)(ii) 2=covers under the Rural Housing Service's Guaranteed Rural Housing Loan Program, 12 CFR 1282.16(b)(3)(ii) 3=on a property on a tribal land and insured under FHA's Section 248 program, HUD's Section 184 program, or the Title VI program, 12 CFR 1282.16(b)(3)(ii) 4=its purchase by the Enterprise assists in maintaining the affordability of assisted units in eligible multifamily housing projects with expiring contracts, 12 CFR 1282.16(b)(3)(ii) and 1282.16(c)(9) 5=involves Federal guarantees, insurance or other Federal obligation, where the Enterprise has submitted supporting documentation to FHFA, 12 CFR 1282.16(b)(3)(iii) 6=the mortgage is awarded half credit toward the special affordable housing goal because it is insured under HUD's Title I program, 12 CFR 1282.14(f) 7=it otherwise has a federal guarantee from the Federal Housing Administration (FHA) 8=it otherwise has a federal guarantee from the Department of Veterans Affairs (VA) 9=it has some other type of federal guarantee 0=the mortgage has no federal guarantee	YES but recode as: 1=Conventional/Other 2=FHA-Insured 3=VA-Guaranteed 4=FSA/RHS-Guaranteed	YES but recode as: 1=Yes 2=No 3=FHA Risk Sharing 9=Not Available
35	FHFA Risk Share Percent		YES	YES

#	Field Description	Values	Census Tract File	National File
36	Acquisition Type	11=credit enhancement of a State or local mortgage revenue bond 12=credit enhancement of all or portion of a Real Estate Mortgage Investment Conduit (REMIC) security 13=credit enhancement of all or portion of a Financial Asset Securitization Investment Trust (FASIT) security 14=credit enhancement of an obligation issued by a Real Estate Investment Trust (REIT) 15-29=credit enhancement of another type of financing activity 31=mortgage acquisition under a risk-sharing arrangement with a federal agency 41=purchase of a State or local mortgage revenue bond 42=purchase of all or a portion of an Asset Backed Security (ABS) 43=purchase of all or a portion of a Commercial Mortgage Backed Security (CMBS) 44=purchase of all or a portion of a Real Estate Mortgage Investment Conduit (REMIC) security 45=purchase of all or a portion of a Financial Asset Securitization Investment Trust (FASIT) security 46-59=other purchase of a security 61=asset management refinance 62=seasoned mortgage purchase for cash 63=current year mortgage purchase for cash 64=seasoned swap purchase 65=current year swap purchase 1=Yes 2=No	YES	YES
37	Enterprise Real Estate Owned	3=Not Available 1=Federal only 2=State or Local only	YES	YES
38	Public Subsidy Program	3=Other/Private Subsidy only 4=Federal and State or Local 5=Federal and Other 6=State or Local and Other 7=Federal, State or Local and Other 9=Data Not Provided		
39	Total Number of Units		YES	NO
40 (2)	Special Affordable - 45 Percent		YES	NO
41 (2)	Special Affordable - 55 Percent		YES	NO
42 (2)	Fannie Mae Exclusions		YES	YES
43 (3)	Geographically Targeted Indicator		NO, Added Field	NO, Added Field

#	Field Description	Values	Census Tract File	National File
50	(4) Lien Status	1 = secured by a first lien 2 = secured by a subordinate lien 3 = not secured by a lien 4 = not applicable	NO	YES
	Notes:	(1) The sequential number is randomized between the tract and national files. (2) Not applicable to 1996 and beyond data sets. Central city is as defined by the Office of Management and Budget. (3) Not applicable to 1993-1995 data sets. (4) Not applicable to 1993-2007 data sets. (5) The Housing and Economic Recovery Act of 2008 revised the Enterprises' housing goals effective for 2010 and beyond. See Pub. L. No. 110-289, 122 Stat. 2654 (2008). Accordingly, the legal citations for the values for this data field will no longer be in effect for 2010 data.		
<b>Enterprise Multifamily Mortgage Data</b>				
<b>Unit Class Level</b>				
<b>Proprietary Information/Public-Use Data</b>				
0	Enterprise Flag	1=Fannie Mae 2=Freddie Mac	YES	NO
1	Loan Number		YES	Yes, but recode as a Sequential Number (6)
44	Unit Type XX-Number of Bedrooms		YES	YES, but recode as: 1=0-1 Bedroom 2= 2 or more Bedrooms
45	Unit Type XX-Number of Units		YES	NO
46	Unit Type XX-Average Rent Level		YES	YES
47	Unit Type XX-Average Rent Plus Utilities		YES	YES
48	Unit Type XX-Affordability Level		YES	YES, but recode as: 1=0- <=50% 2=50- <=60% 3=60- <=80% 4=80- <=100% 5= > 100% 9=Not Available
49	Unit Type XX-Tenant Income Indicator	0=No or Not Provided 1=Yes	YES	NO
	Notes:	(6) This number will match the property level sequential number in the national file.		

[FR Doc. 2010-17119 Filed 7-14-10; 8:45 am]

BILLING CODE 8070-01-C

**FEDERAL RESERVE SYSTEM**

**Formations of, Acquisitions by, and Mergers of Bank Holding Companies**

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also

includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center website at [www.ffiec.gov/nic/](http://www.ffiec.gov/nic/).

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than August 9, 2010.

**A. Federal Reserve Bank of Richmond** (A. Linwood Gill, III, Vice President) 701 East Byrd Street, Richmond, Virginia 23261-4528:  
 1. *CapGen Capital Group VI LLC, and CapGen Capital Group VI LP*, both of New York, New York; to become bank holding companies by acquiring up to 49.9 percent of the voting shares of Hampton Roads Bankshares, Inc., and Bank of Hampton Roads, both of Norfolk, Virginia, and Shore Bank, Onley, Virginia.

Board of Governors of the Federal Reserve System, July 12, 2010.

**Jennifer J. Johnson**,  
*Secretary of the Board.*

[FR Doc. 2010-17286 Filed 7-14-10; 8:45 am]

BILLING CODE 6210-01-S

**FEDERAL TRADE COMMISSION**

**Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules**

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

**TRANSACTION GRANTED EARLY TERMINATION**

ET date	Trans No.	ET req status	Party name
01-JUN-10 .....	20100246	G	Francisco Partners, L.P.
		G	Inovis International, Inc.
	20100657	G	Inovis International, Inc.
		G	AMETEK, Inc.
	20100692	G	Pfingsten Executive QP Fund III, L.P.
		G	TSE Acquisition Corporation.
	20100718	G	Hewlett-Packard Company.
		G	Palm, Inc.
	20100720	G	Palm, Inc.
		G	Industrial Growth Partners III, L.P.
	20100722	G	Fred H. Stubblefield, III.
		G	Controls Southeast, Inc.
	20100723	G	Veraz Networks, Inc.
		G	Dialogic Corporation.
	20100727	G	Dialogic Corporation.
		G	Mill Road Capital, L.P.
	20100728	G	Rubio's Restaurants, Inc.
		G	Rubio's Restaurants, Inc.
	20100730	G	Thomas H. Lee Equity Fund VI, L.P.
		G	inVentiv Health, Inc.
03-JUN-10 .....	20100702	G	inVentiv Health, Inc.
		G	Leonard A. Lauder.
		G	SBX, LLC.
		G	SBX Holding Company.
		G	NRG Energy, Inc.
		G	Pinnacle West Capital Corporation.
		G	Northwind Phoenix, LLC.
		G	Providence Equity Partners VI, L.P.
		G	Virtual Radiologic Corporation.
		G	Virtual Radiologic Corporation.
		G	LifePoint Hospitals, Inc.