APPENDIX VI-3 FORMS OF IRREVOCABLE UNCONDITIONAL LETTER OF CREDIT AND TRANSFER OF LETTER OF CREDIT

Applicability: Ginnie Mae I MBS Program and Ginnie Mae II MBS Program.

Purpose:

This Appendix provides the forms of letter of credit that must be used in the situations in which letters of credit are permissible or required in the Ginnie Mae MBS program. It also provides a form letter for use in transferring a letter of credit. The situations for the use of these forms are:

- A. Use of letter of credit in connection with pools or loan packages past due for final certification or recertification. This form is also used for a letter of credit to be used as collateral in mark to market requirements.
- B. Use of letter of credit as collateral in connection with VA vendee account mortgages on installment contracts guaranteed pursuant to VA regulation 4600 ("VA vendee loans").
- C. Use of letter of credit as collateral to fund FHA or RD Project Escrows where FHA or RD permits their use.
- D. Use of transfer letter for transferring all rights to a letter of credit.

The forms are provided, respectively, in the following pages.

Parties using the letters of credit in connection with the Ginnie Mae MBS Program must follow the prescribed form without deviation. Nonconforming letters of credit are not acceptable. Ginnie Mae will not accept any letter of credit that departs in any manner from the prescribed form, and use of such a letter of credit would constitute a failure to comply with Ginnie Mae requirements. In using a letter of credit the parties agree that the Uniform Customs and Practices for Documentary Credits (UCP) shall not apply thereto.

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Instructions for Completing Forms

These instructions relate to the entry to be made in the corresponding numbered space in the form.

- 1. Identifies the beneficiary, i.e., the party entitled to draw on the letter of credit. The letter of credit in the case of pools or loan packages past due for final certification or recertification and in mark to market cases is non-transferable in that the beneficiary's right to draw on the letter cannot be assigned to a third party. For pools or loan packages past due for final certification or recertification, the beneficiary always is Ginnie Mae. For mark to market cases, the beneficiary is the party that is contra to the party with an unrealized loss. For VA vendee loans, the beneficiary always is Ginnie Mae. For FHA or RD Multifamily project loans, the beneficiary is the issuer.
- 2. A letter of credit number is assigned by the issuing bank. In order to draw on the letter of credit, the beneficiary must identify the letter by its assigned number.
- 3. An issuance date is assigned by the issuing bank. This is the date on which the letter of credit becomes effective.
- 4. Identifies the party in whose name the account is established. In the mark to market situation, the Account Party is that party obligated to make a deposit of collateral by virtue of having suffered an unrealized loss (when the market price is measured against the contract's price). For pools or loan packages past due for final certification or recertification, VA vendee loan, 23(f) project loan situations, and RD Guaranteed Rural Rental Housing Program (Section 538) loans, the Account Party always is the Ginnie Mae issuer.
- 5. Shows the amount of the letter of credit, as specified by the Account Party, in accordance with applicable Ginnie Mae regulations and Ginnie Mae MBS Guide requirements.
- 6. Expiration date of the letter of credit. The Account Party is responsible for renewing the letter of credit (or, in the mark to market situation, arranging other eligible collateral) if it has obligations to the beneficiary to maintain collateral still outstanding as of the expiration date of the letter of credit.
- 7. The office at which drafts drawn under the letter of credit may be presented (including presentment by a mechanical or electronic method) and will be honored.
 - **Note:** In the mark to market collateral situation, the terms and conditions under which draws may be made on the letter of credit are to be negotiated by the parties and stated in their trading contract. Presentation of a draft under the letter of credit shall constitute a representation by the beneficiary of its compliance with the contract's terms.
- 8. Type in the name of the issuing bank.
- 9. Signature of the authorized agent and/or officer of the issuing bank.
- 10. Typed name of the authorized agent and/or officer who signs the letter of credit.

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- 11. Title of the authorized agent and/or officer who signs the letter of credit.
- 12. Pools or loan packages past due for final certification or recertification only: Attach a list of Ginnie Mae pool numbers for the pools or loan packages preventing final certification or recertification.
- 13. VA vendee loans only: enter the Ginnie Mae pool number associated with the subject securities issuance.
- 14. FHA/RD Multifamily project loan situations only: enter the case number(s) assigned by FHA/RD to the project(s) being financed by the securities issuance.
- 15. FHA/RD Multifamily project loan situations only: enter the Ginnie Mae pool number associated with the subject securities issuance.
- 16. Date of transfer letter.
- 17. Name of transferee.

A. Form of Letter of Credit for Use as Collateral in Connection with Pools or Loan Packages Past Due for Final Certification or Recertification

(Issuing Bank's Letterhead)

Irrevocable	Hncon	ditional I	ottor	of C	rodit
irrevocable	uncon	aitionai i	errer	OT U	.reait

Beneficiary:	①	Letter of C	Credit No.:	2	
Date:					
Gentlemen:					
For the account of	4		, we hereby a	uthorize you to draw o	on us at sight
up to an aggregate a	mount of	(5)	• • • • • • • • • • • • • • • • • • •	dollars \$().
	is irrevocable, uncondi				
identified below not reprographic, compound "original". If handwritten signature This letter of credit way be modified or credit relates, and an	this letter of credit mut later than	system, or by od, the signature e or any other rans of our obligement in which not be deemed	ny sight draft may carbon copy, but may consist of (onechanical or elec- gations to you, and the this letter is re- to incorporate he	y be presented to us be in any event must vision may appear to us as etronic method of auth disuch undertaking shaferred to or to which rein by reference any	y electronic, ibly bear the) an original entication. all not in any this letter of agreement.
	d at			,	
			Yours very truly	у,	
			8 [Issuing Bar	nk]	
			Ву	9	
				[①] [①]	
	ATTACH	[12]			

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B. Form of Letter of Credit for use as Collateral in Connection with VA Vendee Loans*

(Issuing Bank's Letterhead)

Irrevocable Unconditional Letter of Credit

①To: Government National	Letter of Credit No.: _	2
Mortgage Association	Date: _	3
451 Seventh St., S.W. Washington, D.C. 20410	Ginnie Mae Pool No.:	(13)
Gentlemen:		
For the account of	<u>4</u> , we	hereby authorize you to draw on us at
sight up to an aggregate amount of	<u> </u>	dollars (\$).
This letter of credit is irrevocable and	unconditional.	
Drafts drawn under this letter of cred	it must specify the letter of credit	number and be presented at the office
		sight draft may be presented to us by
bear the word "original". If the docu	ment is signed, the signature may	consist of (or may appear to us as) an mechanical or electronic method of
way be modified or amplified by any	y agreement in which this letter	a, and such undertaking shall not in any is referred to or to which this letter of the herein by reference any agreement.
• •	•	e with, the terms of this letter of credit
will be duly honored at	<u> </u>	
	Yours very	truly,
	® [Issuing	g Bank]
	Ву	(9)
	J	[100]
		[①]
* To be used in connection with VA v	vendee account mortgages, or installment	contracts guaranteed pursuant to VA

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Regulation 4600.

C. Form of Letter of Credit for use as Collateral in the Multifamily Mortgage-Backed Securities Program

(Issuing Bank's Letterhead)

Irrevocable Unconditional Letter of Credit

Beneficiary -	①	Letter of Credit No.	2
Ž		Ginnie Mae Pool No.	<u> </u>
		FHA or RD Project No.	15
		Date No	3
Gentlemen:			
For the account of _	4	, we hereby authorize y	ou or your transferee to
draw on us at sight (\$).	up to an aggregate amount of _	<u> </u>	dollars
	ocable, unconditional and transf upon receipt of your written inst		
identified below no electronic, reprogra bear the word "orig	phic, computerized or automate in al". If the document is signed	Any sight d d system, or by carbon cop d, the signature may consist	bresented at the office lraft may be presented to us by y, but in any event must visibly t of (or may appear to us as) an nical or electronic method of
be modified or amp	th in full the terms of our obliga lified by any agreement in whic nce shall not be deemed to inco	th this Credit is referred to o	or to which this Credit relates,
	u that drafts drawn under and in		of this credit will be duly
		Yours very truly,	
		8 [Issuing Bank]	
		Ву	9
			[(1)]

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D. Sample Form for Transfer of Letter of Credit

To: Name and Address of Issuing Bank		Bank Date:	<u></u>
Gentlemen:			
We hereby transfer to.:	\bigcirc		_all rights to your Letter of Credi
Number.: 2 Credit which should be returned to us w	•		Enclosed is the original Letter of thereon.
	•	Yours very truly	,
		(Authorized Sign (Beneficiary)	nature)
Enclosure			