

Supplement 20-14: COVID-19 Temporary Inspection Protocols

Effective: 08/28/20 Retired: 07/27/21

Summary of Changes

HIGHLIGHTS

Effective August 28, 2020, due to COVID-19 limitations on travel and Property access, the following Temporary Property Inspection Protocols apply to physical Property assessments, including:

- · coordinating among inspectors to limit on-site visits;
- using alternative inspection approaches;
- providing additional documentation; and
- obtaining Fannie Mae's approval when required.

Introduction

The COVID-19 pandemic and related limitations present the housing industry with new challenges, and Fannie Mae remains committed to ensuring safe and healthy housing for the communities we serve. On-site, physical Property inspections are integral to underwriting, servicing, and asset management, and performing inspections using traditional methods currently may be infeasible or imprudent in certain locations.

You should instruct your property inspectors to follow the Centers for Disease Control guidance for safe interactions if they will be entering any buildings. Your property inspectors must make best efforts to inspect, at a minimum, common areas and vacant units (down, vacant, model).

The following Temporary Property Inspection Protocols apply; however, Fannie Mae makes no representation, warranty, or guaranty regarding the effectiveness of these Temporary Property Inspection Protocols.

Use of these Temporary Property Inspection Protocols:

- is at your discretion, unless Fannie Mae consent is required;
- does not prevent Fannie Mae from rejecting any inspection or report results; and
- may be suspended at any time in Fannie Mae's sole discretion.

When conducting an inspection, you and your third-party vendors remain solely responsible for

- complying with the Guide,
- all professional standards, and



- all federal, state, and local laws, regulations, and ordinances, including
 - health and safety requirements,
 - privacy laws, and
 - laws governing safely and securely transmitting or storing any images or information.

You remain responsible for ensuring that all reports comply with the Guide as modified by this Supplement, including:

- Property inspections;
- Property Condition Assessments (PCAs);
- Environmental Assessments;
- Appraisals; and
- any other report.

Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations	
Site Inspections	 You, or a Non-Employee per the Program Rules, must: complete the MBA Standard Inspection Form; only access the Property if it is safe to do so; and proactively coordinate all aspects of the due diligence process to limit the number of on-site or virtual visits. 	
	For Small Mortgage Loans, you may allow a non-employee to perform your site inspection if you document the use of a non- employee in your Transaction Approval Memo.	
	Compared to on-site inspections, virtual visits may require more documentation and time.	

I. Underwriting - COVID-19 Temporary Property Inspection Protocols



Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations
Limited On-Site Interior Access	Reports that may be completed with limited on-site interior access to occupied units include:
	 your site inspections (MBA Standard Inspection Forms); Property Condition Assessments (PCAs);
	Phase I Environmental Assessments (Phase I ESAs);
	Phase II Environmental Assessments (Phase II ESAs);
	Level 1 Seismic Risk Assessments; and
	Green Rewards - High Performance Building Reports (HPB Reports):
	- High Performance Building (HPB) consultants must at least inspect common areas.
	- You must contact the Fannie Mae Green Team before using an alternative inspection approach.
	If you are unable to complete a standard Property assessment due to COVID-19 Limitations, you may consider alternative inspection
	approaches for visual inspections of occupied units.
Appraisals	 For any COVID-19 Limitations, the appraiser should consider: the best Property inspection approach; and multiple information sources for interior Property conditions to
	enhance the reliability and credibility of the Appraised Value.
	For any alternative inspection approach, you must
	 discuss it with the appraiser, and approve its use.
	If the appraiser uses an alternative inspection approach:
	The Appraisal must document:
	- all appropriate Extraordinary Assumptions;
	- the level of inspection completed;
	- who completed the inspection;
	- any reliance on sample units viewed as representing all units;
	and
	- all information sources used to determine the Appraised Value.
	You must:
	 describe the alternative approach in the Transaction Approval Memo; and
	- explain any data gaps.
	Chpiain any data gaps.



Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations	
PCA and Phase 1	Every PCA and Phase I ESA prepared for Fannie Mae must comply	
ESA	with the applicable ASTM standard:	
	ASTM E2018-15 for the PCA; and	
	ASTM E1527-13 for the Phase I ESA.	
Other Reports	For many other reports, limited access should not impact Guide	
	compliance. For example, a Zoning Analysis or Zoning Risk	
	Assessment may be performed remotely, therefore alternative	
	inspection approaches are unnecessary.	
Alternative	Given certain limitations to internal access to occupied units, you	
Approaches for Site	may consider the following alternative inspection approaches:	
Inspections	Virtual Walkthrough: Perform the Property walkthrough using	
	Zoom, FaceTime, WebEx, or other technology that allows the	
	inspector to remotely view the Property.	
	• Video/Image Capture: Provide the inspector with video or images	
	from onsite tenants, property manager, or maintenance personnel	
	per the inspector's specifications.	
	Documentation: Collect documentation from the property	
	manager or Borrower addressing any data gaps per the ASTM,	
	USPAP, Guide, and this Supplement.	



Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations	
Reporting Data Gaps	Data gaps may result from limited Property access. For example, an inspector may be unable to • enter occupied units, and	
	 inspect the function of unit plumbing, electrical, and HVAC components. 	
	Data gaps may require documentation to • reflect what was observed through images or video, and • describe mitigants for items that were unable to be fully inspected	
	using alternative approaches. In addition to other ASTM standard-specific requirements, a PCA/ESA vendor must:	
	• clearly identify and explain each data gap in the PCA Report or Phase I ESA, including those related to the inability to perform an in- person interior site inspection;	
	 document the available information consulted for the assessment to address the data gap; describe the impact of the data gap on the ability of the PCA/ESA vendor to assess the Property condition; 	
	• for a Phase I ESA, specifically state whether any data gap is a "significant data gap" that could affect the ability of the Environmental Professional to identify recognized environmental conditions or Business Environmental Risks at the Property; and	
	• provide a recommendation, cost estimate, and implementation schedule for addressing any data gap when COVID-19 Limitations cease, including items that were deferred and need to be inspected later.	



Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations
Pre-Review	 You must submit the transaction for Pre-Review if: for a Seniors Housing Mortgage Loan, you are considering using an alternative inspection approach; for a Green Rewards Mortgage Loan, insufficient vacant units are available to comply with Form 4099 unit sampling; or for any Mortgage Loan: the entire Property interior is unavailable for your inspection, PCA, Appraisal, Environmental Assessment or Seismic Risk Assessment; or you, the PCA Consultant, or the Environmental Professional have
	 no on-site access to the exterior or interior of the Property. For Pre-Review Mortgage Loans, you must: document any alternative inspection approach in DUS Gateway; describe the alternative inspection approach; and explain why it is needed. In some cases, additional reserves, or other mitigants and documentation may be required.

II. Servicing and Asset Management

A. COVID-19 Inspection Date Extensions

For all asset management Property inspections due in 2020:

- The Mortgage Loan's Property Inspection due date in the MAMP
 - is correct, and
 - reflects any Fannie Mae-granted extensions based on the current
 - Property Condition Rating, and
 - Fannie Mae Watchlist criteria.
- Fannie Mae reserves the right to adjust the Property Inspection due dates as new information is received (e.g., Property operating statements and changing conditions related to COVID-19), so you must frequently monitor the Property Inspection due dates in the MAMP.
- You must contact Multifamily Inspections for any required Property inspection that cannot be performed within 6 months of the Maturity Date.
- **B. COVID-19 Temporary Property Inspection Protocols**



Fannie Mae is also temporarily modifying , to delegate you the authority to identify the appropriate individual to conduct the inspection (e.g., experience and training level, in-house versus third-party, etc.) provided that:

- you do not violate any federal, state, or local prohibitions; and
- all deviations from , and any reduced scope (e.g., inspecting only unoccupied units or exteriors) must be identified in the Limitations of Field Assessment section of the Fannie Mae Assessment Addendum of the MBA Standard Inspection Form.

The Property Inspection Protocols within the MAMP were revised to set the

- minimum number of units to "0", and
- third-party flag to "Yes".

Inspection or	Summary Requirements	Temporary Property Inspection
Assessment		Protocols for COVID-19 Limitations
Post-Origination Property	Periodic Property	Confirm the Property Inspection due
Inspections required by	inspections must be	date for each Property per the MAMP.
the Guide or Multifamily	performed by either a	
Asset Management	qualified third-party or in-	For any required Property inspection,
Delegated Transaction:	house inspector per .	you:
Transfer/Assumption		may consider the below alternative
(Form 4636.TA) for all		inspection approaches; and
Mortgage Loans		• must document any limiting conditions
		in the report.
		Additionally:
		• you must monitor the status of all
		previously and newly identified Life
		Safety and Critical Repair Items; and
		• if COVID-19 Limitations impacted the
		completion of Life Safety or Critical
		Repair Items, you must
		- consult with the local
		building/health authorities to determine
		if deferral is appropriate, and
		- contact Fannie Mae Portfolio Risk
		Management.



Inspection or	Summary Requirements	Temporary Property Inspection
Assessment		Protocols for COVID-19 Limitations
(continued)	Occupied Units	Not required if you reasonably
		determine it is unsafe to enter occupied
		units.
		You may use alternative inspection
		approaches, including photos and
		videos by
		on-site management,
		maintenance personnel,
		• tenants, or
		• robots.
(continued)	Common Areas, Amenities,	The above alternative inspection
	and Vacant Units	approaches may be used. If building
		interior access is impacted by
		COVID-19 Limitations, exterior
		inspection of major components may
		be acceptable; you must contact
		Multifamily Inspections.
(continued)	Building exterior and major	Always required, even if building
	mechanical systems	interior access is impacted by
		COVID-19 Limitations.
(continued)	Roof	No change, but Inspector should use
		reasonable judgment in determining
		whether the roof is accessible without
		going through occupied areas.



Inspection or	Summary Requirements	Temporary Property Inspection
Assessment		Protocols for COVID-19 Limitations
Loss Inspections and	Validate completion of:	The above alternative inspection
Verification for	Completion/Repairs per	approaches may be used. In lieu of a
Completion/Repairs,	Schedule 6 of the	full verification inspection, you must
Required Replacements,	Multifamily Loan Agreement	exercise sound credit judgment in
and Casualty	or Completion/Repair;	determining:
Restorations	Required Replacements	• if all Completion/Repairs, Required
	per Schedule 5 of the	Replacements, and/or Casualty
	Multifamily Loan Agreement	Restorations were completed
	or Replacement Reserve	satisfactorily; and
	Agreement; or	• whether to release escrowed funds.
	Casualty Repairs per Part	
	V, Chapter 4: Asset	You:
	Management: Loan	• are delegated to release funds per the
	Document Administration,	Guide and the Loan Documents;
	Section 414.04: Required	must document evidence of
	Casualty Loss Property	completion supporting the decision,
	Inspection.	such as information gathered through
		alternative inspection approaches;
		may consider requiring escrowed
		funds to be retained until after the
		required work is physically verified; and
		must monitor any Property with
		Completion/Repair open work items in
		the MAMP per Section II.C - Monitoring
		Completion/Repairs.



Inspection or	Summary Requirements	Temporary Property Inspection
Assessment		Protocols for COVID-19 Limitations
Green Verification Inspection	Validate Green Rewards Repairs agreed to in Form 4099.H and required by Schedule 6 to the Multifamily Loan Agreement or an Addendum to Schedule 6. In-unit inspection required to verify completion (e.g., faucets, toilets, LED lighting, HVAC, etc.)	All Green verification inspections are deferred since detailed in-unit inspections are required. Without a Bright Power verification inspection, you: • are delegated the authority to release any Completion/Repair escrows for Green Rewards Repairs per the Guide; • must exercise sound credit judgment in determining - if all Green Rewards Repairs were satisfactorily completed; and - whether to release escrowed funds per the Loan Agreement; • must document evidence of completion supporting any decision to release escrowed funds; and • may consider requiring escrowed funds to be retained until after the Green Rewards Repairs are physically verified.
Post-Origination Appraisal	Must • comply with Uniform Standards of Professional Appraisal Practice (USPAP), • meet all government regulations in effect as of the date performed, and • be performed by a state- licensed or state-certified appraiser.	If COVID-19 Limitations impact the ability to conduct a compliant Property Appraisal, you must • contact the assigned Fannie Mae Asset Manager to discuss proposed alternative approaches, and • comply with - Part II, Chapter 2: Valuation and Income, Section 202.02A: Appraiser Selection (as modified by Lender Letter 20-08 COVID-19 Underwriting Guidance); and - the Loss Sharing Addendum to the Master Seller and Servicer Agreement.



Inspection or Assessment	Summary Requirements	Temporary Property Inspection Protocols for COVID-19 Limitations
Property Condition Assessment (PCA)/Engineering for Loss Mitigation purposes	Either you or Fannie Mae may require or order a PCA.	If COVID-19 Limitations impact the ability to conduct a compliant Property inspection, you must contact Multifamily Loss Mitigation to discuss proposed alternative approaches.
		The PCA Consultant must: • only include components physically inspected in the estimated cost to cure observed deficiencies; and • not determine demand amounts based on alternative inspection approaches.



Inspection or	Summary Requirements	Temporary Property Inspection
Assessment		Protocols for COVID-19 Limitations
Other Post-Origination PCA	After the Mortgage Loan Origination Date, PCA	Fannie Mae is granting you a 120-day extension.
	required every • 5 years for an MAH Property, or • 10 years for all other Properties.	 You may instruct the PCA Consultant to conduct a PCA with a reduced scope of work (i.e., resulting in a PCA Report stating limitations on the scope of work required by Form 4099, such as only reviewing building exteriors, or not viewing occupied units), if: no default exists under the Loan Documents; and the Property's most recent inspection: occurred within 18 months of the post-Origination PCA's original due date; indicated a Property Condition Rating of "1" or "2"; and no documented Deferred Maintenance or Life Safety items remain outstanding. For any other Property, the PCA Consultant must conduct a full PCA, but may use the above alternative inspection approaches if it will not limit
		the scope of work required in Form 4099.
		For acceptable, well-documented reasons, Fannie Mae will consider further due date extensions.
		You may not reduce the required Replacement Reserve deposit based on any post-Origination PCA conducted using any reduced scope or alternative inspection approach.

C. Monitoring Completion/Repairs



For all Mortgage Loans (other than Green Rewards Mortgage Loans) with open required Completion/Repairs work items, the completion due dates were extended to the dates shown in the MAMP.

- Fannie Mae
 - will continue to monitor changing COVID-19 related conditions, and
 - may further adjust the due dates in the MAMP.
- Any inspection confirming completion of required work may use the above alternative inspection approaches.
- Other than closing out finalized work items, you are not required to enter any information in the MAMP for open work items until March 1, 2021 unless otherwise advised.
 - This suspension applies only to reporting in the MAMP Completion/Repairs Module, and you must
 - monitor Completion/Repairs to completion, and
 - submit all non-delegated extension and scope change requests through the MAMP Borrower Request module.
 - Any Mortgage Loan with a 2020 Mortgage Loan Origination Date that has required Completion/Repairs will not be loaded in the MAMP until at least the first quarter of 2021, and Fannie Mae will extend the due dates in the MAMP for completing these Completion/Repairs for 1 year.
- You are delegated the authority to extend the due date specified in the Loan Agreement or the Completion/Repair Agreement for any non-life safety Completion/Repair:
 - 1 year for a Mortgage Loan with no loss sharing;
 - 2 years for a Mortgage Loan with loss sharing; or
 - 3 years for a Mortgage Loan with loss sharing and Completion/Repair work that is impacted by COVID-19 Limitations.
- You
 - are not required to grant the extension, and
 - should enforce the original due dates for Completion/Repairs in the Loan Documents if you determine necessary.
- You must notify Fannie Mae of any event of default related to Completion/Repairs by submitting a Non-Monetary Default Borrower Request in the MAMP.

For Green Rewards Mortgage Loans, there is no change to the required Green Repairs monitoring and reporting process (see the Green Rewards Mortgage Loans job aid on the DUS Property Monitor website). You must still submit delegated and non-delegated requests in the DUS Property Monitor module.



Superseded Communication

This Supplement supersedes Supplement 20-03: Site Inspection Instructions.

Questions

Please contact:

- the Fannie Mae Deal Team for underwriting questions; or
- Mark Driscoll at (617) 345-8052, or mark_c_driscoll@fanniemae.com, for servicing and asset management questions.