

Freddie Mac (LPA) Properties with Solar Panels Job Aid								
	Solar Power Purchase Agreement (PPA)	Solar Panel Lease	Solar Panels Financed as Personal Property	Solar Panel Financed as a Fixture to Real Estate	Solar Panels Owned Free and Clear			
Description	The borrower purchases power produced by the solar panels, and the borrower is not the owner of the solar panels.	The borrower does not own the solar panels and the borrower pays monthly lease payments to have access to the solar panels.	purchased the note/ securit	r owns the solar panels, ne solar panels with a cy agreement and is ower produced by the	Borrower owns the solar panels and has no related debt.			
Title	UCC-1 Financing Statement or lease agreement associated with the solar panels recorded in the applicable land records and claiming an interest in the solar panels but not the real estate; the Lender does not need to obtain a subordination agreement of the UCC-1 Financing Statement.			UCC-1 Financing Statement recorded against title to the mortgaged premises, creating a lien on the real estate itself (i.e., claiming an interest in both the solar panels and the real estate, not just the solar panels); it must be subordinated or released.	There must be no UCC-1 Financing Statement or notice recorded against the mortgaged premises.  In the event there is a UCC-1 Financing Statement, it must be released.			
Appraisal	The solar panels must not be included in the appraised value of the property.  The appraiser must comment on the marketability of the home with solar panels present and identify solar panels and system features.			The solar panels must not be included in the appraised value of the property if the lender may repossess the solar panels for default on the financing terms.	Lender must ensure the appraiser has recognized the existence of the solar panels and considered the solar panels in the appraiser's opinion of the market value of the property.			
Debt Ratio (DTI)	excluded from the lease:  Provides for damount of enpayment during Includes a prowhich the bord a prorated bar produced by the	er solar panels may be emonthly DTI ratio if the elivery of a specific ergy for an agreed uponing a given period, and eduction guarantee under rower is compensated on sis when the energy the solar panels is less required by the lease	Payment to solar company or lender is included in the DTI ratio	Payment to solar company or lender is included in the DTI ratio	N/A – no payment required			

Debt Ratio (DTI) (cont.)	Payments for solar panels subject to a PPA or similar type of agreement may be excluded from the monthly DTI ratio if the payment is calculated based only on the generated energy.			
Total LTV (TLTV)	Not included in the TLTV ratio		Included in the TLTV ratio	N/A
Obtain a copy of the lease, PPA or note/security agreement	Damage that occurs as a result of installation solar panels is the responsibility of the owner obligated to repair the damage and return the prior condition.  In the event of foreclosure, the Seller/Service  Terminate the lease agreement or PPA at to remove the panels and supporting equivalence of the beneficiary of the borrower incurring a transfer fee; or  Enter into a new lease agreement or PPA under terms no less favorable than the enterior panels and supporting equivalence.	N/A		
Homeowner's Insurance	The owner of the solar panels agrees to not be the homeowner's insurance policy covering to	N/A		

Note: Acceptable exceptions to the title insurance policy or to the attorney's opinion of title for Liens and Leases for Solar Panels:

• Exceptions for liens and leases, including UCC-1 Financing Statements, for solar panels are acceptable provided the exception is for a lien or lease that lists only the solar panels as the collateral.