

Co-op Share Loan Documentation Requirements

General Information

A lender must be specially approved to sell co-op share loans to Fannie Mae. This special approval must be documented by an addendum to the *Mortgage Selling and Servicing Contract* (MSSC) between Fannie Mae and the lender (see the *Selling Guide* for additional information).

Fannie Mae does not publish multistate standard co-op share loan instruments because of the variations in state laws pertaining to the co-op form of ownership. If a lender elects to use the Fannie Mae/Freddie Mac fixed-rate note forms for co-op share loans, the lender represents and warrants that the notes comply with all applicable laws and regulations for co-op share loans in and are enforceable and negotiable under the laws of the applicable jurisdiction.

This document contains the documentation requirements for states in which Fannie Mae purchases co-op share loans. These requirements describe documents that must be delivered to the document custodian and documents that the lender must retain in the individual loan file.

These requirements are incorporated into the *Selling Guide* by reference. Compliance with the posted requirements will not excuse lenders from their representations and warranties required by the Fannie Mae *Selling Guide* and *Servicing Guide*, their MSSC, and any other contracts with Fannie Mae.

Table of Contents

Co-op Snare Loan Documentation Requirements	
Blanket Assignment of Recognition Agreements	
Required Delivery Documentation by State	
Alaska	
California	9
Connecticut	11
Illinois and Indiana	14
Massachusetts	
Michigan	
Minnesota	20
New Jersey	22
Pennsylvania	24
Washington	27
District of Columbia	29
Florida	29
Maryland	29
New York	29
Virginia	29

Co-op Share Loan Documentation Requirements

Fannie Mae accepts co-op share loans from the District of Columbia and the states listed on the table herein.

In addition to the original mortgage note evidencing the indebtedness, bearing an endorsement in blank, without recourse, Fannie Mae requires the following specific documentation (either as a delivery document or as a document retained in the individual mortgage file) for share loans from co-op projects located in each of the states and the District of Columbia as shown on the table.

Blanket Assignment of Recognition Agreements

Upon the delivery of each co-op share loan to Fannie Mae, a lender assigns to Fannie Mae all of its right, title, and interest in the Recognition Agreement pertaining to the co-op share loan. This assignment is automatic and self-executing. However, if Fannie Mae requests, the lender will give, execute, and deliver any notice, document, agreement, consent, waiver, affidavit, or other paper that may be necessary or desirable in order to preserve, perfect, continue, substantiate, or validate this assignment.

In addition, the lender represents and warrants to Fannie Mae that:

- The Recognition Agreement is a legal, binding, and valid agreement between the lender and the relevant co-op housing corporation, is fully enforceable in accordance with its terms, and is presently in force.
- The lender has full right, title, and interest to the Recognition Agreement and has made no other assignment of any or all of its right, title, and interest in the Recognition Agreement.
- The lender has the full right and authority to assign the Recognition Agreement. In the
 event, however, that the Recognition Agreement is prohibited by its terms from being
 assigned, the invalidity of this assignment as to the Recognition Agreement shall not
 invalidate this assignment.
- The lender has not received any notice of intention to terminate the applicable proprietary lease or occupancy agreement or of a tenant-shareholder default under the Recognition Agreement.

The lender also agrees:

To take all necessary action to enforce all rights under the Recognition Agreement in accordance with the terms of the Recognition Agreement and subject to the requirements of the Selling Guide and Servicing Guide. In the event Fannie Mae directs the lender by written instruction to take any action or actions with respect to the Recognition Agreement, the lender agrees immediately to take such action or actions. The lender further agrees to provide Fannie Mae with notices of intention to terminate a

proprietary lease or occupancy agreement or of a tenant-shareholder default received under the Recognition Agreement.

- To notify the co-op housing corporation that is a party to the Recognition Agreement of this assignment immediately upon Fannie Mae's written direction to do so.
- That this assignment survives the sale of the co-op share loan to Fannie Mae, and, if applicable, the issuance of the related MBS.

Required Delivery Documentation by State

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
	For cooperatives formed before	For cooperatives formed before
Alaska	January 1, 1986:	January 1, 1986:
	 An original assignment of the Mortgage to Fannie Mae, in a form suitable for recording in the land records, but not recorded. The original assignment of Contract of Perpetual Occupancy of Dwelling Unit or other agreement establishing the borrower's right to occupy the unit within the cooperative to Fannie Mae from the Lender, in a form suitable for recording in the land records, but not recorded. The original recognition agreement in a form acceptable to Fannie Mae, and if applicable, the original assignment of the recognition agreement to the lender. The original assignment of security agreement to Fannie Mae (or other similar document used in the jurisdiction) pledging the stock shares, membership certificate or other agreement evidencing ownership. The stock, shares, membership certificates, or other contractual agreement evidencing ownership. The stock, shares, membership certificates, or other contractual agreement evidencing ownership. To cooperatives formed on or after January 1, 1986: An original assignment of the Mortgage to Fannie Mae, in a form suitable for recording in the land records, but not 	 The original Mortgage containing a description of the cooperative unit, together with the cooperative share loan Mortgage Rider (on a form acceptable to Fannie Mae), showing the appropriate evidence of recordation indicating that the document has been recorded on the land records in the relevant recording offices. A copy of each recorded intervening assignment of the Mortgage, showing the appropriate evidence of recordation indicating that each assignment was recorded on the land records in the relevant recording office(s) if any assignment occurred after the cooperative share loan was originated, but before the cooperative share loan was delivered to Fannie Mae. An executed blank stock power. A copy of the original Contract for Perpetual Occupancy of Dwelling Unit or other agreement establishing the borrower's right to occupy the unit within the cooperative, fully executed. The original security agreement (or other similar document used in the jurisdiction) pledging the

State **Required Delivery Documents Lender Retained Documents** to Custodian for Certifications Held in Mortgage File stock, shares, membership recorded. The original assignment of certificate or other Alaska proprietary lease to Fannie agreement evidencing (continued) Mae from the Lender, in a ownership. form suitable for recording in A copy of each intervening assignment of the security the land records, but not agreement and assignment recorded. for security purposes. The original recognition agreement in a form An ALTA Leasehold Loan acceptable to Fannie Mae, Policy assuring full title protection to Fannie Mae in and if applicable, the original assignment of the recognition accordance with the agreement to the lender. requirements of the Selling The original assignment of Guide. security agreement to Fannie Mae (or other similar document used in the • EITHER: jurisdiction) pledging the stock shares, membership A) A copy of the recorded certificate other agreement Notice of the Contract for evidencing ownership in the Perpetual Occupancy or Notice of Occupancy unit's owner association. Agreement (when another The stock, shares. membership certificates, or type of agreement other contractual agreement establishing the borrower's right to occupy the unit is evidencing ownership in the used by the cooperative unit owner's association. development instead of a Contract of Perpetual Occupancy), showing evidence of the appropriate recordation indicating that the document was recorded on the land records in the relevant recording office(s), combined with the assignment for security purposes by the borrower of the right to possession under the Contract for Perpetual Occupancy or other agreement establishing the borrower's right to occupy the unit within the cooperative; OR:

State	Required Delivery Documents	Lender Retained Documents
	to Custodian for Certifications	Held in Mortgage File
Alaska (continued)	to Custodian for Certifications	B) 1) A copy of the recorded Notice of the Contract for Perpetual Occupancy or Notice of Occupancy Agreement (when another type of agreement establishing the borrower's right to occupy the unit is used by the cooperative development instead of a Contract of Perpetual Occupancy), showing evidence of the appropriate recordation indicating that the document was recorded on the land records in the relevant recording office(s), and: 2) The original recorded assignment for security purposes by the borrower of the right to possession under the Contract for Perpetual Occupancy or other agreement establishing the borrower's right to occupy the unit within the cooperative.
		For cooperatives formed on or after January 1, 1986:
		The original Mortgage containing a description of the cooperative unit in full compliance with AS 34.08, together with the cooperative share loan Mortgage Rider (on a form acceptable to Fannie Mae), showing the appropriate evidence of recordation indicating that the document has been recorded on the land records in the relevant recording offices.

State	Required Delivery Documents	Lender Retained Documents
	to Custodian for Certifications	Held in Mortgage File
Alaska (continued)		 A copy of each recorded intervening assignment of the Mortgage showing the appropriate evidence of recordation indicating that each assignment was recorded on the land records in the relevant recording office(s) if any assignment occurred after the cooperative share loan was originated, but before the cooperative share loan was delivered to Fannie Mae. An executed blank stock power or an executed blank transfer of membership interest. A copy of the original proprietary lease, fully executed. The original security agreement (or other similar document used in the jurisdiction) pledging the stock, shares, membership certificate or other agreement evidencing ownership in the unit owner's association together with the assignment of the right to possession under the proprietary lease. A copy of each intervening assignment of the security agreement. An ALTA Leasehold Loan Policy assuring full title protection to Fannie Mae in accordance with the requirements of the Selling Guide. In addition, the title insurance policy must evidence that the

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
		cooperative was validly created under the laws of the State of Alaska.
Alaska (continued)		A) A copy of the recorded Notice of the Proprietary Lease, showing evidence of the appropriate recordation indicating that the document was recorded on the land records in the relevant recording office(s), combined with the assignment by the borrower of the right to possession under the proprietary lease. OR:
		B) 1) A copy of the recorded Notice of the Proprietary Lease, showing evidence of the appropriate recordation indicating that the document was recorded on the land records in the relevant recording office(s), and; 2) The original recorded assignment by the borrower of the right to possession under the proprietary lease.

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
California	 The original Recognition Agreement and, if applicable, the original assignment of the Recognition Agreement to the lender. A duly executed and completed assignment to Fannie Mae of the mortgage in a form suitable for recording, but not recorded. Stocks, shares, membership certificate, or other contractual agreement evidencing ownership. 	 The original mortgage containing separate legal descriptions for the proprietary lease or occupancy agreement and of the stock, shares, membership certificate, or other contractual agreement evidencing ownership. Executed blank stock power. A copy of the original proprietary lease or occupancy agreement, and, if applicable, a copy of the original assignment of the proprietary lease or occupancy agreement to the borrower. A copy of each recorded intervening assignment of the mortgage, if applicable. Evidence of real estate tax segregation. A copy of the recorded stock co-op plan. Evidence of mortgage title insurance. The mortgage title insurance policy must assure full title protection to Fannie Mae in accordance with the requirements of the Selling Guide. This coverage is in addition to the requirements set forth in the Selling Guide. In addition, the mortgage title insurance policy must contain separate legal descriptions for the proprietary lease or occupancy agreement and of the stock, shares, membership certificate, or other contractual agreement

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
California (continued)		evidencing that ownership (or memorandum of such document) was properly recorded; and must contain CLTA Endorsement Forms 100 and 116 and an ALTA Endorsement Form 8.1 (or other endorsements similar thereto).

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Connecticut ¹	An original assignment of the mortgage to Fannie Mae, in a form suitable for recordation on the land records in the relevant filing office(s), but not recorded. The original assignment of proprietary lease to Fannie Mae from the lender, in a form suitable for recordation on the land records in the relevant filing offices, but not recorded. An original Recognition Agreement, and if applicable, the original assignment of the Recognition Agreement to the lender. The stock, shares, membership certificates, or other contractual agreement evidencing ownership.	 The original assignment of security agreement to Fannie Mae (or other similar document used in the jurisdiction) pledging the stock shares, membership certificate or other agreement evidencing ownership. The original mortgage containing a description of the co-op unit in full compliance with the Connecticut Act, together with the co-op share loan mortgage rider (on a form acceptable to Fannie Mae), showing the appropriate evidence of recordation indicating that the document has been recorded on the land records in the relevant filing offices. A copy of each recorded intervening assignment of the mortgage, showing the appropriate evidence of recordation indicating that each assignment was recorded on the land records in the relevant filing office(s) if any assignment occurred after the co-op share loan was originated, but before the co-op share loan was originated, but before the co-op share loan was delivered to Fannie Mae. An executed blank stock power. A copy of the original proprietary lease or occupancy agreement, fully executed. A copy of the recorded

State	Required Delivery Documents to	Lender Retained Documents
Connecticut (continued)	Custodian for Certifications	Held in Mortgage File Notice of the Proprietary Lease, showing evidence of the appropriate recordation indicating that the document was recorded on the land records in the relevant filing office(s), together with the assignment of the right to possession under
		 the proprietary lease. The original security agreement (or other similar document used in the jurisdiction) pledging the stock, shares, membership certificate or other agreement evidencing ownership together with the assignment of the right to possession under the proprietary lease. A copy of each intervening assignment of the security agreement.
		 A copy of the deed conveying title to the co-op unit to the borrower (if such borrower is not the initial proprietary lessee of the co-op unit), registered in the co-op association's master book and recorded on the land records in the relevant filing office(s). For co-op projects created before January 1, 1984 which contain more than
		twelve co-op units, a copy of the original statutory certificate, showing the appropriate evidence of recordation indicating that the certificate has been recorded on the land records in the relevant filing office(s).

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
Connecticut (continued)		An ALTA Leasehold Loan Policy assuring full title protection to Fannie Mae in accordance with the requirements of the Selling Guide. In addition, the title insurance policy must evidence that the co-op was validly created under the laws of the State of Connecticut.

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State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Illinois and Indiana	 An original executed copy of the UCC financing statement (UCC-1), bearing the file stamp of the relevant filing office(s). An original assignment of the UCC financing statement (UCC-3) to Fannie Mae, in a form suitable for filing (but not filed). The stock, shares, membership certificate, or other contractual agreement evidencing ownership. The original Recognition Agreement and, if applicable, the original assignment of the Recognition Agreement to the lender. A duly executed assignment of the security agreement to Fannie Mae 	 An original executed copy of each intervening assignment of the UCC financing statement (UCC-3) of the co-op share loan bearing the file stamp of the relevant filing office(s), if the assignments occurred after the share loan was originated, but before it was delivered to Fannie Mae. The executed blank stock power. The original security agreement (or other similar document used in the jurisdiction). The original proprietary lease or occupancy agreement. The original assignment of the proprietary lease or occupancy agreement, if applicable. An original executed copy (or copies) of the continuation statement(s), bearing the file stamp of the relevant filing office(s), if applicable.

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Massachusetts	 The original assignment of the UCC financing statement (UCC-3) to Fannie Mae, in a form suitable for filing (but not filed) with the relevant filing offices. The stock, shares, membership certificates, or other contractual agreement evidencing ownership. The original Recognition Agreement, and, if applicable, the original assignment of the Recognition Agreement to the lender. An original executed copy of the UCC financing statement (UCC-1), bearing the file stamp of the relevant filing office. The original assignment of the Pledge, Assignment of Shares, Collateral Assignment of Proprietary Lease and Leasehold Mortgage and Security Agreement to Fannie Mae. 	 An original executed copy of each intervening assignment of the UCC financing statement (UCC-3) of the co-op share loan, bearing the file stamp of the relevant filing office(s) if the assignments occurred after the share loan was originated, but before the share loan was delivered to Fannie Mae, if applicable. The original Pledge, Assignment of Shares, Collateral Assignment of Proprietary Lease and Leasehold Mortgage and Security Agreement showing the appropriate evidence of recordation indicating that the document has been recorded on the land records in the county in which the co-op project is located and containing an assignment and grant of security interest to lender in (a) the stock, shares, membership certificates, or other contractual agreement evidencing ownership; and (b) the borrower's interest in the proprietary lease. A copy of each recorded intervening assignment of Shares, Collateral Assignment of Proprietary Lease and Leasehold Mortgage and Security Agreement, showing the appropriate evidence of

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
Massachusetts (continued)		in accordance with the requirements of the Selling Guide. In addition, the title insurance policy must evidence that the co-op was validly created under the laws of the Commonwealth of Massachusetts. • A copy of the deed of assignment conveying title to the co-op unit to the borrower as filed in the Master Register for the co-op project.

State	Required Delivery Documents to	Lender Retained Documents
Michigan	 Custodian for Certifications An original executed copy of the UCC financing statement (UCC-1), bearing the file stamp of the relevant filing office(s). An original assignment of the UCC financing statement (UCC-3) to Fannie Mae, in a form suitable for filing (but not filed). A duly executed and completed assignment to Fannie Mae of the mortgage in forms suitable for recording, but not recorded. The stock, shares, membership certificate, or other contractual agreement evidencing ownership, which must contain a condensed statement of every article or bylaw which an any way limits the shareholder's right to assign or transfer shares or to vote the total number of shares at meetings of the corporation or which forbids voting by proxy (M.C.L. 450.100). The executed blank stock power. The original Recognition Agreement and, if applicable, the original assignment of the Recognition Agreement to the lender. 	 An original executed copy of each intervening assignment of the UCC financing statement (UCC-3) of the co-op share loan bearing the file stamp of the relevant filing office(s), if the assignments occurred after the share loan was originated, but before it was delivered to Fannie Mae. The original mortgage containing a legal description of the co-op unit, including, without limitation, the property address, city, county, state, and co-op unit number or other identifier. The original or a copy of each recorded intervening assignment of the mortgage, if applicable. The original or a copy of the security agreement, and, if applicable, any assignment of the security agreement. The original or a copy of the proprietary lease or occupancy agreement, and, if applicable, the original or a copy of any assignment of the tenant's leasehold interest. The original assignment of the proprietary lease or occupancy agreement, if applicable. An original executed copy (or copies) of the continuation statement(s), bearing the file stamp of

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Michigan (continued)		 the relevant filing office(s), if applicable. A copy of the stock co-op plan. Evidence of mortgage title insurance.

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
Minnesota ²	The stock, shares, membership certificates, or other contractual agreement evidencing ownership. The original Recognition Agreement and any intervening assignments of the Recognition Agreement. EITHER: A) If the unit owner's interests are wholly personal property: 1) An original executed copy of the UCC financing statement ("UCC-1") bearing the stamp of the county recorder's office (abstract) or registrar of titles (Torrens) in the county in which the coop unit is located. It is recommended that the UCC-1 also be filed in the Minnesota Secretary of State's Office; 2) An original assignment of UCC-1 to Fannie Mae, in a form suitable for filing, but not filed; and 3) An original assignment of the security agreement to Fannie Mae, in a form suitable for filing, but not filed, and any intervening assignments of the security agreement bearing the relevant filing stamps. OR:	 A copy of the Declaration recorded in the real estate records in the county in which the co-op unit is located. The declaration will contain a statement as to whether the unit owner's interests are personal property or real estate. (The unit owner's interests are wholly personal property unless the Declaration provides that they are wholly real estate) A notice of security interest if the co-op's Declaration provides that notice of the lender's security interest be given to the co-op association. The original proprietary lease. The original assignment of proprietary lease. The executed blank stock power. EITHER: An original continuation statement for UCC-1, if applicable, bearing the relevant filing stamps; Any intervening assignments of the UCC-1 bearing the

State	Required Delivery Documents to	Lender Retained Documents
Otate		
Minnesota (continued)	B) If the unit owner's interest are wholly real property: 1) An original assignment of mortgage to Fannie Mae, in form suitable for filing, but not filed.	relevant intervening UCC filing stamps if the assignments occurred after the Minnesota mortgage was originated, but before it was delivered to Fannie Mae; and 3) The original security agreement bearing the relevant filing stamps and each intervening assignment of the security agreement. OR: B) If the unit owner's interests are wholly real property: 1) A copy of the Common Interest Community Plat. 2) The original mortgage bearing
		the relevant filing stamps and each intervening assignment of mortgage.

State	Required Delivery Documents to	Lender Retained Documents
Otato	Custodian for Certifications	Held in Mortgage File
New Jersey (continued)	the shares or membership certificate (with the co-op corporation) unless the borrower executed a blank stock power and (ii) the proprietary lease.	the security agreement, as recorded in the Master Register for the co-op if the assignment occurred after the co-op share loan was originated, but before it was delivered to Fannie
	A "New Jersey Co-op Recording Act Mortgage" is a mortgage related to a co-op unit in a co-op project (i) that is located in the state of New Jersey and (ii) for which the co-op ownership (of such project) commenced on or after May 9, 1988. Each New Jersey Co-op Recording Mortgage Act mortgage shall be indicated by an "N" before the loan number on the applicable Schedule of Mortgages.	Mae. C) A copy of the deed of assignment conveying title to the co-op unit to the borrower as recorded in the Master Register for the co-op. D) Evidence of title insurance assuring full title protection to Fannie Mae in accordance with the Fannie Mae Selling Guide.

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Pennsylvania ³	 The stock, shares, membership certificates, or other contractual agreement evidencing ownership. An original assignment of mortgage to Fannie Mae, in a form suitable for recordation in the land records in the relevant filing office(s), but not recorded. An original assignment of the security agreement to Fannie Mae, in a form suitable for recordation in the land records in the relevant filing office(s). An original Recognition Agreement. The original assignment of the Recognition Agreement to the lender, if applicable. 	An executed blank stock power. An original assignment to the lender of the borrower's ownership interest in the co-op interest, showing the appropriate evidence of recordation indicating that the assignment has been recorded in the land records in the county where the co-op project is located. The assignment must include the following: A) Language evidencing an intent to transfer the co-op interest, which must include: (i) an assignment of the stock, shares, membership certificates, or an assignment of the transfer of the co-op interest on the books of the association and (ii) an assignment of the borrower's interest in the proprietary lease (containing a provision which states that by completing such assignment it is the borrower's intent to transfer possessory interest in the co-op unit to the lender or its successor-in-interest in the event of a foreclosure or a conveyance-in-lieu of foreclosure. B) The co-op association as a party to the assignment for the purposes of acknowledging the transfer on the co-op association's

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
Pennsylvania (continued)		books, stating the amount of any unpaid assessments due and payable from the borrower at the time of the transfer (which amount must be zero) and stating that the transfer is permitted and not a "limited equity" transfer. • An assignment in blank of the original assignment of the borrower's ownership interest in the co-op unit to the lender, in recordable form, but not recorded. • The original mortgage instrument showing the appropriate evidence of recordation indicating that the mortgage instrument has been recorded in the land records in the relevant filing office(s). • The original security agreement (or other similar document used in the jurisdiction). • A copy of each intervening assignment of the security agreement, as filed in the Master Register for the co-op project if the assignment occurred after the co-op share loan was originated, but prior to the date Fannie Mae purchased it, as recorded in the land records of the relevant filing office(s). • A copy of the recorded memorandum of proprietary lease, showing the appropriate evidence of recordation indicating that the document has

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Pennsylvania (continued)		been recorded in the land records in the relevant filing office(s). • An ALTA Leasehold Loan Policy assuring full title protection to Fannie Mae in accordance with the requirements in the Selling Guide. In addition, the title insurance policy must evidence that the co-op was validly created under the laws of the Commonwealth of Pennsylvania. • A copy of the deed conveying title to the co-op unit to the borrower as registered in the co-op association's Master Register and as recorded in the land records of the relevant filing office(s).

State	Required Delivery Documents to	Lender Retained Documents
	Custodian for Certifications	Held in Mortgage File
Washington	 An original executed copy of the UCC financing statement (UCC-1), bearing the file stamp of the relevant filing office(s). An original assignment of the UCC financing statement (UCC-3) to Fannie Mae, in a form suitable for filing (but not filed). The stock, shares, membership certificate, or other contractual agreement evidencing ownership. The original recognition agreement and, if applicable, the original assignment of the recognition agreement to the lender. 	 An original executed copy of each intervening assignment of the UCC financing statement (UCC-3) of the co-op share loan bearing the file stamp of the relevant filing office(s), if the assignments occurred after the share loan was originated, but before it was delivered to Fannie Mae. The executed blank stock power. The original security agreement containing a legal description of the cooperative unit, including, without limitation, the lot number, block number, addition, city, county, and state, and showing the appropriate evidence of recordation indicating that the document has been recorded on the land records in the county in which the cooperative project is located. A copy of each recorded intervening assignment of the security agreement showing the appropriate evidence of recordation indicating that the assignment was recorded on the land records in the county in which the cooperative project is located if the assignments occurred after the share loan was originated, but before the share loan was delivered to Fannie Mae.

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
Washington (continued)		 The original proprietary lease or occupancy agreement. The original assignment of the proprietary lease or occupancy agreement indicating that the assignment was recorded on the land records in the county in which the cooperative project is located. A copy of each recorded intervening assignment of the proprietary lease showing the appropriate evidence of recordation indicating that the assignment was recorded on the land records in the county in which the cooperative project is located if the assignments occurred after the share loan was originated, but before the share loan was delivered to Fannie Mae. An original executed copy (or copies) of the continuation statement(s), bearing the file stamp of the relevant filling office(s), if applicable. An ALTA Leasehold Loan Policy assuring full title protection to Fannie Mae in accordance with the requirements of the Selling Guide.

State	Required Delivery Documents to Custodian for Certifications	Lender Retained Documents Held in Mortgage File
District of Columbia Florida Maryland New York Virginia ⁴	 An original executed copy of the UCC financing statement (UCC-1), bearing the file stamp of the relevant filing office(s). An original assignment of the UCC financing statement (UCC-3) to Fannie Mae, in a form suitable for filing (but not filed). The stock, shares, membership certificate, or other contractual agreement evidencing ownership. The original Recognition Agreement and, if applicable, the original assignment of the Recognition Agreement to the lender. 	 An original executed copy of each intervening assignment of the UCC financing statement (UCC-3) of the co-op share loan bearing the file stamp of the relevant filing office(s), if the assignments occurred after the share loan was originated, but before it was delivered to Fannie Mae. The executed blank stock power. The original security agreement (or other similar document used in the jurisdiction). The original proprietary lease or occupancy agreement. The original assignment of the proprietary lease or occupancy agreement, if applicable. An original executed copy (or copies) of the continuation statement(s), bearing the file stamp of the relevant filing office(s), if applicable.

¹ Each co-op project located in Connecticut must be subject to the Connecticut Common Ownership Interest Act.
² Each co-op project located in Minnesota must be subject to the Minnesota Common Ownership Interest Act.
³ Each co-op project located in Pennsylvania must be subject to the Pennsylvania Real Estate Co-op Act.
No co-op share loan from Pennsylvania may be secured by a "limited equity" co-op.
⁴ Each co-op project in Virginia must have been formed before July 1, 1982.