Servicer Performance Report Through November 2010

Report Highlights

Nearly 550,000 Homeowners Granted Permanent Modifications

- Nearly 30,000 new permanent modifications reported in November
- More than 650,000 homeowners are realizing payment relief through active HAMP trial modifications and permanent modifications.
- For homeowners in permanent modifications, their median first-lien housing expense fell from 45% of their monthly income to 31%.
- As servicers continue to work through the backlog of trials lasting six months or more, the number of these aged trials has fallen below 50,000.

This Month: Quarterly Results of Compliance Second-Look

- Making Home Affordable-Compliance (MHA-C) conducts Second Look reviews servicer's actions were appropriate of homeowner loan files that were not in HAMP modifications to ensure that the
- MHA-C disagreed with servicer-actions an average of 2.4% of the time in the 2nd quarter, lowering the year-to-date average to 2.9%.
- During this quarter, MHA-C was unable to determine whether the loan was so that Treasury may determine appropriate remedial actions conducting targeted follow-up activities to understand the cause of this increase significant increase from the year-to-date average of 10%, MHA-C will be properly evaluated for HAMP on average 15% of the time. As a result of this
- MHA-C performs follow-up activities on loans where MHA-C disagrees with servicer provided additional documentation. 41% of loans in the *Disagree* category being re-classified as *Agrees* after the disposition of the loan. Historically, these follow-up activities have resulted in servicer decisions or is unable to determine the appropriateness of the

Areas of Compliance Emphasis	Definitions of Compliance Activities	Participants in Additional MHA Programs	List of Non-GSE Participants	Modifications by Investor Type	HAMP Activity by Metropolitan Area	HAMP Activity by State	Homeowner Experience	Results of Compliance Reviews	Waterfall of HAMP-Eligible Borrowers	Selected Outreach Measures	Disposition Path of Homeowners Ineligible for HAMP Trials	Selected Outreach Measures	Servicer Activity	Characteristics of Permanent Modifications	HAMP Program Snapshot	Inside:
15	14	13	12	11	11	10	9	∞	7	7	6	7	4	ω	2	

Servicer Performance Report Through November 2010

HAMP Activity: All Servicers

1	Eligible Delinquent Loans ¹	Total 2,911,106
(As of Oct. 31, 2010)	Eligible Delinquent Borrowers ²	1,463,254
	Trial Plan Offers Extended (Cumulative) ³	1,684,136
	All Trials Started ⁴	1,426,833
Trial Modifications	Trials Reported Since Oct. 2010 Report ⁵	31,290
	Trial Modifications Canceled (Cumulative)	729,109
	Active Trials	148,104
	All Permanent Modifications Started	549,620
Permanent	Permanent Modifications Reported Since Oct. 2010 Report	29,972
Modifications	Permanent Modifications Canceled (Cumulative) ⁶	44,972
	Active Permanent Modifications	504,648
EUA UAMB	FHA-HAMP Trial Modifications Started	1,602
	FHA-HAMP Permanent Modifications Started	576

¹Estimated eligible 60+ day delinquent loans as reported by servicers as of Oct. 31, 2010, include conventional loans:

- in foreclosure and bankruntov
- with a current unpaid principal balance less than \$729,750 on a one-unit property, \$934,200 on a two-unit property, \$1,129,250 on a three-unit property and \$1,403,400 on a four-unit property.
- on a property that was owner-occupied at origination.
- originated on or before January 1, 2009.

Estimated eligible 60+ day delinquent loans exclude:FHA and VA loans.

 loans that are current or less than 60 days delinquent, which may be eligible for HAMP if a borrower is in imminent default.

For servicers enrolling after September 1, 2010 that did not participate in the 60+ day delinquency survey, the delinquency count is from the servicer registration form.

²The estimated eligible 60+ day delinquent borrowers are those in HAMP-eligible loans, minus estimated exclusions of loans on vacant properties, loans with borrower debt-to-income ratio below 31%, loans that fail the NPV test, properties no longer owner-occupied, manufactured housing loans with title/chattel issues that exclude them from HAMP, and loans where the investor pooling and servicing agreements preclude modification. Exclusions for DΠ and NPV results are estimated using market analytics.

³ As reported in the weekly servicer survey of large SPA servicers through December 2, 2010.
⁴ Data includes HAMP modifications only. Except for the two lines in the above table. FHA-HAM.

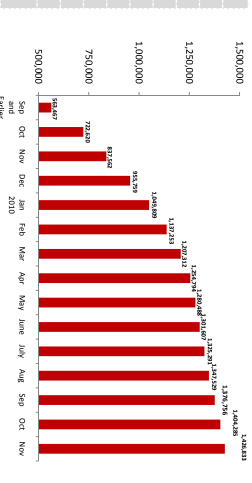
4 Data includes HAMP modifications only. Except for the two lines in the above table, FHA-HAMP modifications are excluded from exhibits in this report.

 5 Servicers may enter new trial modifications into the HAMP system of record anytime before the loan converts to a

permanent modification.

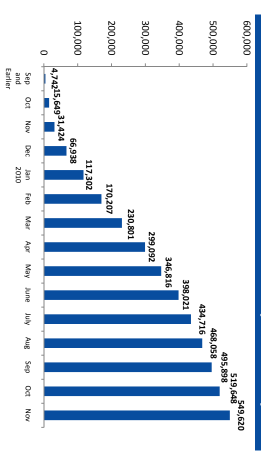
6 A permanent modification is canceled when the borrower has missed three consecutive monthly payments. Includes 590 loans nail of the consecutive monthly payments.

HAMP Trials Started (Cumulative)



Source: HAMP system of record. Servicers may enter new trial modifications into the HAMP system of record anytime before the loan converts to a permanent modification. For example, 31,290 trials have entered the HAMP system of record since the prior report; of those, 22,548 were trials with a first payment recorded in November.

Permanent Modifications Started (Cumulative)



Source: HAMP system of record.



Servicer Performance Report Through November 2010

Modification Characteristics

- estimated to total \$4.1 billion. borrowers who received permanent modifications are Aggregate reductions in monthly mortgage payments for
- before modification. modifications is \$524.41, or 37% of the median payment The median savings for borrowers in active permanent

Active Permanent Modifications by Modification Step

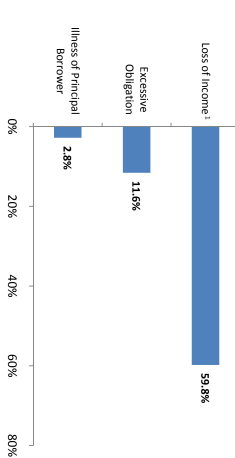
Interest Rate Reduction	100%
Term Extension	57.8%
Principal Forbearance	30.1%

Select Median Characteristics of Active Permanent Modifications

-\$524.41	\$838.00	\$1,434.98	Median Monthly Housing Payment ³
-14.8 pct pts	62.4%	79.2%	Back-End Debt-to-Income Ratio ²
-14.2 pct pts	31.0%	45.2%	Front-End Debt-to-Income Ratio ¹
Median Decrease	Before After Modification Modification	Before Modification	Loan Characteristic

association and/or condo fees) to monthly gross income. ¹ Ratio of housing expenses (principal, interest, taxes, insurance and homeowners

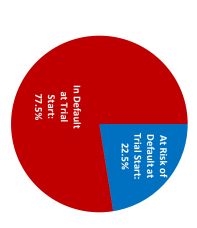
Predominant Hardship Reasons for Active Permanent Modifications



those who have lost their jobs ¹ Includes borrowers who are employed but have faced a reduction in hours and/or wages as well as

Note: Does not include 17.5% of permanent modifications reported as Other

Loan Status Upon Entering Trial



Note: For all trial modifications started.

"At Risk of Default" includes borrowers up to 59 days delinquent at trial entry as well as those in imminent default. "In Default" refers to borrowers 60 or more days late at trial entry.

modifications is reported quarterly. Note: Data on the performance of permanent



debts, junior liens, alimony, car lease payments and investment property payments) to ² Ratio of total monthly debt payments (including mortgage principal and interest, taxes than 55% are required to seek housing counseling under program guidelines monthly gross income. Borrowers who have a back-end debt-to-income ratio of greater insurance, homeowners association and/or condo fees, plus payments on installment

³ Principal and interest payment.

Servicer Performance Report Through November 2010

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	As of Oct.31, 2010		Cumulative		As of No	As of Nov. 30, 2010
Servicer	Estimated Eligible 60+ Day Delinquent Borrowers ¹	Trial Plan Offers Extended ²	All HAMP Trials Started ³	All HAMP Permanent Modifications Started ³	Active Trial Modifications ³	Active Permanent Modifications ³
American Home Mortgage Servicing Inc	53,042	31,536	28,270		8,437	16,167
Aurora Loan Services, LLC	31,442	49,177	38,458	13,992	1,476	12,830
Bank of America, NA ⁴	425,308	455,730	342,602	93,499	46,749	83,759
CitiMortgage, Inc.	113,843	167,666	153,178	55,333	8,580	52,856
GMAC Mortgage, LLC	16,442	65,721	53,771	36,718	4,071	34,116
J.P. Morgan Chase Bank, NA ⁵	203,594	276,554	222,988	76,140	17,501	67,722
Litton Loan Servicing LP	46,871	38,977	36,031	9,831	1,429	8,983
Nationstar Mortgage LLC	18,460	28,399	25,800	13,020	2,367	11,937
Ocwen Financial Corp. Inc.	48,880	42,426	38,077	27,813	5,576	24,454
OneWest Bank	41,564	64,184	47,710	22,844	4,468	21,393
PNC Mortgage ⁶	15,155	23,496	18,758	4,689	989	4,350
Saxon Mortgage Services, Inc.	25,432	41,992	36,465	13,292	1,946	12,563
Select Portfolio Servicing	19,086	64,956	39,426	18,440	2,063	16,607
US Bank NA	16,059	15,256	14,019	8,675	2,750	8,132
Wells Fargo Bank, NA ⁷	175,362	287,197	207,793	72,794	16,612	68,449
Other SPA servicers ⁸	26,407	30,869	29,141	17,908	4,253	16,493
Other GSE Servicers ⁹	186,307	N A	94,346	47,428	18,837	43,837
Total	1,463,254	1,684,136	1,426,833	549,620	148,104	504,648
			3			

¹ Estimated eligible 60+ day delinquent borrowers as reported by servicers as of October 31, 2010, include those in conventional loans:

- servicers as of October 31, 2010, include those in conventional loans:
 in foreclosure and bankruptcy.
 with a current unpaid principal balance less than \$729,750 on a
- a three-unit property and \$1,403,400 on a four-unit property.
 on a property that was owner-occupied at origination.

one-unit property, \$934,200 on a two-unit property, \$1,129,250 on

- originated prior to January 1, 2009.
 Estimated eligible 60+ day delinquent borrowers excludes:
- Those in FHA and VA loans.
 Those in loans that are current or less than 60 days delinquent, which may be eligible for HAMP if a borrower is in imminent default.
- Those borrowers with debt-to-income ratios less than 31% or a negative NPV test,
- Owners of vacant properties or properties otherwise excluded.
 Exclusions for DTI and NPV are estimated using market analytics.

For servicers enrolling after September 1, 2010 that did not participate in

the 60+ day delinquency survey, the delinquency count is from the servicer registration form.

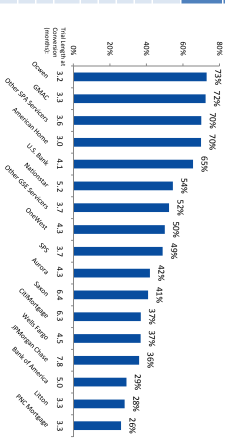
- ² As reported in the weekly servicer survey of large SPA servicers through December 2, 2010.
- 3 As reported into the HAMP system of record by servicers. Excludes FHA-HAMP modifications. Subject to adjustment based on servicer reconciliation of historic loan files.
- ⁴ Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing LP, Home Loan Services and Wilshire Credit Corporation. ⁵ J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation.
- J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation
 Formerly National City Bank.
 Wells Fargo Bank, NA includes all loans previously reported under
- 60+ day delinquent borrowers as of October 31, 2010, that have signed participation agreements with Treasury and Famile Mae. A full list of participating servicers is in Appendix A. Includes servicers of loans owned or guaranteed by Fannie Mae and

Other SPA servicers are entities with less than 5,000 estimated eligible

Wachovia Mortgage, FSB.

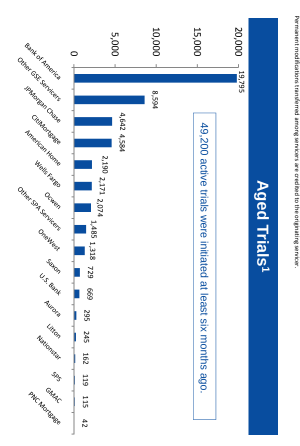
⁹Includes servicers of loans owned or guaranteed by Fannie Mae and Freddie Mac. Includes GSE loans transferred from SPA servicers.

Conversion Rate¹



Note: Per program guidelines, effective June 1, 2010 all trials must be started using verified income. Prior to June 1, some servicers initiated trials using stated income information.

As measured against trials eligible to convert – those three months in trial, or four months if the borrower was at risk of default.



¹ As of November 30, 2010. Active trials initiated at least six months ago



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Survey Data Through October 2010 (8 Largest Servicers) 1 Homeowners in Canceled HAMP Trial Modifications **Disposition Path**

Homeowners Whose HAMP Trial Modification Was Canceled Who Are in the Process of:

TOTAL (These 8 Servicers)	Wells Fargo Bank NA ⁶	OneWest Bank	Litton Loan Servicing LP	JP Morgan Chase Bank NA ⁵	GMAC Mortgage, LLC	CitiMortgage Inc.	Bank of America, NA ⁴	American Home Mortgage Servicing Inc.	Servicer
97,605 17.4%	4,690	1,279	3,387	12,320	1,764	21,165	52,790	210	Action Pending ²
11,660 2.1%	737	718	668	844	347	3,912	4,409	25	Action Not Allowed – Bankruptcy in Process
45,674 8.1%	13,252	470	1,856	2,814	1,072	7,876	18,135	199	Borrower Current
255,269 45.4%	63,071	10,501	13,615	61,527	5,904	36,237	63,627	787	Alternative Modification
5,022 0.9%	1,024	231	363	321	177	1,079	1,794	33	Payment Plan ³
10,725 1.9%	4,221	15	118	2,606	271	1,224	2,227	43	Loan Payoff
34,667 6.2%	4,448	726	1,107	4,918	592	2,473	20,313	90	Short Sale/ Deed in Lieu
76,626 13.6%	19,333	3,658	2,476	20,900	1,779	11,267	17,021	192	Foreclosure Starts
24,974 4.4%	8,090	1,962	671	7,059	824	2,743	3,603	22	Foreclosure Completions
562,222 100.0%	118,866	19,560	24,261	113,309	12,730	87,976	183,919	1,601	Total (As of October 2010)

trial cancellations are: The most common causes of

- Insufficient documentation
- Trial plan payment default
- Ineligible borrower: firstalready below 31% of household income lien housing expense is

Note: Data is as reported by servicers for actions completed through October 31, 2010.

As defined by cap amount.



 ²Trial loans that have been canceled, but no further action has yet been taken.
 ³An arrangement with the borrower and servicer that does not involve a formal loan modification.
 ⁴Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing LP, Home Loan Services and Wilshire Credit Corporation.

⁵ J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation.

⁶Wells Fargo Bank, NA includes all loans previously reported under Wachovia Mortgage, FSB. Note: Excludes cancellations pending data corrections and loans otherwise removed from servicing portfolios

Servicer Performance Report Through November 2010

Survey Data Through October 2010 (8 Largest Servicers) 1 **Homeowners Not Accepted for HAMP Trial Modifications Disposition Path**

Homeowners Not Accepted for a HAMP Trial Modification Who Are in the Process of:

TOTAL (These 8 Servicers)	Wells Fargo Bank NA ⁶	OneWest Bank	Litton Loan Servicing LP	JP Morgan Chase Bank NA ⁵	GMAC Mortgage, LLC	CitiMortgage Inc.	Bank of America, NA ⁴	American Home Mortgage Servicing Inc.	Servicer
168,531 17.2%	18,775	5,103	P 9,685	48,292	25,421	39,366	20,395	1,494	Action Pending ²
29,553 3.0%	3,678	2,107	3,673	3,365	4,868	7,736	3,629	497	Action Not Allowed – Bankruptcy in Process
237,423 24.2%	48,362	17,220	7,815	91,441	27,902	34,762	5,331	4,590	Borrower Current
263,528 26.8%	53,472	6,351	12,697	89,961	34,312	34,290	13,921	18,524	Alternative Modification
15,388 1.6%	1,289	1,124	1,104	853	2,744	6,603	1,217	454	Payment Plan ³
33,961 3.5%	5,880	470	444	21,650	1,639	2,460	1,331	87	Loan Payoff
52,337 5.3%	10,273	1,833	4,118	7,768	4,418	3,664	19,405	858	Short Sale/ Deed in Lieu
132,372 13.5%	19,163	9,945	9,973	27,744	19,373	8,862	33,750	3,562	Foreclosure Starts
49,373 5.0%	10,394	3,499	3,118	7,808	7,263	4,081	12,867	343	Foreclosure Completions
982,466 100.0%	171,286	47,652	52,627	298,882	127,940	141,824	111,846	30,409	Total (As of October 2010)

trials not accepted are: The most common causes of

- Insufficient documentation
- Ineligible borrower: firstalready below 31% of household income lien housing expense is
- Ineligible mortgage

Note: Data is as reported by servicers for actions completed through October 31, 2010.



¹As defined by cap amount.

 ²Homeowners who were not approved for a HAMP trial modification, but no further action has yet been taken.
 ³An arrangement with the borrower and servicer that does not involve a formal loan modification.
 ⁴Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing LP, Home Loan Services and Wilshire Credit Corporation. 5 J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation

⁶Wells Fargo Bank, NA includes all loans previously reported under Wachovia Mortgage, FSB

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Percentage to Goal of 3-4 Million Modification Offers	Page views on MakingHomeAffordable.gov (cumulative)	Page views on <u>MakingHomeAffordable.gov</u> (November 2010)	Servicer Solicitation of Borrowers (cumulative) ¹	Homeowners Attending Treasury-Sponsored Events (cumulative)	Homeowner Outreach Events Hosted Nationally by Treasury and Partners (cumulative)
42-56%	104,440,505	2,560,921	6,638,016	49,506	49

¹ Source: survey data provided by SPA servicers. Servicers are encouraged by HAMP to solicit information from borrowers 60+ days delinquent, regardless of eligibility for a HAMP modification.

Call Center Volume

Cumulative

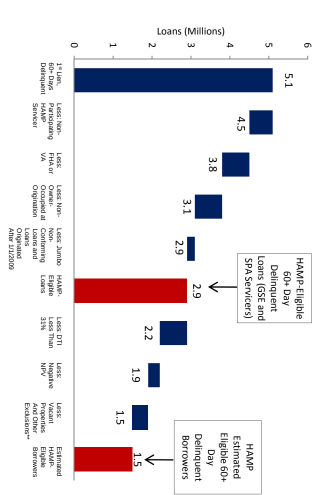
November

1,812,035 870,958	Borrowers Receiving Free Housing Assistance Through the Homeowner's HOPE™ Hotline	Total Number of Calls Taken at 1-888- 995-HOPE (since program inception)
	870,958	1,812,035

Source: Homeowner's HOPE™ Hotline.

Waterfall of Estimated Eligible Borrowers

some of those homeowners will be eligible for HAMP. more homeowners will become seriously delinquent between now and the end of 2012, and in-time snapshot of the delinquency population and estimated HAMP eligibility, we expect that 60+ days delinquent, 1.5 million homeowners are eligible for HAMP. As this represents a pointhomeowner eligibility. Based on the estimates, of the 5.1 million homeowners who are currently Not all 60-day delinquent loans are eligible for HAMP. Other characteristics may preclude



precludes modification; and manufactured housing loans with titling/chattel issues that exclude them from ** Other exclusions include: no longer owner-occupied; investor's pooling and servicing agreement

Note: Chart refers only to borrowers eligible for the first-lien modification program.

delinquency figure derived from 3rd Quarter 2010 MBA National Delinquency Survey. Excluded loans are as Sources: Fannie Mae; monthly survey of participating servicers for October 31, 2010. Total 60+ day reported by large servicers by survey who have signed a servicer participation agreement for HAMP

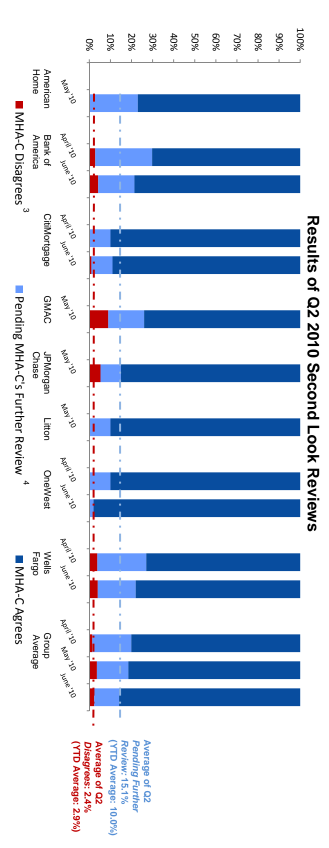


In 2009, Treasury set a goal of offering help to 3-4 million borrowers through the end of 2012.

Servicer Performance Report Through November 2010

Results of Compliance Second-Look Reviews (Q2 2010)

modifications to ensure that the servicer's actions were appropriate. Making Home Affordable-Compliance (MHA-C) conducts Second Look^{1,2} reviews of homeowner loan files that were not in HAMP



- above-average Disagree rates MHA-C disagreed with servicer actions an average of 2.4% in the 2nd quarter (2.9% YTD). MHA-C conducts targeted follow-up on servicers with
- An average of 15.1% of loan file reviews are Pending Further Review in the 2nd quarter, above the YTD average of 10.0%. MHA-C will conducted targeted reviews to understand this increase.
- For Disagree or Pending Further Review results, actions typically required of servicers are: reevaluating loans not offered HAMP modifications; submitting additional documentation; clarifying loan status; engaging in process remediation or other actions as directed by Treasury. For such results, servicers are reminded of their obligation to forestall foreclosure of the loan until the items are resolved.
- Historically, follow-up activities have resulted in re-classifying 41% of loans in the Disagrees category as Agrees after the servicer provided additional documentation. For an additional 19% of Disagrees, MHA-C confirmed that appropriate remedial actions had been taken by the servicers.
- The results of Second Look reviews help determine the types of other compliance activities and the frequency with which those activities will be conducted. Please see Appendix B for a detailed description of compliance activities.



Second Look Results are derived from a statistical sample of loan files for borrowers not in a HAMP modification (typically 100 loan files). Chart shows results for largest servicers; an additional 9 servicers were evaluated in

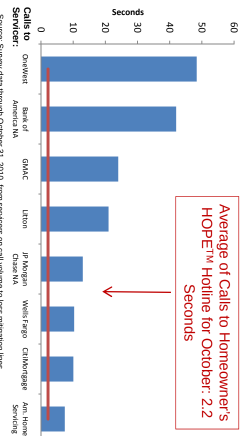
³ Cases where the borrower was not appropriately solicited or evaluated for HAMP. ² Starting with this report, loans where borrowers were in process of consideration for HAMP are included in the calculation of results, which allows for a more comprehensive picture of servicers' HAMP compliance

⁴ Cases where MHA-C was unable to determine if the servicer's actions were appropriate without further information from the servicer.

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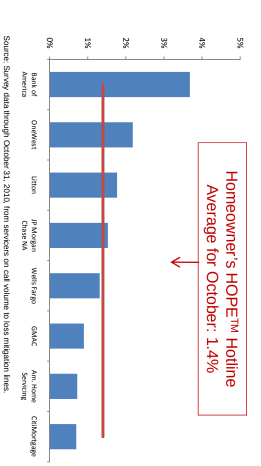
Homeowner Experience (8 Largest Servicers)

Average Speed to Answer Homeowner Calls (October)



Source: Survey data through October 31, 2010, from servicers on call volume to loss mitigation lines

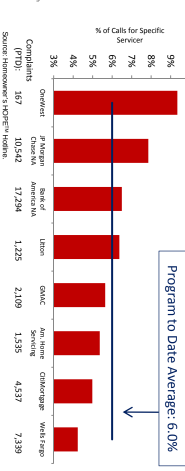
Call Abandon Rate (October)



Servicer Complaint Rate to Homeowner's HOPE™ Hotline (Program to Date, Through November)

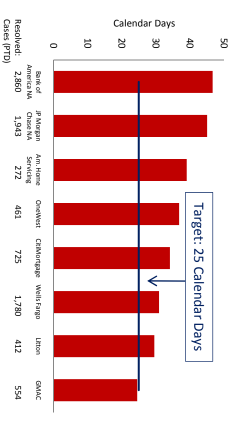
Below shows specific complaint rates. Hotline regarding a specific SPA servicer, of which 6.0% included complaints. Program to date, there have been 882,644 calls to the Homeowner's HOPE™

10%



Note: Complaint rate is the share of a specific servicer's call volume that are complaints (i.e., for all calls about OneWest, 9.3% included

Servicer Time to Resolve Third-Party Escalations (Program to Date, Through November)



Source: HAMP Solutions Center. Target of 25 calendar days includes an estimated 5 days processing by HAMP Solutions Center.

*As defined by cap amount.

MAKING HOME AFFORDABLE

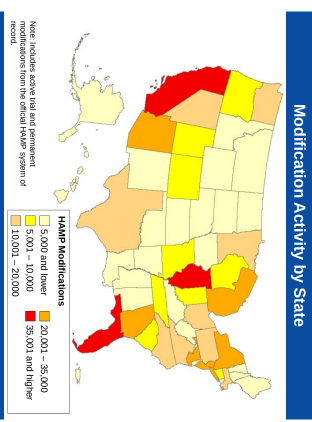
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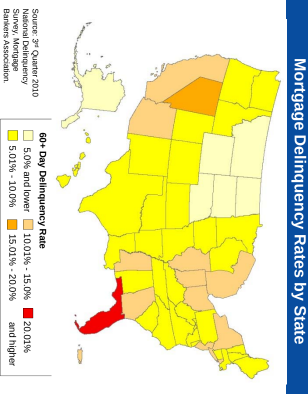
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614	1,632	2,360	4,878	477	4,652	3,669	988	558	389	1,508	7,884	657	363	628	5,541	17,880	463	248	1,819	1,853	33,287	6,151	336	998	77	Active Trials
1,931	5,482	9,404	17,082	1,377	16,503	12,686	2,573	1,962	1,176	4,988	27,130	1,883	1,296	1,883	18,250	60,117	1,581	844	6,429	7,134	118,596	25,288	1,160	2,905	201	Permanent Modifications
2,545	7,114	11,764	21,960	1,854	21,155	16,355	3,561	2,520	1,565	6,496	35,014	2,540	1,659	2,511	23,791	77,997	2,044	1,092	8,248	8,987	151,883	31,439	1,496	3,903	278	Total
0.4%	1.1%	1.8%	3.4%	0.3%	3.2%	2.5%	0.5%	0.4%	0.2%	1.0%	5.4%	0.4%	0.3%	0.4%	3.6%	11.9%	0.3%	0.2%	1.3%	1.4%	23.3%	4.8%	0.2%	0.6%	0.0%	% of Total
Other*	WY	\	<u>\{</u>	WA	\S	\ A	T	××	₹	SD	SC	꼬	PA	OR	S	오	N Y	Z Z	Z	Z	Ĭ	E N	ND N	NC N	ΜT	State
898	74	228	1,550	2,948	124	3,553	1,436	4,441	1,668	62	1,388	746	3,253	1,586	412	3,486	7,087	3,924	548	4,948	701	196	23	2,719	195	Active Trials
1,019	251	761	4,999	9,658	415	12,492	4,686	12,784	5,214	192	4,882	2,616	10,524	5,478	1,161	11,374	22,082	13,225	1,580	16,253	2,377	675	85	9,466	538	Permanent Modifications
1,917	325	989	6,549	12,606	539	16,045	6,122	17,225	6,882	254	6,270	3,362	13,777	7,064	1,573	14,860	29,169	17,149	2,128	21,201	3,078	871	108	12,185	733	Total
0.3%	0.0%	0.2%	1.0%	1.9%	0.1%	2.5%	0.9%	2.6%	1.1%	0.0%	1.0%	0.5%	2.1%	1.1%	0.2%	2.3%	4.5%	2.6%	0.3%	3.2%	0.5%	0.1%	0.0%	1.9%	0.1%	% of Total

^{*} Includes Guam, Puerto Rico and the U.S. Virgin Islands.





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15 Metropolitan Areas With Highest HAMP Activity

			Total	% of All
Metropolitan Statistical Area	Active Trials	Permanent Modifications	HAMP Activity	HAMP Activity
Los Angeles-Long Beach-Santa Ana, CA	9,663	33,960	43,623	6.7%
New York-Northern New Jersey- Long Island, NY-NJ-PA	9,390	30,277	39,667	6.1%
Riverside-San Bernardino-Ontario, CA	6,934	27,176	34,110	5.2%
Chicago-Joliet-Naperville, IL-IN-WI	7,623	26,183	33,806	5.2%
Miami-Fort Lauderdale-Pompano Beach, FL	7,184	23,348	30,532	4.7%
Phoenix-Mesa-Glendale, AZ	4,990	20,945	25,935	4.0%
Washington-Arlington-Alexandria, DC-VA-MD-WV	4,809	17,701	22,510	3.4%
Atlanta-Sandy Springs-Marietta, GA	4,411	14,796	19,207	2.9%
Las Vegas-Paradise, NV	3,248	10,849	14,097	2.2%
Detroit-Warren-Livonia, MI	2,984	10,337	13,321	2.0%
Orlando-Kissimmee-Sanford, FL	2,830	9,803	12,633	1.9%
Boston-Cambridge-Quincy, MA-NH	2,598	9,062	11,660	1.8%
San Francisco-Oakland-Fremont, CA	2,755	8,825	11,580	1.8%
Sacramento-Arden-Arcade- Roseville, CA	2,324	8,646	10,970	1.7%
San Diego-Carlsbad-San Marcos, CA	2,383	8,337	10,720	1.6%

A complete list of HAMP activity for all MSAs is available at http://www.makinghomeaffordable.gov/docs/MSA%20Data%20Nov%202010.pdf

Modifications by Investor Type (Large Servicers)

652,752	89,320	211,474	351,958	Total
83,420	6,897	6,436	70,087	Remainder of HAMP Servicers
5,339	441	243	4,655	PNC Mortgage ⁴
10,412	0	9,337	1,075	Litton Loan Servicing LP
10,882	3,517	19	7,346	US Bank NA
14,304	16	4,977	9,311	Nationstar Mortgage LLC
14,306	211	6,865	7,230	Aurora Loan Services, LLC
14,509	1,139	11,862	1,508	Saxon Mortgage Services Inc.
18,670	1,845	16,338	487	Select Portfolio Servicing
24,604	0	23,334	1,270	American Home Mortgage Servicing Inc
25,861	1,892	11,288	12,681	OneWest Bank
30,030	277	22,912	6,841	Ocwen Financial Corporation, Inc.
38,187	10,292	5,682	22,213	GMAC Mortgage, LLC
61,436	16,236	4,407	40,793	CitiMortgage, Inc.
85,061	26,269	12,933	45,859	Wells Fargo Bank, NA ³
85,223	13,961	31,996	39,266	JP Morgan Chase NA ²
130,508	6,327	42,845	81,336	Bank of America, NA ¹
Total	Portfolio	Private	GSE	Servicer

¹Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing LP, Home Loans Services and Wilshire Credit Corporation.

Note: Figures reflect active trials and permanent modifications.



³ Wells Fargo Bank, NA includes all loans previously reported under Wachovia Mortgage, FSB.
⁴ Formerly National City Bank. ² J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation.

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Appendix A1: Non-GSE Participants in HAMP

Servicers participating in the HAMP First-Lien Modification Program may also offer additional homeowner incentives, including Home Affordable Foreclosure Alternatives (HAFA), at least three months' forbearance for unemployed borrowers, and Principal Reduction Alternative (PRA)

AgFirst Farm Credit Bank	First Bank	Lake National Bank	Roebling Bank
Allstate Mortgage Loans & Investments,	First Financial Bank, N.A.	Liberty Bank and Trust Co.	RoundPoint Mortgage Servicing
Inc.	First Keystone Bank	Litton Loan Servicing	Corporation
American Eagle Federal Credit Union	First National Bank of Grant Park	Los Alamos National Bank	Saxon Mortgage Services, Inc.
American Finance House LARIBA	First Safety Bank	Magna Bank	Schools Financial Credit Union
American Home Mortgage Servicing, Inc	Franklin Credit Management Corporation	Mainstreet Credit Union	SEFCU
AMS Servicing, LLC	Franklin Savings	Marix Servicing, LLC	Select Portfolio Servicing
Aurora Loan Services, LLC	Fresno County Federal Credit Union	Metropolitan National Bank	Servis One Inc., dba BSI Financial Services,
Bank of America, N.A. ¹	GFA Federal Credit Union	Midland Mortgage Company	Inc.
Bank United	Glass City Federal Credit Union	Midwest Bank & Trust Co.	ShoreBank
Bay Federal Credit Union	GMAC Mortgage, LLC	Midwest Community Bank	Silver State Schools Credit Union
Bayview Loan Servicing, LLC	Golden Plains Credit Union	Mission Federal Credit Union	Specialized Loan Servicing, LLC
Bramble Savings Bank	Grafton Suburban Credit Union	MorEquity, Inc.	Spirit of Alaska Federal Credit Union
Carrington Mortgage Services, LLC	Great Lakes Credit Union	Mortgage Center, LLC	Stanford Federal Credit Union
CCO Mortgage	Greater Nevada Mortgage Services	Mortgage Clearing Corporation	Sterling Savings Bank
Central Florida Educators Federal Credit	Green Tree Servicing LLC	Nationstar Mortgage LLC	Suburban Mortgage Company of New
Union	Hartford Savings Bank	Navy Federal Credit Union	Mexico
Centrue Bank	Hillsdale County National Bank	Oakland Municipal Credit Union	Technology Credit Union
CitiMortgage, Inc.	HomEq Servicing	Ocwen Financial Corporation, Inc.	Tempe Schools Credit Union
Citizens 1st National Bank	HomeStar Bank & Financial Services	OneWest Bank	The Golden 1 Credit Union
Citizens Community Bank	Horicon Bank	ORNL Federal Credit Union	U.S. Bank National Association
Citizens First Wholesale Mortgage	Horizon Bank, NA	Park View Federal Savings Bank	United Bank
Company	Iberiabank	Pathfinder Bank	United Bank Mortgage Corporation
Community Bank & Trust Company	IBM Southeast Employees' Federal Credit	PennyMac Loan Services, LLC	University First Federal Credit Union
Community Credit Union of Florida	Union	PNC Bank, National Association	Vantium Capital, Inc.
CUC Mortgage Corporation	IC Federal Credit Union	PNC Mortgage ³	Verity Credit Union
DuPage Credit Union	Idaho Housing and Finance Association	Purdue Employees Federal Credit Union	Vist Financial Corp.
Eaton National Bank & Trust Co	iServe Residential Lending LLC	QLending, Inc.	Wealthbridge Mortgage Corp.
Farmers State Bank	iServe Servicing Inc.	Quantum Servicing Corporation	Wells Fargo Bank, NA ⁴
Fay Servicing, LLC	J.P.Morgan Chase Bank, NA ²	Residential Credit Solutions	Wescom Central Credit Union
Fidelity Homestead Savings Bank	Lake City Bank	RG Mortgage Corporation	Yadkin Valley Bank

¹ Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing



LP, Home Loan Services and Wilshire Credit Corporation.

² J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation.

³ Formerly National City Bank

⁴Wells Fargo Bank, NA includes all loans previously reported under Wachovia Mortgage, FSB.

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Appendix A2: Participants in Additional Making Home Affordable Programs

J.P.Morgan Chase Bank, NA² GMAC Mortgage, LLC Community Credit Union of Florida CitiMortgage, Inc. Bank of America, NA¹ Second-Lien Modification Program (2MP) PNC Bank, National Association PennyMac Loan Services, LLC OneWest Bank Nationstar Mortgage LLC iServe Servicing, Inc. iServe Residential Lending, LLC **Green Tree Servicing LLC** Bayview Loan Servicing, LLC

Wells Fargo Bank, NA 4 Servis One Inc., dba BSI Financial Services, Inc. **Residential Credit Solutions**

RBC Bank (USA)

PNC Mortgage 3

FHA First-Lien Program (FHA-HAMP)

Capital International Financial, Inc. Bank of America, NA¹ Banco Popular de Puerto Rico Aurora Loan Services, LLC Aurora Financial Group, Inc. American Financial Resources Inc. Amarillo National Bank

CU Mortgage Services, Inc. CitiMortgage, Inc.

J.P.Morgan Chase Bank,NA² GMAC Mortgage, LLC. Franklin Savings James B. Nutter & Company iServe Servicing, Inc. iServe Residential Lending, LLC **Guaranty Bank Green Tree Servicing LLC** Gateway Mortgage Group, LLC

PNC Mortgage 3 Ocwen Financial Corporation, Inc. Nationstar Mortgage LLC Midland Mortgage Company Marsh Associates, Inc. Marix Servicing, LLC PennyMac Loan Services, LLC M&T Bank

Saxon Mortgage Services, Inc. Wells Fargo Bank, NA 4 Stockman Bank of Montana Spirit of Alaska Federal Credit Union Servis One Inc., dba BSI Financial Services, Inc Select Portfolio Servicing Schmidt Mortgage Company **Residential Credit Solutions**

Weststar Mortgage, Inc.

Bank of America, NA¹ FHA Second-Lien Program (FHA 2LP)

GMAC Mortgage, LLC. CitiMortgage, Inc. Select Portfolio Servicing Saxon Mortgage Services, Inc. **Residential Credit Solutions** PNC Mortgage 3 PNC Bank, National Association Nationstar Mortgage LLC J.P.Morgan Chase Bank, NA² Green Tree Servicing LLC Flagstar Capital Markets Corporation Bayview Loan Servicing, LLC

Rural Housing Service Modification Program (RD-HAMP)

Wells Fargo Bank, NA 4

Wells Fargo Bank, NA 4 Nationstar Mortgage LLC Midland Mortgage Company Marix Servicing, LLC Magna Bank J.P.Morgan Chase Bank, NA ² Horicon Bank Bank of America, N.A. 1 Banco Popular de Puerto Rico



First Mortgage Corporation First Federal Bank of Florida

¹ Bank of America, NA includes Bank of America, NA, BAC Home Loans Servicing LP, Home Loan Services and Wilshire Credit Corporation.

² J.P. Morgan Chase Bank, NA includes EMC Mortgage Corporation

³ Formerly National City Bank.

⁴ Wells Fargo Bank, NA includes all loans previously reported under Wachovia Mortgage FSB.

Servicer Performance Report Through November 2010

Appendix B1: Description of Compliance Activities

compliance data will be updated quarterly. Note: Areas of compliance emphasis and servicer-specific

Description of Compliance Activities

a servicer participation agreement with guidelines for those servicers that have signed assess servicer compliance with HAMP approach, MHA-C conducts a number of Program (HAMP), has created a separate described below. Treasury pays incentives (non-GSE loans), as Treasury and for those loans for which different types of compliance activities to Compliance (MHA-C). Using a risk-based division known as Making Home Affordable -Treasury's Home Affordable Modification Freddie Mac, serving as Compliance Agent for

schedule and reviews smaller servicers on at servicers on not less than a semi-annual governance. MHA-C performs reviews of larger other things, solicitation, eligibility, payment processing, reporting, and underwriting, document management, HAMP program. Areas covered include, among to assess the servicer's overall execution of the On Site Reviews: Implementation – Reviews least an annual schedule

On Site Reviews: Readiness & Governance –

requirements or to research a trend or for complying with new/future HAMP Reviews to assess the servicer's preparedness

> by frequency of new program additions potential implementation risk. MHA-C performs such reviews as needed, determined

whether the servicer's recoded NPV model is own systems (recoders), MHA-C assesses off-site testing at least quarterly and to on-site HAMP guidelines. Recoders are subject to servicer's model usage is consistent with accurately calculating NPV and whether the elected to recode the NPV model into their guidelines. For those servicers that have servicer's adherence to the HAMP NPV using the Treasury NPV Web Portal, MHA-C reviews at least semi-annually. For servicers **NPV Reviews** – Reviews to assess the monthly basis. reviews data submissions to the Portal on a

guidelines. It also includes reviews of loans successfully converted to a permanent primarily to assess whether required steps in servicer's non-performing loan portfolio was appropriate ("Second Look" reviews). that have not been offered HAMP modification, to ensure they meet the HAMP includes reviews of loans that have documented in the loan files and whether loan modifications, to ensure that their exclusion modification decisions were appropriate. This the modification process have been **Loan File Reviews –** Reviews of samples of the

> portfolios on a quarterly or semi-annual cycle. smaller servicers' non-performing loan sampled and reviewed on a monthly cycle. servicers' non-performing loan portfolios are statistical sample for each servicer (typically MHA-C statistically samples and reviews 100 loan files per larger servicer). Larger MHA-C conducts these Loan File reviews on a

assess the accuracy and validity of Treasury reviews at least annually on the largest HAMP guidelines. MHA-C performs such borrowers' loan principal in accordance with payments are appropriately allocated to investors, including whether borrower incentive payments to borrowers and Incentive Payment Reviews – Reviews to

C revised its sampling strategy to sample 3rd quarter of the 2010 sampling period, MHA-As stated in the August report, beginning in the comparability of results across servicers. consistent trending by servicer and greater monthly from all servicers to provide more included in the next publication of Compliance Results from this new sampling strategy will be

Emphasis) (See next page for Areas of Compliance

Servicer Performance Report Through November 2010

Appendix B2: Areas of Compliance Emphasis

compliance. following areas of emphasis, to ensure ongoing In the coming months MHA-C will focus on the

Cancellations

around servicers' timely and appropriate servicers' cancellation activities, especially those guidance when canceling loans in HAMP trials. Servicers are required to comply with HAMP decisioning and borrower communications. MHA-C will continue to include an evaluation of The Second Look review process conducted by

timely payments. MHA-C expects servicers to whether servicers are making appropriate the next several months. MHA-C will evaluate notifications are timely and include all necessary decisions and evidence that borrower provide documentation supporting cancellation those loans where the cancellation reason cancellation decisions, with a specific focus on cancellations of aged trials over the course of MHA-C will conduct targeted reviews of the information. indicates that the borrower had not made

Pre-Foreclosure Certification

the issuance of new HAMP guidance effective in foreclosure activities and certification June, MHA-C will specifically focus on pre-Due to recent concerns around foreclosures and

> alternatives have been exhausted and a nonthat all other available loss mitigation within seven business days of a scheduled described in HAMP guidelines. In addition, foreclosure outcome could not be reached. borrowers as defined by HAMP guidelines, and requirements to solicit and evaluate eligible certification that the servicer has satisfied the foreclosure attorney or trustee with a written foreclosure sale, servicers must provide the borrower communication requirements "reasonable effort" solicitation standard and foreclosure sale without first satisfying the to foreclosure or conduct a scheduled requirements. Servicers may not refer any loan

These reviews will include:

- Processes for satisfying the "reasonable effort" and appropriately documented; and standard and for ensuring that consideration of HAMP and borrower notifications are executed
- Processes for completing consideration of appropriate, prior to any foreclosure referral or foreclosure sale; and HAMP and other foreclosure alternatives, as
- Processes for providing foreclosure attorneys or trustees with accurate and timely certifications prior to a scheduled foreclosure

IR2 Reporting and Data Integrity

reconciliations of data between systems with an emphasis on system interfaces and over IR2 reporting over the coming months, servicers' information technology (IT) controls Program Administrator and will be assessing preliminary data mapping exercises with the focus. MHA-C has recently conducted and data integrity controls will continue to be a payments. As stated in prior reports, reporting servicer, borrower, and investor incentive report on HAMP activity levels and to calculate documentation. IR2 data is used to monitor and to be accurate and consistent with source system of record (IR2), and that data is required level data to the Program Administrator's Servicers are required to submit HAMP loan-

review servicers' calculations for accuracy and the calculation of incentives. MHA-C will also in the establishment of borrower payments and particular attention on the data elements used source documentation, including loan files, with MHA-C will continue testing IR2 data against consistency with HAMP guidelines.