Uniform Residential Loan Application (URLA) / Uniform Loan Application Dataset (ULAD) FAQs

Updated October 25, 2017

The following provides answers to questions frequently asked about the redesigned Uniform Residential Loan Application (URLA) and the corresponding dataset, the Uniform Loan Application Dataset (ULAD). New questions that were added since the last update are labeled NEW, while updated questions are labeled UPDATED. Visit Fannie Mae or Freddie Mac’s URLA web pages for additional information.

1) What is the Uniform Residential Loan Application?
   The URLA (also known as the Freddie Mac Form 65 / Fannie Mae Form 1003) is a standardized document used by borrowers to apply for a mortgage. The URLA is jointly published by the GSEs and has been in use for more than 20 years in all U.S. States and Territories.

2) What is the Uniform Loan Application Dataset (ULAD)?
   The ULAD is the corresponding dataset for the URLA. The GSEs worked together on the redesign of the URLA and mapped each form field to the Mortgage Industry Standards Maintenance Organization® (MISMO®) Version 3.4, which is documented in the ULAD Mapping Document.

3) Why now?
   Changes in the mortgage industry and the regulatory environment have led to the need for the GSEs to reassess the information obtained at the time of loan origination. The URLA/ULAD initiative has the following objectives:
   A. Update the URLA form to collect loan application information that is relevant and useful to the industry in making a loan underwriting decision, as well as update the physical format and layout to enhance the collection of information and usability of the form;
   B. Develop and publish an industry data standard in support of the URLA. The ULAD Mapping Document provides a cross reference for every field on the redesigned URLA to the equivalent data point(s) in the MISMO Version 3.4 Reference Model.
   C. Publish GSE-specific automated underwriting system (AUS) specifications for Desktop Underwriter® (DU®) and Loan Product Advisor® updated to MISMO v3.4 and including the new URLA data fields.

4) Who participated in the URLA redesign?
   The GSEs began by interviewing a group of lenders and technology solution providers to understand the current loan origination process and data flow, and to assess how the URLA is used today. This was followed by meetings with the government housing agencies (FHA, VA, and USDA-RD) to understand their data needs. From this research, the project team drafted the first version of the redesigned URLA. The project team continued to expand outreach to other lenders, technology solution providers, Ginnie Mae, Consumer Financial Protection Bureau (CFPB), mortgage insurance companies, and the trade
associations, housing advocates, and consumer groups to obtain feedback on the several iterations of the proposed redesigned URLA and the associated ULAD.

All of this feedback was reviewed by the project team and most was incorporated into subsequent versions of the redesigned URLA.

Later drafts of the redesigned URLA underwent eight rounds of extensive usability testing with borrowers, mortgage loan processors, underwriters, and loan officers. The project team also provided previews of the redesigned URLA at various industry meetings and conferences.

5) **When can I use the redesigned URLA?** UPDATED

The redesigned URLA footer currently states ‘Not for Current Use’. The September 26, 2017, Joint Announcement has set the effective date for the redesigned URLA to July 2019. Updated URLA forms reflecting this effective date, along with other supporting documents, will be published by the GSEs by the end of 2017.

6) **How do I support the new HMDA Regulation on January 1, 2018 for collecting the demographic information?** UPDATED

In support of the new HMDA regulation, lenders have the option to use the Demographic Information Addendum with the current URLA dated 7/05 (revised 6/09) as a replacement for the existing Section X, Information for Government Monitoring Purposes. If the Demographic Information Addendum is used with the current URLA, Section X may be left blank, crossed or grayed out or otherwise deleted.

An updated Demographic Information Addendum was published on September 26, 2017 on each GSE’s URLA/ULAD web page. The updated addendum reflects minor changes to the data collection instructions published in Consumer Financial Protection Bureau (CFPB) Addendum to the new HMDA regulation. Lenders may begin using the updated Demographic Information Addendum (rev 9/2017) immediately. Lenders may continue using the previous version with the old instructions until they have updated to the newer form.

7) **Why are the GSEs still supporting the URLA in its paper form?**

The GSEs serve the entire mortgage industry from the smallest bank to the largest, most sophisticated lending and servicing operations. We have heard from many small to mid-size lenders and credit unions that they still need a paper form to collect and present loan application information from and to the borrower.

8) **What is the page length of the redesigned URLA?** UPDATED

The length of the redesigned URLA will vary depending on the number of borrowers, the type of loan and the type of transaction. All versions of the forms allow borrowers to indicate which sections of the application may not apply, which may also impact the page length. The URLA Rendering Document provides additional formatting guidance for technology solution providers and lenders to tailor production of the form according to system requirements.

9) **Has the information on the form been reorganized?**

The information that a borrower must provide, acknowledge, and agree to, has been separated from the information the lender collects and verifies during the processing and underwriting of the loan. Usability testing results highlighted definite improvements to the accuracy and speed of the data collection process fostered by this change.

10) **Does the redesigned URLA change the application origination process?**
The loan application relationship exists between the applicant(s) and the lender. The GSEs do not prescribe how the lender should interact with applicants or process loan application data.

11) What is the difference between the ULAD Mapping Document and each GSE’s AUS specification? **UPDATED**

The URLA data fields are mapped to the ULAD Mapping Document to help familiarize developers with the updated MISMO format (v3.4). Each GSE’s AUS specification includes ULAD data points and will continue to differ based on credit and underwriting policy. It is important to note that the ULAD Mapping Document will NOT be implemented by the GSEs. Information collected on the redesigned URLA will be submitted to each GSE’s AUS based on their respective AUS specifications.

12) Why is ULAD based on MISMO Version 3.4 instead of the MISMO Version 3.3 used by the Uniform Closing Dataset (UCD)?

In order to support the redesigned URLA, many modifications were necessary to MISMO v3.3, which were incorporated into MISMO v3.4. If ULAD was based on v3.3, extensive use of EXTENSIONS would have been necessary.

13) When will the GSEs require the new AUS datasets to be delivered? **UPDATED**

On September 26, 2017, the GSEs announced their implementation timelines for collection of their respective AUS data using their updated AUS specifications based on MISMO v3.4. Lenders may begin submitting loan application production files starting July 1, 2019. Lenders will be able to submit their existing datasets until February 1, 2020. New applications dated February 1, 2020, or later must use the new AUS datasets based on MISMO v3.4. Applications dated before February 1, 2020, but that have not closed (e.g. construction loans) will be accepted in the existing data formats until February 1, 2021, when only the datasets based on MISMO v3.4 will be accepted.

14) What should I be doing now to prepare for the redesigned URLA and new AUS specifications?

Identify any data on the redesigned URLA that you do not currently collect, and start planning to collect that data. If you use a technology solution provider, reach out to them to ensure they have copies of the updated AUS specifications. Work with them to understand when they expect to be ready to produce and receive the new data interface files. If you maintain your own system, begin working with internal technical and business analysts to scope and schedule the tasks necessary to process the new AUS specifications.

15) Why is there a new Homeownership Education and Housing Counseling section on the redesigned URLA?

The GSEs worked with Housing and Urban Development (HUD) and housing advocacy groups to include the Homeownership Education and Housing Counseling section to the redesigned URLA to help promote awareness of such offerings to borrowers.

16) Do you anticipate any changes to the redesigned URLA based on CFPB’s review in connection with the Equal Credit Opportunity Act (Regulation B)? **UPDATED**

The CFPB completed its review of the redesigned URLA in connection with the Regulation B Safe Harbor. Safe Harbor has been granted on the documents published in 2016. For additional information, please visit the Federal Register’s website at [www.federalregister.gov](http://www.federalregister.gov) and enter “2016-23555” into the search engine. See Q 20 for Safe Harbor and Preferred Language.
17) Why was the effective date removed from the bottom of the redesigned URLA? **UPDATED**
   The effective date was removed because it caused confusion over when the form may be used versus when it will be mandated for use. The updated footer now reads “Not for Current Use” and will be updated by the end of 2017 to reflect the July 2019 effective date.

18) Why is the Preferred Language Question being asked? **NEW**
   The Federal Housing Finance Agency (FHFA), our regulator and conservator, has required the GSEs to add the preferred language question to the URLA to allow borrowers who prefer to communicate in a language other than English to identify that language and to enable mortgage industry participants to connect borrowers to available language access resources. For additional information, please visit FHFA’s website at [www.fhfa.gov/PolicyProgramsResearch/Policy/Pages/Language-Access.aspx](http://www.fhfa.gov/PolicyProgramsResearch/Policy/Pages/Language-Access.aspx).

19) How does the decision to add the Preferred Language Question to the redesigned URLA affect the implementation timelines published by the GSEs on September 26, 2017? **NEW**
   The addition of the preferred language question to the redesigned loan application will not change the announced implementation timelines. The Borrower and Additional Borrower application forms in both English and Spanish will be updated to include the preferred language question and re-posted to each GSE’s URLA web page by the end of 2017.

20) Has the wording and location of the Preferred Language Question been approved by CFPB for Regulation B Safe Harbor? **NEW**
   FHFA and the Enterprises are requesting that CFPB update the Safe Harbor for the final redesigned URLA that includes the preferred language question.