PART 1252—PORTFOLIO HOLDINGS

Sec. 1252.1 Enterprise portfolio holdings criteria.
1252.2 Effective duration.

**AUTHORITY:** 12 U.S.C. 4624.

**SOURCE:** 74 FR 5618, Jan. 30, 2009, unless otherwise noted.

§ 1252.1 Enterprise portfolio holding criteria.

The Enterprises are required to comply with the portfolio holdings criteria set forth in their respective Senior Preferred Stock Purchase Agreements with the Department of the Treasury, as they may be amended from time to time.

§ 1252.2 Effective duration.

This part shall be in effect for each Enterprise so long as—

(a) This part has not been superseded through amendment, and
(b) The Enterprise remains subject to the terms and obligations of the respective Senior Preferred Stock Purchase Agreement.

PART 1253—PRIOR APPROVAL FOR ENTERPRISE PRODUCTS

Sec. 1253.1 Purpose and authority.
1253.2 Definitions.
1253.3 Notice of new activity.
1253.4 New product approval.
1253.5 Confidential information.
1253.6 Certifying and nullifying an approval.
1253.7 Failure to comply.
1253.8 Availability of new product to the other Enterprise.
1253.9 Preservation of authority.

**APPENDIX TO PART 1253—PRIOR APPROVAL FOR ENTERPRISE PRODUCTS: INSTRUCTIONS AND NOTICE OF NEW ACTIVITY FORM**


**SOURCE:** 74 FR 31604, July 2, 2009, unless otherwise noted.

§ 1253.1 Purpose and authority.

The purpose of this part is to establish policies and procedures implementing the prior approval authority for enterprise products, in accordance with section 1321 of the Federal Housing Enterprises Financial Safety and Soundness Act of 1992 (Safety and Soundness Act) (12 U.S.C. 4541), as amended.

§ 1253.2 Definitions.

For purposes of this part:

- **Director** means the Director of the Federal Housing Finance Agency or his or her designee.
- **Enterprise** means the Federal National Mortgage Association (Fannie Mae) or the Federal Home Loan Mortgage Corporation (Freddie Mac).
- **FHFA** means the Federal Housing Finance Agency.
- **New activity** means with respect to an Enterprise, any business line, business practice, or service, including guarantee, financial instrument, consulting, or marketing, that is proposed to be undertaken by the Enterprise either on a standalone basis or as an incident to providing one or more Enterprise products to the market, and which was—
  (a) Not initially engaged in prior to July 30, 2008;
  (b) Commenced by the Enterprise prior to July 30, 2008, but which, after July 30, 2008, the Enterprise ceased to engage in, and presently intends to resume; or
  (c) Offered or engaged in by the Enterprise after July 30, 2008, at a significantly different level, or in a significantly different manner, in terms of the activity’s effect on public interest or risk to the Enterprise or the mortgage finance or financial system.

The term “new activity” does not include—

1. Any Enterprise business practice, transactions, or conduct performed solely as an incident to the administration of the Enterprise’s internal affairs to conduct its business; or
2. Any business practice or service undertaken by an Enterprise that is de minimis in scope, volume, risk, or duration.

- **New product** means any activity that the Director determines merits public notice and comment on matters of