- (i) financing acquisition of furniture, equipment, supplies, or materials for the project; or
- (ii) in the case of a loan made for purposes of subparagraph (A)(i), supplying the organization carrying out the project with working capital relative to the project.
- (2) The loan is made in connection with funding or the provision of substantial property or services for such project by either a State or local government or a nongovernmental entity, or both.
- (3) The maximum loan amount does not exceed the lesser of—
 - (A) that amount generally approved (utilizing prudent underwriting principles) in the consideration and approval of projects of similar nature and risk so as to assure repayment of the loan obligation; and
 - (B) 90 percent of the total cost of the project.
- (4) The loan is of sound value, taking into account the creditworthiness of the entity (and the individual members of the entity) applying for such loan.
 - (5) The loan is secured.
- (6) The loan is subject to such terms and conditions as the Secretary determines are reasonable, taking into account other housing projects with similarities in size, location, population, and services provided.
- (b) For purposes of this subchapter, a multifamily transitional housing project referred to in subsection (a)(1) is a project that—
- (1) provides transitional housing to homeless veterans, which housing may be single room occupancy (as defined in section 8(n) of the United States Housing Act of 1937 (42 U.S.C. 1437f (n)));
- (2) provides supportive services and counselling services (including job counselling) at the project site with the goal of making such veterans self-sufficient;
- (3) requires that each such veteran seek to obtain and maintain employment;
- (4) charges a reasonable fee for occupying a unit in such housing; and
- (5) maintains strict guidelines regarding sobriety as a condition of occupying such unit.
- (c) Such a project—
- (1) may include space for neighborhood retail services, other commercial activities, or job training programs; and
- (2) may provide transitional housing to veterans who are not homeless and to homeless individuals who are not veterans if—
 - (A) at the time of taking occupancy by any such veteran or homeless individual, the transitional housing needs of homeless veterans in the project area have been met;
 - (B) the housing needs of any such veteran or homeless individual can be met in a manner that is compatible with the manner in which the needs of homeless veterans are met under paragraph (1); and
 - (C) the provisions of paragraphs (4) and (5) of subsection (b) are met.
- (d) In determining whether to guarantee a loan under this subchapter, the Secretary shall consider—

- (1) the availability of Department of Veterans Affairs medical services to residents of the multifamily transitional housing project; and
- (2) the extent to which needs of homeless veterans are met in a community, as assessed under section 107 of Public Law 102–405.

(Added Pub. L. 105–368, title VI, §601(a), Nov. 11, 1998, 112 Stat. 3343, §3773; renumbered §2052 and amended Pub. L. 107–95, §5(d)(1), (2)(C), Dec. 21, 2001, 115 Stat. 918; Pub. L. 108–454, title IV, §402(b), Dec. 10, 2004, 118 Stat. 3616.)

REFERENCES IN TEXT

Section 107 of Public Law 102–405, referred to in subsec. (d)(2), is set out as a note under section 527 of this title.

AMENDMENTS

2004—Subsec. (c)(1). Pub. L. 108–454 substituted "services, other commercial activities," for "services". 2001—Pub. L. 107–95, $\S5(d)(1)$, renumbered section 3773

2001—Pub. L. 107-95, $\S 1(0)(1)$, renumbered section 3773 of this title as this section. Subsec. (a). Pub. L. 107-95, $\S 5(d)(2)(C)$, substituted

Subsec. (a). Pub. L. 107–95, §5(d)(2)(C), substituted "section 2051 of this title" for "section 3772 of this title" in introductory provisions.

§ 2053. Default

- (a) The Secretary shall take such steps as may be necessary to obtain repayment on any loan that is in default and that is guaranteed under this subchapter.
- (b) Upon default of a loan guaranteed under this subchapter and terminated pursuant to State law, a lender may file a claim under the guarantee for an amount not to exceed the lesser of—
 - (1) the maximum guarantee; or
 - (2) the difference between—
 - (A) the total outstanding obligation on the loan, including principal, interest, and expenses authorized by the loan documents, through the date of the public sale (as authorized under such documents and State law); and
 - (B) the amount realized at such sale.

(Added Pub. L. 105–368, title VI, 601(a), Nov. 11, 1998, 112 Stat. 3344, 3774; renumbered 2053, Pub. L. 107-95, 5(d)(1), Dec. 21, 2001, 115 Stat. 918.)

AMENDMENTS

 $2001\mathrm{--Pub}.$ L. $107\mathrm{-}95$ renumbered section 3774 of this title as this section.

§ 2054. Audit

- (a) During each of the first 3 years of operation of a multifamily transitional housing project with respect to which a loan is guaranteed under this subchapter, there shall be an annual, independent audit of such operation. Such audit shall include a detailed statement of the operations, activities, and accomplishments of such project during the year covered by such audit. The party responsible for obtaining such audit (and paying the costs therefor) shall be determined before the Secretary issues a guarantee under this subchapter.
- (b) After the first three years of operation of such a multifamily transitional housing project, the Secretary may provide for periodic audits of the project.

(Added Pub. L. 105–368, title VI, §601(a), Nov. 11, 1998, 112 Stat. 3345, §3775; amended Pub. L.