

VA PURCHASE



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ELIGIBLE MORTGAGE PRODUCT & TERM	<ul style="list-style-type: none"> • VAFX – 30 Year Fixed Rate • VA5A – 30 year 5/1 ARM 	
VA LOAN LIMITS	UNITS	LOAN LIMITS INCLUDE VA FUNDING FEE
	1-4 Units	\$424,100
	1-4 Units	\$424,101 - \$699,999
	1-4 Units*	\$700,000 - & \$1,000,000
	1-4 Units*	\$1,000,001 - \$1,500,000
MAXIMUM LTV/CLTV	Maximum financing is 100%	

- VA County Limits
<https://www.fhfa.gov/DataTools/Downloads/Pages/Conforming-Loan-Limits.aspx>
- VA's 2017 Loan Limits are the same as the Federal Housing Finance Agency's limits – 2017 Loan Limits (effective January 1, 2017). For purposes of determining the VA guaranty, underwriters are instructed to reference only the One-Unit Limit column in the FHA Table "Fannie Mae and Freddie Mac Maximum Loan Limits for Mortgages Acquired in Calendar Year 2017 and Originated after 10/1/2011 or before 7/1/2007".
- All VA loans over \$424,100 are subject to 25% guarantee requirement
- High Balance VA loans ≥ \$1,000,000- \$1,500,000 Requires corporate Investor Specific Approval
- Mortgage Credit Certificate (MCC) requires Investor-Specific Exception

ENTITLEMENT/GUARANTEE	
LOAN AMOUNT	MAXIMUM POTENTIAL GUARANTEE
< = \$45,000	50% of the loan amount
\$45,001 to \$56,250	\$22,500
\$56,251 to \$144,000	40% of the loan amount or maximum \$36,000
\$144,001 to \$424,100	25% of the loan amount or maximum \$106,025
\$424,101 to \$1,500,000	25% of the loan amount or maximum \$273,656

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Calculating the max loan amount- PBM Maximum Loan Worksheet is required to be used to validate 25% guarantee has been met.

- **Certificate of Eligibility (COE) is only valid for 90 days from the date issued**
- Recertification of COE is required if older than 90 days at the time loan docs are drawn.
- Updated COE is processed through VA Portal.
 - Complete Automated COE Screen
 - You will be prompted to file the 26-1880 on line, **and**
 - Will need to attach the DD214
 - The new COE will be received within 24-48 hours

FUNDING FEE TABLE		
LOAN TYPE	FUNDING FEE	RESERVIST FUNDING FEE
Purchase Loan- Zero Down	2.15%	2.40%
Purchase Loan- 5% Down	1.50%	1.75%
Purchase Loan- 10% Down	1.25%	1.50%
Subsequent User	3.30%	3.30%
Subsequent User 5% -9.99% down pmt	1.50%	1.75%
Subsequent User 10% down pmt	1.25%	1.50%
<ul style="list-style-type: none"> • All VA Loans require a VA Funding Fee. Exceptions may be made to veterans with service-connected disabilities and to surviving spouses of veterans who die in service or from service connected disabilities • Funding Fee must be financed in full or paid in full in cash at closing. No partial payments allowed. • Loan Amount > \$424,100: <ul style="list-style-type: none"> ○ VA county limit may only be exceeded by the VA Funding Fee and still meet the 25% guarantee for VA. ○ VA loan amounts exceeding county limits excluding VAFF, require down payment for guarantee shortfall. <ul style="list-style-type: none"> ▪ See VA Maximum loan worksheet for shortfall requirements. 		
AGE OF DOCUMENTS	<ul style="list-style-type: none"> • APPRAISAL: no older than 180 days at time of funding • CREDIT : no older than 120 days at time of funding • INCOME : no older than 120 days at time of funding • ASSETS: no older than 120 days at time of funding. • TERMITE: no older than 120 days at time of funding. 	
APPRAISAL REQUIREMENTS	<ul style="list-style-type: none"> • LAPP Appraisal (VA Appraisal ONLY) • NOV is valid for 6 months and FHMA form 1004MC is required for all appraisals • UAD Compliant (Uniform Appraisal Dataset) • Interior photos to include: kitchen, bathroom, main living area, physical 	

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<p style="text-align: center;">APPRAISAL REQUIREMENTS CONTINUED</p>	<p>deterioration if present, restoration, remodeling or renovation if present.</p> <ul style="list-style-type: none"> • Exterior photos to include: front and rear view, street scene, site features, improvements and views that would affect value. • Small Residential Income Property Appraisal Report, Freddie Mac Form 72, Fannie Mae Form 1025, if property has two to four living units • All loans must adhere to State and Local Property Laws (carbon monoxide, smoke detectors and lead based paint guidelines) • If the appraiser notes the absence of a working carbon monoxide detector and appraisal is “Subject To” - A 1004D will be required evidencing the completion of the requirements. • If the appraiser notes the absence of a working carbon monoxide detector, but appraisal reads, “AS IS” – a Lender’s Certification is acceptable to assure the work has been completed. • If the appraiser does not mention the absence of a working carbon monoxide detector in the appraisal report, neither a 1004D nor a Lender’s Certification evidencing completion will be required in regards to the carbon monoxide detector. • Case number and appraisal follow the veteran, NOT the property. • All VA loans will require an appraisal and case number assigned to our purchase transaction and veteran. Appraisals and case numbers are exclusive to the purchase transactions. • VA will not allow an appraisal or case number that was issued to another veteran on the new loan. • VA considers the appraisal the personal property of the veteran; therefore, only transfers from one lender to another with the same veteran will be allowed. • For loan amounts > \$1,000,000, be sure to request a certified appraiser when requesting the appraiser assignment from VA. • Regardless of loan amount, the VA guaranty plus cash/equity must be equal to at least 25% of the purchase price or Notification of Value (NOV), whichever is less, on purchase and non-IRRRL refinances. <p>Unpermitted Property Additions: Properties with “unpermitted” structural additions are allowed under the following conditions:</p> <ul style="list-style-type: none"> • The quality of the work is described in the appraisal and deemed acceptable(workmanlike quality) by the appraiser; • The addition does not result in a change in the number of units comprising the subject property(e.g. a 1 unit converted into a 2 unit); • If the appraiser gives the unpermitted addition value, the appraiser must be able to demonstrate market acceptance by the use of comparable sales with similar additions and state the following in the appraisal: • Non-Permitted additions are typical for the market area and a typical buyer would consider the “unpermitted” additional square footage to be part of the overall square footage of the property. • The appraiser has no reason to believe the addition would not pass inspection for a permit.
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APPRAISAL REQUIREMENTS CONTINUED

New Construction-

- New construction must be 90% or more completed, including existing properties less than one year old.
- All Builders MUST be approved by VA.
 - NOV cannot be issued without builder ID number noted.
 - Builder ID's can be found in VA Portal.
- **New Construction required completed forms**
 1. Builder's Certification of Plans, Specifications and Site, form HUD-92541
 2. Builder's Warranty, form HUD-92544
 3. Building Permit and Certification of Occupancy or 10-year Warranty and Final Inspection signed and dated by the City/County Building Department.
 4. Wood Infestation Report (Termite Soil) NPMA 99a and 99b
 5. Local Health Authority well water analysis or septic report, where applicable.
 6. Statement of VA Non Inspection required.
 7. 1004D-part B certification of completion, 442 or Appraiser's letter head to certify satisfactory completion of the required repairs.
- **New Construction 100% complete (Existing less than one year old)**
 1. Builder's Certification of Plans, Specifications and Site, form HUD-92541
 2. Builder's Warranty, form HUD-92544
 3. Wood Infestation Report (Termite Soil) NPMA 99a and 99b
 4. Local Health Authority well water analysis or septic report, where applicable.
 5. Statement of VA Non Inspection required.
 6. 1004D-part B certification of completion, 442 or Appraiser's letter head to certify satisfactory completion of the required repairs.

Termite Report/Repairs

- All loans require a termite report and clearance (if applicable)
- Final termite reports (if clearance is issued that would be considered the final report) must be signed (not initialed) and dated as Read and Approved by veteran before funding.
- Termite reports require **ALL Section 1 items** to be cleared by the termite company or licensed contractor and referenced on the termite clearance prior to funding. If the clearance states items were completed by others and appear to be completed in a workman like manner, it must note the party that performed the work.

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**APPRAISAL
REQUIREMENTS
CONTINUED**

- Section 2 items that are required to be repaired are listed in the table below. The items listed below are the most critical items, but there are other items that may require repair (i.e. health & safety, structural, misc. repairs) Section 2 items that are not listed below should be review with Corporate Underwriting for determination of repair requirements.

Section 2 Items	Requirement for Completion
Water/Sewer Connection Requirements	<ul style="list-style-type: none"> • For properties serviced by individual water and/or sewer (well and/or septic), connection to public water and/or public sewer will only be mandatory when such connection is required by the local building, planning or health authorities • For properties where well water or septic test or certifications were required, the validity of those tests or certifications is 90 days unless the local health authority indicates otherwise • All NOV's issued on properties served by individual water and/or sewer systems will require NOV Item #6 to be checked only if required by the local building, planning or health authorities.
Any indication of water leak or stain on ceiling	Inspected by appraiser or licensed contractor and/or repaired by licensed roofer
All other major water leaks or stains (includes Hot Water Heater)	Inspected and repaired by licensed plumber or general contractor. The appraiser or termite company may inspect minor leaks
Loose or broken toilets	Inspected by appraiser or licensed contractor
Broken or inoperable faucets	Inspected by appraiser or licensed contractor
Broken or inoperable doors	Inspected by appraiser or licensed contractor
Mold	Inspected and repaired by a licensed Mold Abatement Company
Broken or cracked windows	Repaired by licensed contractor

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APPRAISAL REQUIREMENTS CONTINUED	Structural wood replacement or repairs	Structural wood repairs: i.e. A general or building contractor must complete removal and replacement of a patio, deck, stairs, walls or beams. All wood that is replaced or repaired must be painted. Exposed wood of any kind is not acceptable. The inspector must state that the wood has been primed and/or painted.
	<u>Cosmetic</u> wood replacement or repairs	Cosmetic wood repairs: i.e. doors, door jambs, a licensed contractor, or the seller can complete the repairs. All wood that is replaced or repaired must be painted. Exposed wood of any kind is not acceptable. The inspector must state that the wood has been primed and/or painted.

TERMITE WORK PAID BY VETERAN-

- **Any work** that is paid by the veteran noted on the termite report must be paid from the veterans own funds. (gift funds are not allowed)
- Veteran must provide a written statement he/she is approving and paying for work from own funds to purchase the home

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ASSETS	<ul style="list-style-type: none"> • DU/LP requirements to be met • Reserves required for the following: <ul style="list-style-type: none"> ○ SFR –Primary Residence no reserves required ○ SFR- Primary Residence retained as Rental Property requires 3 months PITI reserves if rental income used to qualify. No rental income used and full PITI used to qualify no reserves required. ○ 2-4 units = 6 months PITI reserves ○ Rental Property per Schedule E- must have 3 months PITI reserves. • Gift funds can be used to pay off credit cards to qualify • <u>Gift Requirements</u> <ul style="list-style-type: none"> • It is the <u>Underwriters responsibility</u> to review and clear all conditions that apply to the gift funds. • If gift conditions are move to “Prior to Funding” they will be required to be “UTR” Underwriter to Review” condition ONLY. Funding dept. will NOT be allowed to clear gift funds condition. • Condition must be cleared by Underwriter or Underwriting Manager. • When a difference between sales price and value exist, Gift funds not allowed. Veteran must have own funds to pay difference. 								
	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 50%; text-align: center; padding: 5px;">If the gift funds....</th> <th style="width: 50%; text-align: center; padding: 5px;">Then.....</th> </tr> </thead> <tbody> <tr> <td style="padding: 5px;"> <ul style="list-style-type: none"> • Are in the borrower’s account </td> <td style="padding: 5px;"> Obtain <ul style="list-style-type: none"> • A copy of the withdrawal document showing that the withdrawal is from the donor’s account, and • The borrower’s deposit slip & bank statement showing the deposit </td> </tr> <tr> <td style="padding: 5px;"> <ul style="list-style-type: none"> • Are to be provided at closing, and • Are in the form of a certified check from the donor’s account </td> <td style="padding: 5px;"> Obtain <ul style="list-style-type: none"> • Bank statement showing the withdrawal from donor’s account, and • Copy of the certified check </td> </tr> <tr> <td style="padding: 5px;"> <ul style="list-style-type: none"> • Are to be provided at closing, and • Are in the form of a cashiers check, money order, official check or other type of bank check </td> <td style="padding: 5px;"> Have the donor provide a withdrawal document or cancelled check for the amount of the gift, showing that the funds came from the donor’s personal account </td> </tr> </tbody> </table>	If the gift funds....	Then.....	<ul style="list-style-type: none"> • Are in the borrower’s account 	Obtain <ul style="list-style-type: none"> • A copy of the withdrawal document showing that the withdrawal is from the donor’s account, and • The borrower’s deposit slip & bank statement showing the deposit 	<ul style="list-style-type: none"> • Are to be provided at closing, and • Are in the form of a certified check from the donor’s account 	Obtain <ul style="list-style-type: none"> • Bank statement showing the withdrawal from donor’s account, and • Copy of the certified check 	<ul style="list-style-type: none"> • Are to be provided at closing, and • Are in the form of a cashiers check, money order, official check or other type of bank check 	Have the donor provide a withdrawal document or cancelled check for the amount of the gift, showing that the funds came from the donor’s personal account
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ASSETS CONTINUED	<ul style="list-style-type: none"> • Are to be provided at closing, and • Are in the form of an electronic wire transfer to the closing agent 	<p>Have the donor Provide</p> <ul style="list-style-type: none"> • Current bank statement from the donor to document available funds. ○ Document the wire transfer from donors account to escrow. <p>NOTE: The lender must obtain and keep the documentation of the wire transfer in our loan file. While the documentation does not need to be provided in the VA binder, it must be available for inspection by VA when that office conducts it's onsite review of lenders</p>						
	<ul style="list-style-type: none"> • Are being borrowed by the donor, and • documentation from the bank or other savings account is not available 	<p>Have the donor provide written evidence that the funds were borrowed from an acceptable source, not from a party to the transaction, including the lender</p>						
<p>IMPORTANT: Cash on Hand is NOT an acceptable source of gift funds, nor is commission income from realtors (regardless of the relationship to veteran)</p>								
BORROWERS ELIGIBILITY	<ul style="list-style-type: none"> • US Citizens • Permanent & Non-Permanent Resident Aliens <table border="1" style="margin-left: auto; margin-right: auto;"> <thead> <tr> <th style="text-align: center;">Qualifying Borrowers</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">Veteran</td> </tr> <tr> <td style="text-align: center;">Veteran & Spouse</td> </tr> <tr> <td style="text-align: center;">Veteran & Veteran with single eligibility *</td> </tr> <tr> <td style="text-align: center;">Veteran & Veteran with dual eligibility *</td> </tr> <tr> <td style="text-align: center;">Widow/Widower of Veteran one time purchase</td> </tr> </tbody> </table> <ul style="list-style-type: none"> • see notes located in Underwriting Method 		Qualifying Borrowers	Veteran	Veteran & Spouse	Veteran & Veteran with single eligibility *	Veteran & Veteran with dual eligibility *	Widow/Widower of Veteran one time purchase
Qualifying Borrowers								
Veteran								
Veteran & Spouse								
Veteran & Veteran with single eligibility *								
Veteran & Veteran with dual eligibility *								
Widow/Widower of Veteran one time purchase								
CAIVRS	Required for all borrowers							
CREDIT REQUIREMENTS	<ul style="list-style-type: none"> • 3 merge credit report required • All borrowers must have a valid Social Security Number • All borrowers must have at least (2) valid credit scores. • If a credit report is over 45 days old at funding, a Soft-Pull credit report must be obtained (no FICO's required) to determine any changes. If there are no significant changes to the Soft-Pull Report compared to the original report, the original credit report can be used to fund the loan but CANNOT 							

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CREDIT REQUIREMENTS CONTINUED

be older than 120 days at funding. If there are significant changes to the Soft-Pull credit, including any new debt, a new credit report must be pulled and re-submitted to DU/LP. The file must then be re-underwritten to include the new credit and DU/LP findings.

NOTE: A copy of the Soft-Pull is to be placed under Branch Documents in the loan package.

- VA requires consideration of the spouse's credit (whether or not the spouse will be personally liable on the note and whether or not the applicant and spouse choose to have the spouse's income considered).
- Non-Traditional Credit is **NOT** allowed
- All judgments must be paid in full or subject to repayment plan with a history of timely payments

BANKRUPTCY

- 2 Years elapsed since the discharge of Chapter 7, Chapter 13 Bankruptcy or Deed in Lieu/Short sale when the borrower was not delinquent at transfer.
 - Chapter 13 discharged <2 years requires Corporate Exception
- AND**
- Paid as agreed status from Chapter 13 trustee for current term, not less than 12 months.

FORECLOSURE/DEED-IN-LIEU/SHORT-SALE

- 2 years since completion of foreclosure, deed-in-lieu/Short Sale with no lates
- 3 years elapsed since completion of Foreclosure, Deed in Lieu/Short Sale when the borrower was delinquent at time of transfer.

Note: In a case where the borrower(s) **initial loan application is taken before the 3 year time frame, but not less than 2 years, an Investor Specific by Corporate is required.**

Disputed accounts -

- Letter of explanation for disputed account plus copy of documentation to validate reason for dispute (i.e. LOE and copy of police report if reason was "stolen wallet or purse")
- Utilities not paid -Letter of explanation and proof not residing at residence at the time of issue.
- Late payment dispute- Letter of explanation and proof the account was paid on time.

Collections -

- Isolated collection accounts (one or two unpaid medical or other collections) do not have to be paid off provided the credit report shows numerous satisfactory accounts.
- Collection accounts must be considered part of the borrower's overall credit history and unpaid collection accounts should be considered open, recent credit
- Borrowers with a history of collection accounts should have re-established satisfactory credit in order to be considered a satisfactory credit risk.

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CREDIT REQUIREMENTS CONTINUED	<p>Alimony -</p> <ul style="list-style-type: none"> ○ Can be used to either reduce income to qualify, or ○ Be counted as a liability in the debt ratio <p>High Balance- No Foreclosure, Bankruptcy or Short Sale & Deed -In-Lieu in the last 7 years (if less than 7 years Investor Specific approval from Corporate required with DU approval only) No housing payment 30 days or more past due in the last 12 months.</p>
DISCOUNT POINTS	Limited to 2%
DOCUMENTATION REQUIREMENTS	<ul style="list-style-type: none"> • Fully executed Purchase Contract and Transfer Disclosure Statement per CA state law. • IRS 4506-T must be completed and dated at application and again at closing for all borrowers. • IRS processed transcripts for time periods covered must be validated prior to closing. <ul style="list-style-type: none"> ○ If W-2's exception approved, IRS processed transcripts for W-2's are required. ○ Account Transcripts required for all transactions • 4506-T Form must be signed and dated at application and again with loan documents for all Tax returns in the loan file. <ul style="list-style-type: none"> ○ Example: If you have 1040's and 1120's in the loan file, a separate 4506-T form is required to be signed/dated for the 1040's as well as the 1120's. • 4506-T form signed and dated MUST be processed (transcripts) for all tax returns in the loan file that are <u>being used for income qualifying only.</u> i.e. 1040's, 1120'S and 1065's. • Alive and Well Statement signed by veteran and/or Commanding officer (if veteran is deployed) dated prior to the Note date. • POA allowed: Must be specific & veteran must execute the initial or final 1003 and Sales Contract with a live signature. • Termite and Clearance signed by borrower(s) <p>Amendatory Escape Clause</p> <ul style="list-style-type: none"> • The Fully executed Amendatory/Escape Clauses are required for all FHA, VA and CHF30 loans and MUST be signed and dated by all parties prior to the Note Date. Make sure you are reviewing the Purchase Contracts and/or escrow instructions for fully executed Amendatory/Escape Clause verbiage. If the purchase contract or escrow instructions are not reflecting the Amendatory/Escape Clause verbiage the Underwriters MUST condition for a fully executed (signed and dated by all parties) escrow amendment with the Amendatory/Escape Clause verbiage dated prior to the Note date (Prior to Loan Documents.)

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DOCUMENTATION REQUIREMENTS CONTINUED	<ul style="list-style-type: none"> ○ The Amendatory/Escape Clause signed/dated by all parties CANNOT be a funding condition since it is required to be fully executed (signed and dated by all parties) prior to the Note date (Prior to Loan Documents). ○ If the Amendatory or escape clause verbiage is included in the purchase contract or escrow instructions you will not need a separate document. ○ If Amendatory or escape clause verbiage is not in the purchase agreement or escrow instructions, you MUST have a separate document signed and dated by all parties prior to the Note Date. (Prior to Loan Documents) <ul style="list-style-type: none"> ▪ This document cannot be signed and date at loan documents. ○ Funders MUST review the Amendatory/Escape Clause forms prior to funding to make sure they are fully executed by all parties prior to the Note Date (Prior to Loan Documents) <ul style="list-style-type: none"> ▪ Funding will be delayed if the form(s) are not fully executed by all parties prior to the Note Date (Prior to Loan Documents). ● There are situations with non-traditional sellers (Fannie Mae, Freddie Mac, federal, state and local government agencies, and mortgagees disposing of REO assets) where this requirement does not apply. ● Click the link and see attached for an example of the VA escape clause http://www.benefits.va.gov/homeloans/documents/docs/EscapeClause.pdf ● VA Statement of Itemization to HUD 1 (located in Forms)
DTI RATIOS	<ul style="list-style-type: none"> ● DU/LP up to 50% - (DU must be run 1st – LP is only allowed with Corporate Approval ● DU/LP > 50% requires Corporate 2nd Signature & (3) VA Compensating Factors. (See Compensating Factors below for details)
FICO	<ul style="list-style-type: none"> ● 620-639 FICO with ≤45% DTI with AUS and Corporate Investor Specific Approval ● 620-639 FICO Manual underwrite with ≤45% DTI; requires 3 VA Compensating Factors and Investor Specific ● 640 FICO for loan amounts ≥ \$424,100 to ≤ \$699,999- (Manual underwrite also allowed with ≤45% DTI, 3 VA Compensating Factors and Investor Specific Exception ● 660 FICO for loan amounts ≥ \$700,000 to ≤ \$999,999 ● 700 FICO for loan amounts ≥ \$1,000,000 to \$1,500,000 (Corporate Investor Specific Approval) ● <u>See Rate Sheet For Additional Pricing Adjustment</u>

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FLIPS	Allowed- No requirement
HIGH COST/HIGH PRICED	<ul style="list-style-type: none"> • Not Allowed
INCOME REQUIREMENTS	<ul style="list-style-type: none"> • DU/LP requirements to be met • Verbal Verification of Employment (VVOE) within 10 days of Note • Verification: Multi-Unit Property (2-4 units) <ul style="list-style-type: none"> ○ Verify cash reserves totaling at least 6 months mortgage payments (principal, interest, taxes and insurance – PITI), and ○ Documentation of the veteran’s prior experience managing rental units or other background involving both property maintenance and rental. • Analysis: Multi-Unit Property Include the prospective rental income in effective income only if: <ul style="list-style-type: none"> ○ Evidence indicates the veteran has a reasonable likelihood of success as a landlord, and ○ Cash reserves totaling at least 6 months mortgage payments are available. • The amount of rental income to include in effective income is based on 75% of: <ul style="list-style-type: none"> ○ Verified prior rent collected on the units (existing property), or ○ The appraiser’s opinion of the property’s fair monthly rental. • Rental Income (vacating property) <ul style="list-style-type: none"> ○ Obtain a copy of the rental agreement on the property, if any. ○ Use the prospective rental income only to offset the mortgage payment on the rental property and only if there is no indication that the property will be difficult to rent. This rent income MAY NOT be included in the effective income. ○ Obtain a working knowledge of the local rental market. If there is no lease on the property, but the local rental market is very strong. ○ No reserve requirements • Rental Income (Schedule E Property) <ul style="list-style-type: none"> • Rental Income from Schedule E property- (refer to reserves required under Assets) • Income would be determined from the individual income tax returns, signed and dated, plus all applicable schedules for last 2 years, which show rental income generated by the property. Property depreciation claimed as a deduction on tax returns can be added back for income. • Little or No prior rental history <ul style="list-style-type: none"> ○ Document of the applicant’s prior experience managing rental units or other background involving both

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INCOME REQUIREMENTS CONTINUED

- property maintenance and rental **and**
- Any leases on the property **and**
- The strength of the local rental market
- **2106 Expense-** *Effective for application taken on or after June 1, 2016*
 - Borrower who qualified using base pay, bonus, overtime or commission income of less than 25% of total annual employment income:
 - IRS form 2106 expenses are not required to be deducted from income even if they are reported on IRS form 2106 and are not required to be added as a monthly liability. . (Example- Police Officer, Teacher or Construction Worker etc. 2106 expenses do not have to be deducted unless borrower receives commission income in conjunction with other W-2 pay and is less than 25% of total annual income)
 - Tax returns are not required to document the source of income and deductions
 - Borrower earning commission income that is 25% or more of annual employment income, IRS form 2106 expenses must be deducted from gross commission income regardless of the length of time the borrower has filed the expenses with the IRS.
 - On exception to the policy clarification concerns an automobile lease or loan payment. Automobile lease or loan payments are not subtracted from the borrower's income; they are considered part of the borrower's recurring monthly debt obligations in Section D on the VA form 26-6393 (Loan Analysis).
 - Tax returns are required to document the source of income and deductions.
 - If the borrower reports an automobile allowance as part of the monthly qualifying income, the lender must determine if the automobile expenses reported on IRS form 2106 should be deducted from income or treated as a liability.
 - If the reported expense exceeds the automobile allowance, the amount must be deducted from income as a net calculation in Section D on the VA Form 26-6393(Loan Analysis).
 - If the reported expense is less than the automobile allowance, the amount must be treated as net income and added to the borrower's monthly income
 - **Self- Employed Borrower(s)**
 - Each borrower (regardless of income source) must complete and sign separate IRS Form 4506-T at application and again with loan documents. P&L and Balance Sheet required if the borrower's tax year ending has elapsed by more than 3 months

VA PURCHASE



INCOME REQUIREMENTS CONTINUED

- If using the borrower YTD P&L to qualify, both P&L and Balance sheet need to be audited.
- Borrower(s) who have significant declining income compared to the previous 2 years, require an explanation from their accountant to verify the stability of the self-employment income.

2016 Tax Return Transcripts

Loans closed on or after June 15, 2017 must include the 2016 Tax Return Transcripts to be eligible for purchase. If a borrower has filed an extension, we require:

- Evidence in the file that the extension was filed, and
- A 2016 Tax Transcript showing “No record of return filed”

Note: Loans that do not require income (non-credit qualifying VA IRRRLs) are exempt.

- **Other Income** – If it is reasonable to conclude that other types of income will continue in the foreseeable future, income may be included as effective income.
 - Other types of income which may be considered as effective income include, but are not limited to:
 - Pension or other retirement benefits
 - Disability income (i.e. Maternity Leave)
 - Dividends from stocks
 - Interest from bonds & savings accounts
 - Royalties
 - The lender may include verified income from public assistance programs as effective income if evidence indicates it will probably continue for 3 years or more.
 - The lender may include verified workers’ compensation income that will continue for the foreseeable future, if the veteran chooses to reveal it.
 - The lender may include verified income received specifically for the care of any foster child/children. Generally, foster care income is to be used only to balance the expenses of caring for the foster child/children against any increased residual income requirements.
 - Do not include temporary income items such as VA educational allowances and unemployment compensation in effective income.

NOTE: If unemployment compensation is a regular part of the applicant’s income due to the nature of his or her employment (i.e. seasonal work) it may be included.

NOTE: For information on Income, please refer to VA Guide Chapter (4) Income 4-26

NOTE: Non-taxable income gross-up factor for VA loans is 120%. The grossed-up portion cannot be included in the residual income calculation.

VA PURCHASE



IRS/STATE TAX RETURN DEBT	<ul style="list-style-type: none"> • Minimum payment history of 12 months or • Will be required to be PAID IN FULL
LDP/GSA	Required for all borrowers
MORTGAGE CREDIT CERTIFICATE (MCC)	<ul style="list-style-type: none"> • Must submit to Corporate for Investor Specific approval • Must use MCC to reduce Federal withholding only – cannot be used to reduce PITI • MCC Credit Approval Certificate required
MISCELLANEOUS CRITERIA	<ul style="list-style-type: none"> • Short Sale Fees paid by the borrower – Borrowers may pay additional fees and payments in connection with purchasing a short sale property that are typically the responsibility of the seller. Examples of short sale fees and payments include, but are not limited to the following: <ul style="list-style-type: none"> ○ Short sales processing (i.e., short sale negotiation fees, buyer discount fees, short sale buyer fees) NOTE: The Short sale processing fee is not a common and customary charge and must be treated as a sales concession if any portion is reimbursed by an interested party to the transaction. ○ Negotiated short payoff to a subordinate lien holder, and ○ Payment of delinquent taxes or delinquent homeowner association (HOA) dues. • NOTE: the above referenced fees are non GFE fees. • Maximum allowable short sale fees that can be paid by the borrower are 3% of the sales price. • These fees and payments cannot be financed into the loan amount and must be included on the HUD-1 settlement statement. Borrowers must fund the cost of the additional fees and payments with their own funds. The additional funds to complete the transaction must be documented. • The sales contract will identify if the property being purchased is a short sale property. • The transaction must be an arm’s length (i.e., all parties are unaffiliated and unrelated). • Underwriter must diligently review the purchase transaction for unusual fees, payments, and other possible “Red Flags” that could indicate fraudulent activity related to the short sale. • Document Requirements – <ul style="list-style-type: none"> ○ The sales contract executed by all parties with details of the additional fees and payments. ○ A copy of the executed arm’s length affidavit(s) verifying all parties (borrower, seller, listing and buying agents) are unaffiliated and un related) ○ The HUD-1 Settlement Statement that includes all borrower paid short sale fees and payments, and ○ Source of client’s funds used to cover the short sale fees and payments.

VA PURCHASE



OTHER REAL ESTATE	<ul style="list-style-type: none"> • Maximum number of financed properties is four (4) <ul style="list-style-type: none"> ○ Including PBM Loan 																																																																																
PROPERTY REQUIREMENTS	<ul style="list-style-type: none"> • Single Family Residence • PUD • Condo <ul style="list-style-type: none"> ○ Must be on VA-Approved Condo list in the VA Portal ○ Minimum HOA Certificate requirement:: <ul style="list-style-type: none"> ▪ List number of units with delinquent HOA dues ▪ Note any litigation involving the HOA • 2-4 Units (per guideline requirements) • Owner Occupied Primary Residence only • Manufactured Homes – see <i>FHA-VA Manufactured Home</i> in Quick Look Manual 																																																																																
RESIDUAL INCOME	<table border="1" style="width: 100%; border-collapse: collapse; margin-bottom: 10px;"> <thead> <tr> <th colspan="5" style="text-align: center;">Table of Residual Income by Region For loan amounts of \$79,999 and below</th> </tr> <tr> <th style="width: 15%;">Family size</th> <th style="width: 20%;">Northeast</th> <th style="width: 20%;">Midwest</th> <th style="width: 20%;">South</th> <th style="width: 25%;">West</th> </tr> </thead> <tbody> <tr><td style="text-align: center;">1</td><td style="text-align: center;">\$390</td><td style="text-align: center;">\$382</td><td style="text-align: center;">\$382</td><td style="text-align: center;">\$425</td></tr> <tr><td style="text-align: center;">2</td><td style="text-align: center;">\$654</td><td style="text-align: center;">\$641</td><td style="text-align: center;">\$641</td><td style="text-align: center;">\$713</td></tr> <tr><td style="text-align: center;">3</td><td style="text-align: center;">\$788</td><td style="text-align: center;">\$772</td><td style="text-align: center;">\$772</td><td style="text-align: center;">\$859</td></tr> <tr><td style="text-align: center;">4</td><td style="text-align: center;">\$888</td><td style="text-align: center;">\$868</td><td style="text-align: center;">\$868</td><td style="text-align: center;">\$967</td></tr> <tr><td style="text-align: center;">5</td><td style="text-align: center;">\$921</td><td style="text-align: center;">\$902</td><td style="text-align: center;">\$902</td><td style="text-align: center;">\$1004</td></tr> <tr> <td style="text-align: center;">Over 5</td> <td colspan="4" style="text-align: center;">Add \$75 for each additional member up to a family of 7</td> </tr> </tbody> </table> <table border="1" style="width: 100%; border-collapse: collapse; margin-bottom: 10px;"> <thead> <tr> <th colspan="5" style="text-align: center;">For Loan Amounts of \$80,000 and above</th> </tr> <tr> <th style="width: 15%;">Family Size</th> <th style="width: 20%;">Northeast</th> <th style="width: 20%;">Midwest</th> <th style="width: 20%;">South</th> <th style="width: 25%;">West</th> </tr> </thead> <tbody> <tr><td style="text-align: center;">1</td><td style="text-align: center;">\$450</td><td style="text-align: center;">\$441</td><td style="text-align: center;">\$441</td><td style="text-align: center;">\$491</td></tr> <tr><td style="text-align: center;">2</td><td style="text-align: center;">\$755</td><td style="text-align: center;">\$738</td><td style="text-align: center;">\$738</td><td style="text-align: center;">\$823</td></tr> <tr><td style="text-align: center;">3</td><td style="text-align: center;">\$909</td><td style="text-align: center;">\$899</td><td style="text-align: center;">\$899</td><td style="text-align: center;">\$990</td></tr> <tr><td style="text-align: center;">4</td><td style="text-align: center;">\$1,025</td><td style="text-align: center;">\$1,003</td><td style="text-align: center;">\$1,003</td><td style="text-align: center;">\$1,117</td></tr> <tr><td style="text-align: center;">5</td><td style="text-align: center;">\$1,062</td><td style="text-align: center;">\$1,039</td><td style="text-align: center;">\$1,039</td><td style="text-align: center;">\$1,158</td></tr> <tr> <td style="text-align: center;">Over 5</td> <td colspan="4" style="text-align: center;">Add \$80 for each additional member up to a family of 7</td> </tr> </tbody> </table> <p>NOTE:</p> <ul style="list-style-type: none"> ○ For loan applications in which either the borrower or the spouse is an active-duty service person, the residual income figures above may be reduced by 5 percent, if there is a clear indication that the borrower or spouse will continue to receive the benefits resulting from the use of nearby military-based facilities. ○ This reduction may also be applied to retired military applicants when the property is located reasonably near a military base or installation (This reduction applies to both of the above tables). 	Table of Residual Income by Region For loan amounts of \$79,999 and below					Family size	Northeast	Midwest	South	West	1	\$390	\$382	\$382	\$425	2	\$654	\$641	\$641	\$713	3	\$788	\$772	\$772	\$859	4	\$888	\$868	\$868	\$967	5	\$921	\$902	\$902	\$1004	Over 5	Add \$75 for each additional member up to a family of 7				For Loan Amounts of \$80,000 and above					Family Size	Northeast	Midwest	South	West	1	\$450	\$441	\$441	\$491	2	\$755	\$738	\$738	\$823	3	\$909	\$899	\$899	\$990	4	\$1,025	\$1,003	\$1,003	\$1,117	5	\$1,062	\$1,039	\$1,039	\$1,158	Over 5	Add \$80 for each additional member up to a family of 7			
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SAME-SEX MARRIED COUPLES	<p>Lender Processing:</p> <p>Same-sex married couples when executing the 1003 and 1802a acknowledge that they meet the following VA requirements:</p> <ul style="list-style-type: none"> • The marriage was legal in the place where the Veteran or the Veteran’s 																																																																																

VA PURCHASE



SAME-SEX MARRIED COUPLES CONTINUED	<p>spouse resided at the time of the marriage;</p> <ul style="list-style-type: none"> • Legal in the place where the Veteran or the Veteran’s spouse resided at the time the completed 1003 and 1802a were submitted to PBM; • Legal in the place where the Veteran or the Veteran’s spouse resided in at the time of closing. • If the borrower asserts a spousal relationship in item 19 (1802a) and signs the form, which includes a certification by the borrower that “the information is true and complete to the best of their knowledge and belief”, PBM may process the loan per normal practices without submitting a loan package to VA for approval of spousal status: • If the borrower informs the lender that he or she is uncertain as to whether the marriage may be recognized for VA purposes, the underwriter must request that VA make a determination regarding whether the marriage can be recognized, The following information should be provided to Phoenix Regional Loan Center via email at : LPGC.VBAPHO@va.gov for further review: <ul style="list-style-type: none"> • Date and state of marriage; • State(s) of residence of the parties at the time of marriage; • State where the subject property is located; • Current state(s) of residence of the parties; • Estimated date of loan closing; and • Whether VA has previously recognized the marriage for the purpose of a different VA benefit or service. The underwriter should request this information from the borrower if not already available.
SELLER CONTRIBUTIONS/ CONCESIONS	<p>Contributions may not exceed 4% of the property value as indicated on the NOV (Notice of Value). (Fees allowed in 4%- Pre-paid closing cost, VA funding Fee, Pay off of credit balance or judgments for Veteran)</p>
SOLAR/ENERGY EFFICIENT EQUIPMENT	<ul style="list-style-type: none"> • Solar Equipment <ul style="list-style-type: none"> ○ <u>Veteran Owns Free and Clear</u>- No requirements needed allowed to state on property. This service can be paid through the new loan. Anything over \$6,000 requires VA value determination & approval. ○ Appraiser may issue value to the system, but must have additional comp with solar owned unit. ○ <u>Veteran Leased Equipment</u>- No value can be given to appraisal ○ Solar lease agreement must be reviewed by Corporate to validate foreclosure position meets VA guidelines. (Solar company to have following foreclosure verbiage-Must remove equipment without recourse to the lender or VA and return roof to water tight status) ○ Utility payment for new leased solar equipment cannot exceed the allowable Maintenance/Utility cost per VA guidelines. (Example- 14 cents x sq. ft. of home (1700) = \$238. New lease payment cannot exceed this amount. If greater then difference will need to be added as debt)

VA PURCHASE



SOLAR/ENERGY EFFICIENT EQUIPMENT CONTINUED

- **PACE/HERO- (Lender Specific Required)**
- Properties that are or will remain encumbered with a PACE/HERO obligation may be eligible for VA-guaranteed financing provided that the underwriter determines that the following requirements are met:
 - Under the laws of the state where the property is located, the PACE/HERO obligation must be collected and secured by the creditor in the same manner as a special assessment against the property.
 - The property may be subject to the full PACE/HERO obligation; however, the property shall not be subject to an enforceable claim (i.e., a lien) superior to the VA-guaranteed loan for the full outstanding PACE/HERO obligation at any time.
 - The property may, however, be subject to an enforceable claim (i.e., a lien) that is superior to the VA-guaranteed loan for delinquent regularly scheduled PACE/HERO special assessments.
 - There are no terms or conditions that limit the transfer of the property to a new homeowner. Legal restrictions on conveyance arising from a PACE/HERO obligation that could require the consent of a third party before the owner can convey the real property are prohibited, unless such provisions may be terminated at the option of, and with no cost to, the owner.
 - The existence of a PACE/HERO obligation on a property is readily apparent to the mortgagees, appraisers, borrowers and other parties to a VA-guaranteed loan transaction; information on PACE/HERO obligations must be readily available for review in the public records where the property is located.
 - At the time of purchase, the sales contract must include whether the PACE obligation will remain with the property or be satisfied by the seller at, or prior to closing. Where the PACE/HERO obligation will remain, all terms and conditions of the PACE/HERO obligation must be fully disclosed to the borrower and made part of the sales contract between the seller and the borrower
 - Where improvements have been made to the property through a PACE/HERO program, and the PACE/HERO obligation will remain outstanding, the appraiser must analyze and report the impact on the value of the property, whether positive or negative, or the improvements and any additional obligation (I.E., increased tax payments).
- **Energy Efficient Improvements-**
 - Energy Efficiency Improvements up to \$3,000- This is allowed so long as the increase in loan payments will be offset by a reduction in the utility costs.
 - Energy Efficiency Improvements up to \$3,0001 to \$6,000- The lender must determine if the increase in monthly mortgage payments does not exceed the likely reduction in monthly utility costs. Rely on locally available information provided by utility companies, municipalities, state agencies or other reliable sources

VA PURCHASE



SOLAR/ENERGY EFFICIENT EQUIPMENT CONTINUED

- (HERS Report) and document the determination.
- Energy Efficiency Improvements above \$6,000- Lender MUST exercise discretion and consider-
 - Whether the increase in monthly mortgage payments exceeds the likely reduction in monthly utility costs, and
 - Whether the veteran's income is sufficient to cover the higher loan
 - Energy Efficiency Improvements above \$6,000- VA PRIOR APPROVAL and issuance of the VA Certificate of Commitment before the decision to make energy efficiency improvements over \$6,000 and must be returned to VA for determination that the applicant still qualifies before CD. (This is a full VA office approval for complete loan only).
 - Underwriter MUST- determines that the proposed weatherization and/or energy conservation improvements are reasonable for the particular property.
 - Underwriter MUST- determines that the veteran has the ability to pay the increase loan amount payments caused by the addition of energy efficient improvements.
 - Underwriter MUST- determines that the appraiser has received all necessary paperwork in regards to all energy efficient improvements and has notated all information on the appraisal.
- **NOV- for Solar /Energy Efficient Improvements-**
 - Case assignment done by Va Construction & Valuation Team to assign a special valuation/appraisal
 - SAR will need to provide Veteran with following notice- "the buyer may wish to contact a qualified person/firm for home energy audit to identify needed energy efficiency improvements to the property. In some localities, the utility company may perform this service. The mortgage amount may be increased as a result of making energy efficiency improvements such as: Solar or conventional heating/cooling systems, water heaters, insulation, weather-stripping/caulking, and storm windows/doors. Other energy related improvements may also be considered"
 - **Calculate Guarantee and Entitlement Use-**
 1. Calculate guaranty on the loan **without** the portion attributable to the energy efficiency improvements. (Underwriter will need to do this manually)
 2. Calculate guaranty on the energy efficiency improvements portion by applying the same percentage used in step 1
 3. Add the results of 1 & 2 to arrive at guaranty on the entire loan.

Note- the veteran's entitlement will **only** be charged the amount arrived at Step 1; it is based upon the loan amount **before** adding the cost of the energy efficiency improvements.

(EXAMPLE: veteran has full entitlement and applies for loan of \$144,000, the 25% guarantee on the loan will only require the use of \$36,000 entitlement, 25% guarantee of energy efficient improvement is \$6,000 or \$1,500; total guarantee dollar amount would be \$37,500)

VA PURCHASE



<p>STUDENT LOANS</p>	<ul style="list-style-type: none"> • Student loans- <ul style="list-style-type: none"> ○ If the Veteran or other borrower provides written evidence that the student loan debt will be deferred at least 12 months beyond the date of closing, a monthly payment does not need to be considered. ○ If a student loan is in repayment or scheduled to begin within 12 months from the date of closing, the underwriter must consider the anticipated monthly obligation in the loan analysis and utilize the payment as shown below. ○ Calculate each loan at a rate of 5% of the outstanding balance divided by 12 months (example: \$25,000 student loan balance x 5% = \$1,250 divided by 12 months = \$104.17 per month is the monthly payment for debt ratio purposes) <ul style="list-style-type: none"> - (1) The underwriter must use the payment(s) reported on the credit report for each student loan(s) if the reported payment is greater than the threshold payment calculation above. - (2) If the payment reported on the credit report is less than the threshold payment calculation above, the loan file must contain a statement from the student loan servicer that reflects the actual loan terms and payment information for each student loan(s). <ul style="list-style-type: none"> • The statement must be dated within 60 days of VA loan closing and may be an electronic copy from the student loan servicer's website or a printed statement provided by the student loan servicer. • It is the underwriter's discretion as to whether the credit report should be supplemented with this information. 						
<p>TEMPORARY BUYDOWNS</p>	<ul style="list-style-type: none"> • Temporary rate cost built into pricing - refer to rate sheet. <table border="1"> <thead> <tr> <th>Product Code</th> <th>Description</th> </tr> </thead> <tbody> <tr> <td>VA30TB10</td> <td> <ul style="list-style-type: none"> • Temporary buy down for one year • First year buy down at 1% below note rate </td> </tr> <tr> <td>VA30TB21</td> <td> <ul style="list-style-type: none"> • Temporary buy down for two years • First year buy down at 2% below note rate • Second year buy down at 1% below note rate </td> </tr> </tbody> </table> <ul style="list-style-type: none"> • Program Requirements: <ul style="list-style-type: none"> • FICO - 620 or greater (all borrowers must have credit score) • Investor Specific - not required • Loan must qualify at current Note Rate, not the temporary buydown rate • LTV/CLTV (See Maximum LTV/CLTV guidelines) 	Product Code	Description	VA30TB10	<ul style="list-style-type: none"> • Temporary buy down for one year • First year buy down at 1% below note rate 	VA30TB21	<ul style="list-style-type: none"> • Temporary buy down for two years • First year buy down at 2% below note rate • Second year buy down at 1% below note rate
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VA PURCHASE



TEMPORARY BUYDOWNS CONTINUED	<ul style="list-style-type: none"> • Manual Underwriting required; DU must be run, added to loan file and downgraded to Manual regardless of DU findings • Buy down disclosure required • All Appraisal, Credit, Asset and Income documentation to meet current PBM VA guidelines • Temporary buydown subsidy will be managed by the loan servicer • Manual Underwriting Requirements: <ul style="list-style-type: none"> • 0x30x12 Mortgage history, Management VOR or canceled checks • Maximum DTI 41% with no compensating factors, or • Maximum DTI 45% with 3 VA Compensating Factors and Investor Specific • Loan must comply with all VA requirements for manual underwriting
TITLE	<ul style="list-style-type: none"> • Closing Protection Letter • Non-Borrowing Spouse can only be on title if they sign the Deed of Trust at closing. VA will not allow added non-borrowing spouse after closing
UNDERWRITING METHOD	<ul style="list-style-type: none"> • Follow DU/LP Findings- Fico scores must be met regardless of DU/LP findings • DU/LP approvals down-graded by underwriter to a manual underwrite as long as all of the following are met; <ul style="list-style-type: none"> ○ FICO Score refer to FICO Score section ○ 0x30 12 month Mortgage history, Management VOR or Cancelled checks ○ Maximum 41% DTI, and ○ Loan must comply with all VA requirements for manual underwriting. ○ Contact Secondary for lender specific approval, and ○ In the “Note” section of Empower be sure to note loan is a manual underwrite & the reason why, and ○ Include this information on the Loan Analysis. • Purchase Loans issued to 2 veterans with single or dual eligibility (50/50) require VA to underwrite and approve the loan. (Excludes a husband and wife with dual eligibility when only one spouse’s eligibility is used to qualify.) <ul style="list-style-type: none"> ○ Once the loan has been completely processed and underwritten at the branch, the file needs to come to Corporate Office for review by Corporate Govt. Underwriter. ○ Once a Corporate Underwriter has reviewed the file for completeness, the file will be sent to VA for approval. ○ Turn times for VA will depend on VA’s current work load. • Fully executed Max Loan Worksheet to be completed by Underwriter • 1802A and 1003 must be processed as follows: <ul style="list-style-type: none"> ○ Veteran must be in first position as Primary Borrower. ○ Initial 1003 & pages 1 & 2 only of the 1802A must be executed prior to loan documents. The 1003 page 3 and Page 1 of the 1802A must be signed by the loan officer. ○ Final 1003 & pages 1 & 2 only of the 1802A must be executed at closing. Pages 1 of the 1802A are to be executed by PBM VA Approved Underwriter with final loan approval date.

VA PURCHASE



UNDERWRITING METHOD CONTINUED	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th colspan="3" style="text-align: center;">Recap of Application and 26-1802A Requirements</th> </tr> <tr> <th style="text-align: center;">FORM</th> <th style="text-align: center;">WHO SIGNS</th> <th style="text-align: center;">WHEN TO SIGN</th> </tr> </thead> <tbody> <tr> <td>URLA Loan Application -initial</td> <td>Borrower (s) & Loan Officer</td> <td>Application</td> </tr> <tr> <td>Initial VA Addendum 26-1802A</td> <td>Loan Officer or Lender for TPO</td> <td>Application</td> </tr> <tr> <td>Initial VA Addendum 26-1802A</td> <td>Borrower (s) 2x</td> <td>Application</td> </tr> <tr> <td>URLA Loan Application -final</td> <td>Borrower(s) & Loan Officer</td> <td>Prior to or @ close</td> </tr> <tr> <td>Final VA Addendum 26-1802A</td> <td>Lender (DE Underwriter or Officer of authorized to bind)</td> <td>Initial Approval</td> </tr> <tr> <td>Final VA Addendum 26-1802A page 2</td> <td>Borrower (s) 2x</td> <td>At closing</td> </tr> </tbody> </table>	Recap of Application and 26-1802A Requirements			FORM	WHO SIGNS	WHEN TO SIGN	URLA Loan Application -initial	Borrower (s) & Loan Officer	Application	Initial VA Addendum 26-1802A	Loan Officer or Lender for TPO	Application	Initial VA Addendum 26-1802A	Borrower (s) 2x	Application	URLA Loan Application -final	Borrower(s) & Loan Officer	Prior to or @ close	Final VA Addendum 26-1802A	Lender (DE Underwriter or Officer of authorized to bind)	Initial Approval	Final VA Addendum 26-1802A page 2	Borrower (s) 2x	At closing
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VA ALLOWABLE FEES	<ul style="list-style-type: none"> • VA Allowable Fees <ul style="list-style-type: none"> ○ Appraisal ○ Recording Deed of Trust ○ Credit Reports ○ Prepays ○ Hazard Ins. ○ Flood Zone Determination ○ Title Policies ○ VAFF ○ Additional third party fees that the veteran has authorized (Home Inspection) ○ Community Enhancement fee for purchase in project with HOA dues allowed. Fee can only be a one-time purchase fee (example .50%-1% of sales price) ○ Termite work only allowed to be paid by the Veteran at closing. Veteran to provide a letter that he/she is willing to pay fees and funds are derived from veteran's own personal funds. No gifts allowed. ○ Discount – must be bona fide discount points to obtain lower rate or not permitted. 																								
VA COMPENSATING FACTORS	<p>VA Compensating Factors include, but are not limited to the following:</p> <ul style="list-style-type: none"> • Excellent credit history • Conservative use of consumer credit • Minimal consumer debt • Long-term employment • Significant liquid assets • Sizable down payment • The existence of equity in refinancing loans • Little or no increase in shelter expense • Military benefits 																								

VA PURCHASE



VA COMPENSATING FACTORS CONTINUED	<ul style="list-style-type: none"> • Satisfactory homeownership experience • High residual income • Low debt-to-income ratio • Tax credits for child care • Tax benefits of home ownership
VA NON-ALLOWABLE FEES	<ul style="list-style-type: none"> • NON-Allowable Fees- <ul style="list-style-type: none"> ○ Base Escrow Fee ○ Loan Tie-in Fee ○ Demand/Payoff Statement fee (ok on refinance only) ○ Sub Escrow Fee (title payoff fee) ○ Reconveyance Fee (ok on refinance only) ○ Prepayment penalties (ok on refinance only) ○ Any Lender Document Fee ○ Processing Fee ○ Warehouse Fee ○ Charges by other Lenders ○ Tax Service Contract ○ Underwriting Fee ○ Administration Fee ○ Photo Inspection Fee ○ Recording Fee (grant deed) ○ Termite Fees or work charges ○ Messenger or Delivery Fees ○ Notary Fee ○ Homeowners Assoc. Transfer Fee ○ Assignment Fees ○ Documentary Transfer Tax Fee ○ Bring Down Fee ○ Change of Ownership Fee ○ Commission <ul style="list-style-type: none"> ▪ (under NO circumstances is this allowed in 1% origination totals per VA) ▪ Commission cannot be used for down payment ○ Transaction Coordinator Fee ○ Title Policy Endorsement Fees <p>Note: As long as there is no origination fee being charged to the veteran, the veteran can pay up to 1% of the total loan amount in NON-Allowable fees.</p>