

Primary Residence						
Property Type	Maximum Base Loan Amount 1 2 Minimum Credit Score Ma					
	Standard	≤ Conforming Loan Limits	500			
1-4 Units	High Balance	\$1 > Conforming Loan Limits - \$1,000,000	500	100%		
1 Units	Super Max	\$1,000,001 - \$2,000,000	660			

Cash-Out Refinance ³					
Property Type		Maximum Base Loan Amount	Minimum Credit Score	Max LTV/CLTV ⁴	
	Standard	≤ Conforming Loan Limits	580	90%	
1-4 Units	High Balance	\$1 > Conforming Loan Limits - \$1,000,000	580		
1 Unit	Super Max	\$1,000,001 - \$2,000,000	660		

Funding Fee Table - Effective April 7, 2023 ^{5 6}						
Type of Loan Down Payment VAFF % - First Time Use VAFF % - Subsequent Us						
	Less than 5%	2.15%	3.30%			
Purchase and Construction	5% or more	1.50%	1.50%			
7	10% or more	1.25%	1.25%			
Cash-Out Refinance 8	N/A	2.15%	3.30%			

VA Eligible Terms										
	Standard					High Balance / Super Max				
	Product D	escription / Terms	Pro	duct Plan	Code	Products D Terms	escription /	Proc	luct Plan (Code
Fixed Rate		10 Year	VF10		10 Year		VJ10			
		15 Year	VF15		15 Year		VJ15			
		20 Year	VF20		20 Year		VJ20			
		25 Year	VF25		25 Year		VJ25			
		30 Year	VF30		30 Year		VJ30			
	Standard				High Balance / Super Max					
ARM	Description	Product Plan Code	Index	Caps	Margin	Description	Product Plan Code	Index	Caps	Margin
	5/1	VA51	1-YR CMT	1/1/5	1.75%	5/1	VJ51	1-YR CMT	1/1/5	1.75%

¹ Loan amount is contingent on meeting at least 25% of VA Entitlement. See <u>VA Handbook Chapter 2</u> for eligibility requirements.

⁸ The VA funding fee rates for refinancing loans don't change based on your down payment amount. If you used a VA-backed or VA direct home loan to purchase only a manufactured home in the past, you'll still pay the first-time funding fee.



 $^{^2}$ Subject to Blue Water Navy Act- VA Circular $\underline{26\text{-}19\text{-}23}$ and $\underline{26\text{-}19\text{-}30}$

³ This section applies to Type 1 and Type 2 Cash-Out Refinance

⁴ LTV/CLTV includes financed VA Funding Fee.

⁵ All VA loans require a VA funding fee unless the veteran is exempt from paying the funding fee. Exempt status includes veterans with service-connected disabilities, surviving spouses of veterans who died in service or from service-connected disabilities as well as other exemptions determined by the VA. The exempt status is reflected in the Certificate of Eligibility.

⁶ All or part of the funding fee may be paid in cash at loan closing or may be fully or partially financed in the loan amount.

⁷ If you used a VA-backed or VA direct home loan to purchase only a manufactured home in the past, you'll still pay the first-time funding fee.



	• All loans must be underwritten to the standards contained within this matrix and the VA Handbook, <u>VA Pamphlet 26-7</u>		
VA Lending Resource	Any guide published on this matrix DOES NOT supersede the VA Handbook.		
	7 mily garde published on this matrix bots not supersede the Virtual abook.		
	Bonds and Down Payment Assistance (DPA)		
Ineligible Transactions	Non-Traditional Credit		
	Hawaii		
Geographic Restrictions	Texas 50(a)(6) loans NOT ALLOWED		
Max Cash-Out	No limit to cash-out amount.		
Minimum Loan Amount	• \$60,000		
Debt-To-Income (DTI)	AUS Approve / Accept: per AUS		
` ,	AUS Refer / Eligible: Manual underwrite is required. Max DTI 41%		
AUS Requirements	 All loans must be submitted through AUS. Manual underwriting is allowed. 		
	Per AUS or manual underwriting requirements.		
Documentation	All borrowers must have a valid Social Security number.		
Documentation	Refer to IRS Form 4506-C and Tax Transcripts in the VA Lending Guide for additional guidance.		
Qualifying Rate	Fixed & ARM: Qualify at the Note Rate		
Quality in grade	Appraisals are ordered through VA Portal and must be completed by a VA appraiser.		
Appraisal	NOV is valid for 6 months and must be issued at the value reflected in the appraisal report.		
, .pp. a	Must meet VA's Minimum Property Requirements (MPRs), per <u>VA Handbook Chapter 12</u>		
	The following is general guidance and subject to AUS approval.		
	Refer to <u>VA Handbook, Chapter 4</u> for income requirements.		
	Income may be subject to additional document requests at the underwriter's discretion.		
	Salaried Borrowers		
	A current paystub dated within 120 days from the signed Note date; and		
	A verbal VOE must be obtained no more than 10 calendar days prior to loan closing, or		
Income/Employment	LES allowed in lieu of VOE if borrower is on active duty; and		
,	W-2's: Per AUS or document most recent 2 years.		
	Rental Income		
	Refer to Rental Income in the <u>VA Handbook, Chapter 4</u> Individual income to understand and dated advantage of the provider and the second and dated advantage of the provider and the second and dated advantage of the provider and the second and dated advantage of the provider and the second and dated advantage of the provider and the second and dated advantage of the second advantage of the second and dated advantage of the second advantage of the second advantage of t		
	 Individual income tax returns signed and dated, plus all applicable schedules for the previous 2 years, which show rental income generated by the property. 		
	Reserves will be required when rental income is used for qualifying.		
	Rental income for departing residence can only be used to offset the existing PITIA and may not be used as effective income.		
	Self-Employed Borrower		
	Business must have been in existence for at least two years (as stated on application).		
	 Verify the existence of the borrower's business within 30 calendar days prior to the note date. 		
	• The financial statements must be sufficient for an underwriter to determine the necessary information for loan approval.		
	• The lender may require an accountant or Certified Public Accountant-prepared financial statements if needed to make such a		
	determination due to the nature of the business or the content of the financial statements		
	Personal Tax Returns		
	Complete signed individual tax returns covering the most recent 2 years, including all W-2 forms and schedules. Business Tay Between		
	Business Tax Returns - If the business is a corporation or partnership, include copies of the signed federal business income tay returns for the provious 2 years		
	• If the business is a corporation or partnership, include copies of the signed federal business income tax returns for the previous 2 years with all applicable schedules, and a list of all stockholders or partners showing the interest each holds in the business.		
	Profit & Loss (P&L) Statements and Balance Sheet		
	• Year-To-Date Profit and Loss statement (if the most recent year's tax return has not yet been prepared, provide a profit and loss		
	statement for that year), and		
	current Balance Sheet (Not required for Sch C business)		
	Gaps in Employment		
	An explanation is required for gaps in employment:		
	o 60 days or more for AUS Accept / Approved.		
	o 30 days for more for manual.		





		va Standard, HB and Super Max				
Asset Documentation	• Follow AUS requirements or 2 months banks statements. Mu	st include all pages.				
	Up to 60% of value can be used from the retirement asset					
	• An access letter is required on all joint assets where any account holder is not a borrower on the loan.					
	Gift funds from a family member is permitted as long as it is no	ot used for reserves.				
	Gift of equity is NOT ALLOWED					
	• Per AUS.					
Reserves	Gift funds NOT ALLOWED for reserves					
	Equity in the property cannot be for reserves					
		operties require 6 months PITIA; multi-ownership properties require 3				
	months PITIA for each property.					
	An eligible borrower is:					
	a Veteran who: a currently is conving or convod on active duty in the Arm	Name Air Force Marine Corns or Coast Guard and who leveent for				
		ny, Navy, Air Force, Marine Corps, or Coast Guard, and who (except for leased from active duty under conditions other than dishonorable;				
	-	of 6 creditable years of service (<u>National Guard-Reserve</u>); and/or				
	o is a member of the Army or Air National Guard, eligible	· · · · · · · · · · · · · · · · · · ·				
	➤ Upon Completion of 6 creditable years of ser					
		e National Guard duty and at least 30 of those days must have been				
Borrower Eligibility	consecutive; or	e Hational Guard duty and at least 50 of those days must have been				
	 an unmarried surviving spouse of a veteran who died as a re 	sult of service or service-connected causes; or any other person who has				
	been granted veteran status and has a valid Certificate of El					
	An eligible co-borrower is a:					
	• veteran-spouse that may (joint loan) or may not use their en	titlement; or				
	non-veteran spouse; or	• non-veteran spouse; or				
	• non-spouse (joint loan) who is or will be jointly obligated on the loan with the veteran borrower(s). Refer to VA Lenders Handbook					
	<u>Chapter 7</u> Section 1 - Joint Loans.	<u>Chapter 7</u> Section 1 - Joint Loans.				
	Eligible	Ineligible				
	SFR/PUD (detached/attached)	Co-op Properties				
Duamantu (Tumas	 VA <u>Approved Condo⁴</u> – See <u>VA Handbook, Chapter 11</u> 	Agricultural w/Income producing properties				
Property Types	• 2-4 units	Non-Warrantable Condo/Condotel				
	Multi-wide Manufactured homes (min 700 sq ft) – <u>See VA</u>	Certain restrictions for properties in Locations for: Airport Clear Zone				
	Handbook, Chapter 12	Lava Flow Zones, Coastal Barrier Areas, Flood zones without flood				
		insurance availability, near hazard areas, etc.				
	A condition on the control for	See VA Handbook, Chapter 10 for full list.				
Community	A credit report is required for the non-borrowing spouse in a The debts of the non-borrowing spouse must be included in	qualifying on the Loan Analysis unless specifically excluded by state law:				
Property States	AZ, CA, ID, LA, NV, NM, TX, WA, WI.	qualifying off the Loan Analysis unless specifically excluded by state law.				
rioperty states	The non-borrowing spouse's credit history does not affect the spouse of the spous	e veteran's ability to qualify for the loan.				
		ans must never be closed before eligibility has been established. The COE				
Certificate of Eligibility	is the only reliable proof of eligibility for lender.	<i>G</i> ,				
	Credit Score					
	Minimum credit score is required for all borrowers regardless of AUS decision.					
	Mortgage/Rental History					
	• Per AUS					
	Rental Payment History: ALIS: No verification of root is required.					
Credit	AUS: No verification of rent is required Manual LIW: Provide a 24-month rental history directly from the landlard, through information shown on credit report or by					
	Manual UW: Provide a 24-month rental history directly from the landlord, through information shown on credit report or by cancelled checks					
	cancelled checks					
		Mortgage Payment History:				
	Mortgage Payment History:					
	Mortgage Payment History: AUS: Max 1x30 day late in past 12 months					
		ot available on mortgages that are any				
	AUS: Max 1x30 day late in past 12 months					
	 AUS: Max 1x30 day late in past 12 months Manual UW: Obtain direct verification when ratings are n 	ently retired. A written explanation of				
	 AUS: Max 1x30 day late in past 12 months Manual UW: Obtain direct verification when ratings are n of the following: (1) Outstanding, (2) Assumed, or (3) Record 	ently retired. A written explanation of				
	 AUS: Max 1x30 day late in past 12 months Manual UW: Obtain direct verification when ratings are n of the following: (1) Outstanding, (2) Assumed, or (3) Recomportage payment history is required for borrowers with 	ently retired. A written explanation of				





		Installment/ Revolving	ard, fib arid Super iviax			
	 The debt has a monthly paym 	cant debts not reported on the credit report. Then texceeding 2% of the monthly income for all borrowe The Refer if direct verification reveals more than 1x30 day la				
	Foreclosure, Bankruptcy, Deed-in-Lieu, Short Sale, or Consumer Credit Counseling – See VA Handbook, Chapter 4					
		AUS				
	Derogatory Event Bankruptcy — Chapter 7	2 years from discharge date	Refer/Manual Case by case < 2 years from discharge			
	Bankruptcy — Chapter 13	Minimum 12 months of pay-out and				
	Foreclosure ^{1,2}	2 years from title transfer	Case by case < 2 years			
	Deed-in-Lieu of Foreclosure ^{1,2}	2 years from title transfer	Case by case < 2 years			
	Pre-foreclosure/Short Sale ^{1,2}	VA does not consider a pre-foreclosure/short sale the same as foreclosure. Written explanation and supporting documentation as applicable from borrower.				
	Consumer Credit Counseling	Minimum 12 months of pay out ar	nd counseling agency approval.			
	discharge of the bankruptcy or transfe	On-medical collection accounts without established payment arrangements are to be with a calculated monthly payment using 5% of the outstanding balance of the collection accounts are excluded from qualification and analysis provided account been reduced to a judgment or lien. Written explanation is not required from bo Manual UW: Written explanation required from borrower. AUS: Written explanation required from borrower if not paying off collection. Payoff of non-isolated collections are at underwriter's discretion. Non-medical Charge-off accounts: Written explanation is required from borrower. G charge-off does not need to be included in DTI qualification unless there is indication crepursue repayment. Medical Charge-off accounts are excluded from qualification and analysis provided a not been reduced to a judgment or lien. Written explanation is not required from borouse. Underwriter's discretion to determine creditworthiness of non-medical charge-off. Written explanation required from borrower. Must be paid in full or evidence of an established repayment plan we history of timely payments for past 12 months. Any open judgments at time of closing must confirm subordination be OGI's first lien. pre-foreclosure or short sale process is in conjunction with a bankruptcy, use the latest date of er transfer of title for the home to establish the beginning date of re-established credit.				
Refinance Transactions	 Net Tangible Benefit Requirements: Every refinance transaction must offer a documented, demonstrable Net Tangible Benefit (NTB) to the borrower, and VA-specific NTB requirements must be met; refer to Cash-Out Refinance Net Tangible Benefit Test Requirements. See VA Handbook, Chapter 6 for VA NTB requirements. 					
Occupancy Documentatio n	home. As of the date of certificatio o personally live in o intend, upon com	ng a VA-guaranteed loan to certify that they intend to pe n, the Veteran must either: the property as their home, or pletion of the loan and acquisition of the dwelling, to pe e within a reasonable time				
Cash Back Eligibility		Amounts ≤ \$500 is allowed when due to minor adjustme used escrow balance on previous mortgage is not consid	_			





- VA considers all non-IRRRL (Interest Rate Reduction Refinance Loan see the IRRRL Program Matrix) refinances as "cash-out" refinances, regardless of whether the borrower receives cash at closing.
- Refinance transactions must pay off a lien secured by the subject property (i.e., mortgages, tax liens, judgment liens, etc.).
- A refinance of free and clear property is not allowed.
- VA Cash-Out refinances are:
 - o Type I new loan amount does not exceed the existing loan payoff, OR
 - o Type II new loan amount is greater than the existing loan payoff.

Note: VA Cash-Out Refinance Net Tangible Benefit Disclosure and Certification must be signed/acknowledged at initial (within 3 days of application) and final. Follow business operational process:

- o Initial veteran's signature is required prior to final approval.
- o Final veteran's signature required with closing documents.

TYPE I / TYPE II Requirements Summary Table[±]

Requirement	TYPE I (Loan ≤ Payoff)	TYPE II (Loan > Payoff)		
LTV Cannot Exceed 90% (Including Funding Fee) ²	✓	✓		
Net Tangible Benefit Test (Eight Options)	✓	✓		
Loan Seasoning (210 Days and 6 Payments) ³	See Ginnie Mae Refinance Seasoning Requirements			
Maximum 36-month Fee Recoupment	✓			
Interest Rate/Discount Points Requirements ⁴	✓			

² Limited to non-VA first liens only. Refer to the VA IRRRL program for VA-to-VA first liens.

³ Per GNMA, Chapter 24: The note date of the refinance loan is on, or after, the later of:

- o the date on which the borrower has made at least 6 payments on the loan being refinanced; and
- o 210 days after the first payment due date of the loan being refinanced.

⁴ For Type I cash-out refinances that result in an increased principal and interest payment, the lender may not charge the Veteran loan fees, closing costs, or expenses other than taxes, amounts held in escrow, and the VA funding fee.

Ginnie Mae / VA Refinance Seasoning Requirements

- The new Note date of the refinance loan must be on or after the later of:
 - o The date on which the borrower has made 6 consecutive full monthly payments on the loan being refinanced, and
 - o 210 days after the verified first payment due date (GNMA) or first payment made date, whichever is later.

Subordinate Financing

• Subordinate Financing allowed. CLTV cannot exceed the eligible LTV/CLTV limits above.

Interested Party Contributions (IPCs)

- Seller concessions may not exceed 4% of the value of the property as indicated on the NOV or the Contract Price, whichever is less.
- Refer to Interested Party Contributions (IPCs) in the VA Lending Guide for complete details.
- See VA Handbook, Chapter 8

Assumability

Not Assumable

Note: Refer to VA Handbook, Chapter 5

