

VA STANDARD Matrix

	Primary Residence							
	Purchase ² Cash-Out ³							
Units	Loan Amount	FICO	Max LTV/CLTV	Units	Loan Amount	FICO	Max LTV/CLTV	
1-4 units &	\$1,500,000 - \$2,000,000 ¹	720	100	1 4	\$1,500,000 - \$2,000,000 ¹	720	90	
	\$1,000,000 - \$1,499,999	700		1-4 units &	\$1,000,000 - \$1,499,999	700		
	\$75,000 - \$999,999	580		IVIIT	\$75,000 - \$999,999	580		

Reference:

- 1. \$2 million requires management approval
- 2. On Purchse: Maximum LTV/CLTV and base loan amount may be exceeded by the amount of Funding Fee only
- 3. On Cash-Out: LTV/CLTV may NOT be exceeded by Funding Fee. Funding fee must be included in the LTV/CLTV calculation.
- 4. Limited to conforming loan amounts only.

VA Funding Fee For Non-Exempt					
Transaction	Downpayment	% for First Time Use	% of Subsequent Use		
	Zero Down	2.15%	3.30%		
Purchase	5% Down	1.50%	1.50%		
	10% Down	1.25%	1.25%		
Cash-Out	N/A	2.15%	3.30%		
Loan Assumptions	N/A	0.50%	0.50%		

Minimum Total Loan Amount	VA Max County Loan Limits
\$75,000	FHFA County Limit Lookup
AUS Allowed	Property Types
DU and LPA	
VA Condo Search	SFRs, PUDs, VA Approved Condos, 2-4 unit, Multi-Wide Manufactured Homes
VA Approvde Condo Look-up	

JET Mortgage DBA Home Mortgage Alliance Corporation (HMAC). NMLS# 1165808. HMAC is an Equal Housing Lender. The information in this document is intended for use by licensed mortgage bankers and mortgage loans officers, and may not to be viewed, used, or relied upon by consumers. The information disclosed in this document is subject to change without notice. Not available in all states.



VA STANDARD Requirements

Full Entitlement First Time Use, Veteran has Full Entitlement to Full Entitlement is Restored: County loan limits do not apply. The guaranty is based on 25% of the loan amount County limit minus the outstanding entitlement listed on the COE The remaining available entitlement to be used by the veteran must result in the minimum 25% guaranty or down payment from the veteran will be required to me the 25% guaranty NOTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units Maximum combined guaranty equals 25% of the loan amount when at least one veteran has full entitlement If the Veteran share partial entitlement cannot exceed the lesser of: -25% of the loan amount, CR -25% of the county loan If at least one Veteran has partial entitlement to make the lesser of: -25% of the loan amount, CR -25% of the county loan If at least one Veteran has partial entitlement to each Veteran has partial entitlement to each Veteran has partial entitlement to each Veteran has partial entitlement Veterans Joint loans: Vet and Non-Vet Combined guaranty If at least one Veteran has partial entitlement the guaranty cannot exceed the lesser of: -25% of the loan amount, CR -25% of the county loan limit Veterans Veteran house veteran has partial entitlement to each Veteran entitlement to each Veteran provides a signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the loan amount when the lesser of: -25% of the loan amount, CR -25% of the loan amount, CR -25% of the loan amount, CR -25% of the loan amount when the lesser of: -25% of the loan amount, CR -25% of th			General Requirements
Requirements The vertain has previously used their entitlement, the entitlement must be restored either prior to the closing of the new loan or simultaneous restoration with the sale of a VA insured loan restoring entitlement for 25% coverage for the new loan Full Entitlement			25% Guaranty is required.
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Partial Entitlement With Loan Amounts > \$144,000 NOTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units NoTE: The 1-unit column county limit of the FHFA table is used to element the applicable guarantee for all properties, including 2-4 uni		Full Fusial and and	First Time Use, Veteran has Full Entitlement or Full Entitlement is Restored:
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For			The remaining available entitlement to be used by the veteran must result in the minimum 25% guaranty or down payment from the veteran will be required to me the 25% guaranty
Married Veterans Joint Loans: Unmarried Veterans Joint Loans: Vet and Non-Vet Maximum combined guaranty equals 25% of the loan amount when both veterans have full entitlement to VA to handle otherwise, PRIOR TO guaranty of the interest rate of the loan amount when to the veteran provides a signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the interest rate of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan amount when: Maximum combined guaranty equals 25% of the loan being refinanced in the count, loan and the loan being refinanced. Maximum combined guaranty equals 25% of the loan being refinanced. The date on which six full monthly payment was due on the mortgage being refinanced. The date on which six full monthly payments have been made on the	Entitlement	> \$144,000	NOTE: The 1-unit column county limit of the FHFA table is used to determine the applicable guarantee for all properties, including 2-4 units
Joint Loans: Unmarried Veterans Joint Joans: Vet And Non-Vet And Non-Vet Combined guaranty And the non-veteran contributes at minimum a down payment of 12.5% with the veterans 12.5% guaranty is met. VA only guarantees the veterans portion of the loan Seasoning is applicable to all VA Refinances(IRRRL & Non-IRRRL) regardless of the type of loan being paid off through our transaction. The new note date must be on a after the later of: The date that is 210 days after the date on which six modified payments have been made on the mortgage being refinanced. Net Tangible Benefit Joint Loans: VA will charge entitlement to each Veteran equally, unless the Veteran provides a signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the term of the loan being during the mount of the county of the county of the signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the loan amount when: If at least one Veteran has partial entitlement the guaranty cannot exceed the lesser of: - 25% of the loan amount, OR - 25% of the county loan limit WA will charge entitlement to each Veteran equally, unless the Veteran provides a signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the loan Maximum combined guaranty each Veteran equally, unless the Veteran provides a signed written agreement to VA to handle otherwise, PRIOR TO guaranty of the loan being refinancet. The date on which such a maximum and on the mortgage during duranty. The date on on the mortgage being refinanced. For modified loans, the new note date must be on a after the later of: The date that is 210 days after the date on which the first modified monthly payment was due on the mortgage being refinanced, and The date on which six modified payments have been made on the mortgage being refinanced. The date on which six modified payments have been made on the mortgage being refinanced. The date on which six modified payments have been made on the mortgage being refinanced. The date on which six modified	/Guaranty	Dual Entitlement:	Maximum combined guaranty cannot exceed 25% of the loan amount when at least one veteran has full entitlement
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Veterans Vetera		Joint Loans:	Maximum combined guaranty equals 25% of the loan amount when both veterans have full entitlement
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Net Tangible Benefit (c) Interest rate of the new loan is less than the interest rate of the loan being refinanced. (Note: If the loan being refinanced had an adjustable interest rate or was modified, the current interest rate must be used when determining if this requirement has been met.); or	Net Tangible Benefit		(a) The new loan eliminates monthly mortgage insurance; or
modified, the current interest rate must be used when determining if this requirement has been met.); or			(b) Loan term of the new loan is less than the loan term of the loan being refinanced; or
• (d) The monthly P&I payment of the new loan is less than the monthly P&I payment of the loan being refinanced; or			(c) Interest rate of the new loan is less than the interest rate of the loan being refinanced. (Note: If the loan being refinanced had an adjustable interest rate or was modified, the current interest rate must be used when determining if this requirement has been met.); or
(4)			(d) The monthly P&I payment of the new loan is less than the monthly P&I payment of the loan being refinanced; or

	General Requirements (Continued)					
Net Tangible Benefit	(e) The Veteran's monthly residual income is higher as a result of the new loan. (residual income, including refinancing monthly PITI payment vs. current residual income, including monthly PITI payment of the loan being refinanced.) In cases where TI amounts are changing between the application date and the closing date of the refinance transaction, the new TI amount will be used in determining residual income for both the current and refinanced loan); or					
	(f) The new loan is used to payoff the Veteran's interim construction loan; or					
	• (g) The new loan LTV is equal to or less than 90% of the reasonable value of the home, i.e. LTV ≤ 90%; or					
	(h) Refinance of an ARM to a Fixed-rate mortgage.					

• 180 days for Appraisal • 120 Days for Credit Report, Income and Assets • 90 days Title All items are measured from Disbursement Date Ch.7 Bankruptcy • ≥ 2 years from discharge date	gations
90 days Title All items are measured from Disbursement Date Ch.7 Bankruptcy	gations
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Ch.7 Bankruptcy	gations
	gations
> 2 years from discharge data	gations
2 2 years from discharge date	gations
Must have re-established acceptable credit or chosen not to incur new credit oblig	
Bankruptcy Chapter 13: Discharged or Open with:	
12 months of the payout period has elapsed under the bankruptcy from the date.	of application; and
The payout performance has been satisfactory with all required payments made o	n time; and
The borrower(s) must receive written permission from the bankruptcy court to ent	er into the mortgage transaction.
Eligible Borrowers: Must have a Veteran with eligibility documented with a Certificate	e of Eligibility
have legal residency and valid Social Security Number	
Veteran and his or her spouse if the spouse:	
is not a veteran, or	
is a veteran who will not be using his or her entitlement on the loan.	
veteran and fiancé who intend to marry prior to loan closing and take title as vete	ran and spouse (conditioned upon their marriage)
A joint loan is a loan made to:	
Joint loans with co-borrower other than a spouse are allowed, VA prior approval is	s required. See Chapter 7 of the VA Handbook for details.
Ineligible Borrowers:	
Foreign Nationals	
Limited and General Partnerships	
Irrevocable Trusts	
ITIN borrowers	
Any borrower combinations not listed	
CAIVRS Clear CAIVRS for each borrower is required for all transactions.	
Charged Off Accounts Charge off accounts do not need to be included in the debt. Charged-off accounts mu	ist still be considered in reviewing the borrower's overall credit history.
Non-medical collections without minimum payment amounts listed on the credit rep	port should be considered at 5% of the outstanding balance.
Collection Accounts Medical collections and charged-off medical accounts do not need to be considered	ed in qualifying ratios or when determining the residual income
The presence of medical collections and/or charged-off medical accounts should not lead to the control of the c	be considered when determining an applicant's creditworthiness.

	Credit Requirements (Continued)
	The borrower(s) may have a contingent liability based on co-signing a loan. The debt may be excluded from the monthly obligations if:
Contingent Liabilities	there is 12 months evidence that the loan payments are being made by someone else and the obligation is current, and
	there is not a reason to believe that the borrower will have to participate in repayment of the loan
Credit Score	At least one of the borrowers must have a qualifying FICO score that meets our minimum requirements.
Credit Score	Non-Borrowing spouse's credit report is required in community property states and debts must be included in the ratios per VA Handbook.
	If the foreclosure, deed in lieu or short sale was on a VA-guaranteed loan, then a borrower may not have full entitlement available for the new VA loan. Ensure that the borrower's COE reflects sufficient entitlement.
Forclosure, Deed in Lieu, Short Sale	If the deed in Lieu or short sale was voluntarily surrendered and there was no indication of lates leading up to the event, then a waiting period from the date of transfer may not be necessary
	2 years must elapsed from date of closing and borrower must have re-established credit
Disputed Derogatory Account	If the disputed information is isolated and the overall credit profile is acceptable, it is at underwriter discretion to leave the disputed account open or satisfactorily resolved.
Federal Income Tax Installment Agreements	Tax liens may remain unpaid if the Borrower has entered into a valid repayment agreement with the federal agency owed to make regular payments on the debt and the Borrower has made timely payments for at least 3 months of scheduled payments. The Borrower cannot prepay scheduled payments in order to meet the required minimum of 3 months of payments. Except for federal tax liens, the lien holder must subordinate the tax lien to the FHA Mortgage. Payment must be included in the DTI.
Closed End Debts less than 10 months	Closed-end debts do not have to be included if they will be paid off within 10 months from the date of closing unless the payment is so large as to cause a severe impact on the family's resources for any period of time.
Housing History (Mortgage/Rental) A	AUS Approved Loans: 1x30 in the past 12 months
	For open 30-day charge accounts, determine if the borrower(s) pays the balance in full each month, and has verified funds to cover the account balance in addition to any funds required for closing costs.
Open 30-day Accounts	If there are sufficient funds, the payment does not need to be included in Section D of the VA Form 26-6393, Loan Analysis, but the obligation should continue to be listed.
	• If there are not sufficient funds, a minimum payment of 5 percent of the balance should be considered included in Section D of the VA Form 26- 6393, Loan Analysis.
PACE loans	Outstanding PACE lien needs to be paid off prior to closing or with loan proceeds on a refinance transaction.
Solar Panels (Leased or PPA)	The monthly solar payment is not included in the DTI ratio calculation.
	If the borrower(s) 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 VA loan closing, the lender must consider the anticipated monthly obligation in the loan analysis and utilize the payment established by calculating each loan at a rate of five percent of the outstanding balance divided by 12 months.
Student Loan Qualification	If the payment(s) reported on the credit report for each student loan(s) is greater than the threshold payment calculation above, the lender must use the payment recorded on the credit report.
	If the payment(s) reported on the credit report are less than the threshold payment calculation above, in order to count the lower payment, 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).
	The statement(s) 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

		Incom	e / Assets				
Amended Tax Returns Overlay	Amended tax return must be filed before loan application date. An income increase of 20% or more from the original return will not be allowed or subject to management approval.						
Assets		Verification of veteran's source of funds is not required if closing costs plus difference between sales price of the property and base loan amount is < 4% of the lesser of the Sales Price or Reasonable value established by NOV.					
	Verification of Rental O	ffset of the Property Occupied Pri	or to the New Home				
	Obtain a copy of the rental agreement for the property, if any. Analysis using Rental Offset of the Property Occupied Prior to the New Loan						
Conversion of Primary / Departure Residence	Use the prospective rental income only to offset the mortgage payment on the rental property, and only if there is not an indication that the property will be difficult to rent. This rental income may not be included in effective income. Obtain a working knowledge of the local rental market. If there is not a lease on the property, but the local rental market is very strong, the lender may still consider the prospective rental income for offset purposes. Provide a justification on VA Form 26-6393, Loan Analysis						
	Reserves are not need	ded to offset the mortgage payment	on the property the Veteran occupi	es prior to the new loan.			
	Borrowers that have mult	iple properties must have a history o	of managing property to consider rea	ntal income as qualifying income.			
	individual income tax generated by the pro	-	obtained tax transcripts, plus all app	olicable schedules for the previous 2	years, which show rental income		
	documentation of cash reserves totaling at least 3 months mortgage payments (PITI) for each property (NO lien on the property, 3 months reserves to cover expenses such as taxes, hazard insurance, flood insurance, homeowner's association fees ect is required)						
Rental Income	The lender may consider the prospective rental income for offset purposes only. Provide a justification on VA Form 26-6393, Loan Analysis						
	history of managing rental property						
	lease agreement, or						
	1007/216 Appraisal Schedules						
	If rental income will not, or cannot be used, then the full mortgage payment should be considered and reserves do not need to be considered.						
	Rental income from ADU is ineligible						
	• Equity in the property cannot be used as reserves						
Reserves	Cash proceeds from a VA refinance cannot be counted as the required PITI on a rental property. The reserve funds must be in the borrower's account before the new VA loan closes						
	Gift funds cannot be used to meet reserve requirements.						
	All loans require a significant control of the significant control of	ned 4506-C form. Additional 4506-C	form is required to be signed by Bo	prrower's LLC, S-Corp or Corporation	Name and EIN		
Tax Transcripts	Tax Transcripts are re	<u> </u>					
	•	Self-employed borrowers	•	Using rental income to quali			
		orrower employed by family member		Relationship between	•		
	Residual income is calculated on Credit Qualifying Loans only. The residual income calculated should be the greater than or equal to VA requirements below						
	F 11 C	N. d.	Loan Amounts \$79,999 and be		N4 .		
Residual Income Requirements	Family Size	Northeast #200.00	Midwest	South	West		
	2	\$390.00 \$654.00	\$382.00 \$641.00	\$382.00 \$641.00	\$425.00 \$713.00		
when Credit Qualifying	3	\$788.00	\$772.00	\$772.00	\$859.00		
	4	\$888.00	\$868.00	\$868.00	\$967.00		
	5	\$921.00	\$902.00	\$902.00	\$1,004.00		
	Above 5	,			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	1 3	Add \$75 for each additional member up to a family of seven					

		Income / A	Assets (Continued)			
	Loan Amounts \$80,000 and above					
	Family Size	Northeast	Midwest	South	West	
	1	\$450.00	\$441.00	\$441.00	\$491.00	
	2	\$755.00	\$738.00	\$738.00	\$823.00	
	3	\$909.00	\$889.00	\$889.00	\$990.00	
	4	\$1,025.00	\$1,003.00	\$1,003.00	\$1,117.00	
Residual Income Requirements when Credit Qualifying	5	\$1,062.00	\$1,039.00	\$1,039.00	\$1,158.00	
when credit Qualifying	Above 5	Add \$75 for each additional member up to a family of seven				
	Geographical Regions for Residual Income Guidelines					
	N	lortheast		CT, ME, MA, NH, NJ, NY, PA, RI, VT		
	1	Midwest:	IL, IN, IA, KS, MI, MN, MO, NE, ND, OH, SD, WI			
	South:	AL, AR, DE, DC, FL, GA, KY, LA, MD, MS, NC, OK, PR, SC, TN, TX, VA, WV				
	West:		AK, AZ, CA, CO, HI, ID, MT, NV, NM, OR, UT, WA, WY			

	Property			
	Rental income may only be included if there is documented evidence:			
2-4 Units	Borrower has rental management experience involving property maintenance and collection of rent.			
2-4 Onits	6 months reserves			
	2 yrs tax returns when required per VA handbook			
Appraisal Requirements	VA Appraisal within 180 days			
Condo Review	Must already be a VA approved Condo (including Site Condos).			
Escrow Accounts / Impounds	Required			
	No Land Trusts, Indian Leased Land, Vacant land			
	Property Condition rating C6 and/or, Quality condition Q6			
Inclinible Dremouties	Non-Warrantable Condo, Condo-tels, Co-Ops, Manufactured Condos			
Ineligible Properties	Commercial Property, Boarding houses, Bed and Breakfast			
	Working Farms			
	Non VA Approved Condos			
	1 unit Primary Residence, Fixed Rate, Fee Simple Only			
	Property must not be located in a deed restricted area including restrictions for age and income			
	HUD Data Plates (Paper Certification located on the interior of the property) or IBTS Verification			
	Built on or after June 15, 1976			
	Built on a permanent chassis in compliance with the applicable Manufactured Homes (HUD Codes) in effect as of the date the Manufactured Home was constructed.			
Manufactured Homes	Must be at least 12 feet wide (single-wide not allowed) and have a minimum of 700 square feet of gross living area.			
	Manufactured Condos not allowed			
	Flood insurance required for properties in flood zone. The finished grade level beneath the Manufactured home must be at or above the 100 year return frequency			
	flood elevation.			
	Manufactured home must be on original site, relocated homes are not permitted			
	HUD Certification Labels (metal plates attached) or IBTS Verification if not attached to the property			

	Property (Continued)
Manufactured Homes	Additions to the property are not permitted if the addition was to add GLA or if there were structural changes to the home (additions such as decks and green rooms without structural changes to the property may be accepted)
Manufactured Homes	Borrower must own the land on which the home is located
	Affidavit of Affixture (or its equivalent) to evidence property is classified and taxed as real property
Properties Listed for Sale / Listing History	Cash Out: Property must be taken off the market prior to application date and borrowers must confirm the intent to occupy.
State Restrictions	Please see our approved License States. TX 50(a)(6) is ineligible.

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