

PROGRAM	
OVERVIEW	.3
FULL DOC – (1-4 Family)	
PROGRAM OVERVIEW	4
Program Overview	4
Eligible Transactions	
Eligible Properties	4
Estate of Veteran in Real Property	4
Lava Zone Properties	4
Occupancy	
Ineligible Transactions	
Loans Ineligible for Automatic Approval by REMN WS	5
Assumptions	5
Prepayment Penalties	5
Escrow/Impound	
Subordinate Financing	
Temporary Buydowns	
PROGRAM OVERVIEW	
VA Loan Limits	
VA 100% Financing Options	
Joint Loans	
High Cost Counties	
Loan Amounts Exceeding VA County Limits	
Excluded Party Lists	
CAIVRS	
Specially Adapted Housing (SAH) – VA Loans	
More than one VA Loan	
PROGRAM OVERVIEW	
Compensating Factors	
Tax Exemptions / Abatements	
Texas Home Equity	
Power of Attorney	
VA Funding Fee	
Payment of VA Funding Fee	
VA Funding Fee Exception Status	
Conditions Listed on COEs	
Transaction Types	
Purchase	
Cash-Out Refinance	
LTV Calculation for Cash-Out Refinance	
Seasoning Requirements for Cash-Out Refinance	14
Other Refinancing Loans	15
LTV Calculation for Other Refinance Loans	15
Seasoning Requirements for Other Refinance Loans	15
IRRRL	
Seasoning Requirements for IRRRLs	
IRRRL Interest Rate Decrease Requirement	16
IRRRL Payment Decrease/Increase Requirements	17
IRRRL Veteran's Statement & Lender's Certification	17
What Closing Costs can be Included in the IRRRL Loan	17

IRRRL Non-Credit Qualifying vs. Credit Qualifying	18
Credit Qualifying to Non-Credit Qualifying	18
REMN WS to REMN WS Refinance Transactions	18
Underwriting of IRRRLs When Obligors Have Changed	
IRRRL Submissions	
IRRRL vs. Cash-Out	
Fees & Charges	
Allowable Fees	
1% Origination Fee Charged (Unallowable Fees)	
VA IRRRL – Safe Harbor QM	
VA IRRRL - Net Tangible Benefit	
Non-IRRRL Refinances - Net Tangible Benefit	
Recoupment of Fees required on IRRRLs AND Type I Cas	
VA to VA Refi's	
Eligible Borrowers	
VA Guarantee Calculation - GNMA	
Prior Mortgage Fraud	
Age of Credit Documents	
Credit Scores	
Determining Representative Credit Score	
Credit Inquiries	
Soft Pull Credit Reports Absence of Credit History	
Underwriting Consistency	
Borrower Debt Certification	
Multiple Social Security Numbers	
Child Support Delinquency	
Debt to Income (DTI) Ratios	
Mortgage (Housing) History	
Installment Debt	
Revolving Debt	
Debts Paid Prior to Closing or At Closing	
Student Loans	
Non-Purchasing Spouse	32
Contingent Liability (Debt paid by others)	32
Contingent Liability (Business Debt)	32
Collection/Charge Off/Judgment	32
Borrowers with Delinquent Federal Tax Debt	33
AUS	
AUS	
(Downgrading the recommendation)	
Payment Shock – REMN WS Policy	
Adverse Data	
Re-established Credit	
Medical Collection and Charge-Off Accounts	35
Non-Medical Collection Accounts	35
Non-Medical Charge-Off Accounts	35
Disputed Accounts	
Summary	
Bankruptcy / CCCS	
Chapter 13	
Chapter 7	
CCCS	
Foreclosure	37

This information is provided for the use of mortgage professionals only and is not intended for distribution to consumers or other third parties. Guidelines, rates and fees are subject to change without notice. © 2014 REMN Wholesale a division of HomeBridge Financial Services, Inc. DBA Real Estate Mortgage Network. NMLS #6521 All rights reserved. December 2024 1 of 56

Funds to Close	47
Down Payment	47
Reserves	47
Cash on Hand	47
Joint Access Letters	47
Large Deposits	47
Seller Contributions	48
Use of Real Estate Commission for Subject Transaction	48
Gift Letter	48
Gift Funds	48
Gifts of Equity	48
Gift Funds Transfer	
Number of Properties Owned/Financed with REMN WS.	50
Properties Owned Free & Clear	50
Appraisal	51
NOV	51
Repair Inspections	51
Minimum Property Requirements	52
Condo Approval	53
Detached PUD Units	53
Termite / Septic / Well	53
Continuity of Obligation	53
Property Flips	53
Sales Contract Provided to Appraiser	54
Purchase Agreements	54
Property Ownership Not Fee Simple	54
Leased Mechanical Systems and Equipment	54
Comparable Selection – REMN WS Policy	55
Escrow Holdback (HomeFixer)	55
Insurance Coverage Requirements	56
Mortgagee Clauses	56

FULL DOC – (1-4 Family)								
Purpose		Max LTV	Max CLTV	Loan Amount	Min Credit Score			
Purchase	100.00% <sup>5</sup> 100.00% VA Limit 580 <sup>1,6,7</sup>						Purchase	
Cash-Out	100.00% <sup>4 5</sup> * 100.00% <sup>2 4</sup> VA Limit 580 <sup>1,6,7</sup>							
IRRRL Credit Qualify	Inlimited <sup>3</sup> Unlimited VA Limit 580 <sup>1,6,7</sup>							
IRRRL Non-Credit Qua	lifying	Unlimited <sup>3</sup>	Unlimited	VA Limit	580 <sup>1,6,7</sup>			
Footnotes:	<ul> <li><sup>1</sup> See REMN's rate sheet for LLPAs</li> <li><sup>2</sup> VA allows unlimited CLTV; Secondary must be notified for special pricing if CLTV &gt; 100.00%</li> <li><sup>3</sup> When discount points are charged AND the loan type is converting from a fixed rate to an adjustable rate product, appraisals are REQUIRED. LTVs are capped as follows:         <ul> <li>Discount Points &gt; 1% - Max LTV is 90% (does not include funding fee)</li> <li>Discount Points &lt; 1% - Max LTV is 100% (does not include funding fee)</li> </ul> </li> </ul>							
<ul> <li><sup>4</sup> All VA Cash-Out Refinances &gt;90% LTV must have a 360-month term.</li> <li><sup>5</sup> See <u>VA 100% Financing Options</u> section for qualifying criteria.</li> <li><sup>6</sup> Borrowers with no credit score are eligible with manual underwriting only. See <u>VA 100% Financing Option</u> and <u>Absence of Credit History</u> sections for additional details. A credit score is required for IRRRL transaction</li> <li><sup>7</sup> Minimum credit score for properties located in the state of New York is 600</li> <li>*LTV Calculation on VA non-IRRRL refinance loans: Divide the total loan amount (including VA funding fee, if applicable) by the reasonable value on the Notic of Value of the property determined by the appraiser (Appraised Value).</li> </ul>				d for IRRRL transactions.				

Program Overview         REMN WS follows the Lenders Handbook VA Pamphlet 26-7 except as stated in these guidelines. When the guidelines are silent, follow Lenders Handbook Pamphlet 26-7.           Eligible Transactions         > Per the Lenders Handbook Pamphlet 26.7.           >> EEM         > 1 - 4 Unit Properties           >> Condominiums (must be VA approved)         > Townhomes – PUD's (attached/detached)           >> Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)           >> TBD (To Be Determined) Properties           >> New Construction (completed less than 1 year and never occupied)           -< Builder must be VA approved; and,           -< 1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,           -< Only customer preference left (meaning construction >95.00% completed).           Estate of Veteran in Real Property           >> A fee simple estate therein, legal or equitable, or           >> A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a let estate which is not freely assignable and transferrable will be considered an acceptable estat determined:           -         That such type of leasehold is customary in the area where the property is located           -         That a veteran or veterans will be prejudiced if the requirement for	actured
Eligible Transactions       » Per the Lenders Handbook Pamphlet 26.7.         *       EEM         Eligible Properties       * 1 – 4 Unit Properties         *       2 Ondominiums (must be VA approved)         *       Townhomes – PUD's (attached/detached)         *       Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)         *       TBD (To Be Determined) Properties         *       New Construction (completed less than 1 year and never occupied)         -       Builder must be VA approved; and,         -       1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,         -       Only customer preference left (meaning construction >95.00% completed).         *       A fee simple estate therein, legal or equitable, or         *       A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vee lessee, which is assignable or transferable, if the same be subjected to the lien; however, a let estate which is not freely assignable and transferrable will be considered an acceptable estat determined:         -       That such type of leasehold is customary in the area where the property is located         -       That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and         -       That the assignability	actured
Bigible Properties       > 1 - 4 Unit Properties         Eligible Properties       > 1 - 4 Unit Properties         Condominiums (must be VA approved)       > Townhomes – PUD's (attached/detached)         Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)         TBD (To Be Determined) Properties         New Construction (completed less than 1 year and never occupied)         - Builder must be VA approved; and,         - 1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,         - Only customer preference left (meaning construction >95.00% completed).         Estate of Veteran in         Real Property         * A fee simple estate therein, legal or equitable, or         * A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will ves lessee, which is assignable or transferable, if the same be subjected to the lien; however, a let estate which is not freely assignable and transferrable will be considered an acceptable estat determined:         - That such type of leasehold is customary in the area where the property is located         - That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable         * A life estate, provided that the remainder and reversionary interests are subjected to the lien; weteran, or veteran	actured
Eligible Properties       > 1 – 4 Unit Properties         > Condominiums (must be VA approved)         > Townhomes – PUD's (attached/detached)         > Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)         > TBD (To Be Determined) Properties         > New Construction (completed less than 1 year and never occupied)         - Builder must be VA approved; and,         - 1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,         - Only customer preference left (meaning construction >95.00% completed).         Estate of Veteran in Real Property         > A fee simple estate therein, legal or equitable, or         > A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vess lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lee estate which is not freely assignable and transferable will be considered an acceptable estat determined:         - That such type of leasehold is customary in the area where the property is located         - That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and         - That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable         > A life estate, provided that the remainder and reversionary interests are subjected to the lien,	actured
<ul> <li>Condominiums (must be VA approved)</li> <li>Townhomes – PUD's (attached/detached)</li> <li>Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)</li> <li>TBD (To Be Determined) Properties</li> <li>New Construction (completed less than 1 year and never occupied)</li> <li>Builder must be VA approved; and,</li> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> Estate of Veteran in Real Property <ul> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lei estate which is not freely assignable and transferrable will be considered an acceptable estat determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffit protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien, A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter</li> </ul></li></ul>	actured
<ul> <li>Townhomes – PUD's (attached/detached)</li> <li>Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)</li> <li>TBD (To Be Determined) Properties</li> <li>New Construction (completed less than 1 year and never occupied)         <ul> <li>Builder must be VA approved; and,</li> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> </li> <li>Estate of Veteran in Real Property</li> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lesetate which is not freely assignable and transferrable will be considered an acceptable estate determined:</li></ul>	actured
<ul> <li>Manufactured Homes – See Manufactured Home Product Compare (Exception: No Manuf Homes allowed in the State of New York)</li> <li>TBD (To Be Determined) Properties</li> <li>New Construction (completed less than 1 year and never occupied)         <ul> <li>Builder must be VA approved; and,</li> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> </li> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is not freely assignable and transferable, if the same be subjected to the lien; however, a let estate which is not freely assignable and transferable will be considered an acceptable estate determined:             <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignate adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffigure to the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	actured
Homes allowed in the State of New York)>> TBD (To Be Determined) Properties>> New Construction (completed less than 1 year and never occupied)Builder must be VA approved; and,-1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,-Only customer preference left (meaning construction >95.00% completed).Estate of Veteran in Real Property>> A fee simple estate therein, legal or equitable, or>> A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will ves lessee, which is assignable or transferable, if the same be subjected to the lien; however, a let estate which is not freely assignable and transferrable will be considered an acceptable estat determined:-That such type of leasehold is customary in the area where the property is located - That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and - That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable > A life estate, provided that the remainder and reversionary interests are subjected to the lien, w A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter	actured
<ul> <li>Builder must be VA approved; and,         <ul> <li>Builder must be VA approved; and,</li> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> </li> <li>A fee simple estate therein, legal or equitable, or         <ul> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will ves lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease to there which is not freely assignable and transferrable will be considered an acceptable estat determined:             <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffigroup to the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran.</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran.</li></ul></li></ul></li></ul>	
<ul> <li>New Construction (completed less than 1 year and never occupied)         <ul> <li>Builder must be VA approved; and,</li> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> </li> <li>Estate of Veteran in Real Property         <ul> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a leaset which is not freely assignable and transferrable will be considered an acceptable estat determined:             <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul></li></ul>	
<ul> <li>Builder must be VA approved; and,         <ul> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> </ul> </li> <li>Estate of Veteran in Real Property         <ul> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less tyears from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease the which is not freely assignable and transferrable will be considered an acceptable estate determined:             <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul></li></ul>	
<ul> <li>1 Year VA Builder Warranty OR enrolled in a 10-year protection plan; and,</li> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease which is not freely assignable and transferrable will be considered an acceptable estate determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffigurent the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	
<ul> <li>Only customer preference left (meaning construction &gt;95.00% completed).</li> <li>Estate of Veteran in Real Property</li> <li>A fee simple estate therein, legal or equitable, or</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less ryears from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease to the the is not freely assignable and transferrable will be considered an acceptable estat determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignablity and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien, or veteran.</li> <li>A lessehold estate in a revocable Family Living Trust that ensures that the veteran, or veteran.</li> </ul> </li> </ul>	
Estate of Veteran in Real Property       >>       A fee simple estate therein, legal or equitable, or         >>       A leasehold estate running or renewable at the option of the lessee for a period of not less or years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease estate which is not freely assignable and transferrable will be considered an acceptable estate determined:         -       That such type of leasehold is customary in the area where the property is located         -       That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and         -       That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptab         >>       A life estate, provided that the remainder and reversionary interests are subjected to the lien, >>         >>       A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter	
<ul> <li>Real Property</li> <li>A leasehold estate running or renewable at the option of the lessee for a period of not less years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lest estate which is not freely assignable and transferrable will be considered an acceptable estate determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignability and other provisions applicable to the leasehold estate are suffigurent the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	
<ul> <li>years from the maturity of the loan, or to any earlier date at which the fee simple title will vest lessee, which is assignable or transferable, if the same be subjected to the lien; however, a least extermined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignable adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	
<ul> <li>lessee, which is assignable or transferable, if the same be subjected to the lien; however, a lease estate which is not freely assignable and transferrable will be considered an acceptable estate determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignate adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptable</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	
<ul> <li>estate which is not freely assignable and transferrable will be considered an acceptable estat determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptab</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul> </li> </ul>	
<ul> <li>determined:         <ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assigna adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptab</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteral</li> </ul> </li> </ul>	
<ul> <li>That such type of leasehold is customary in the area where the property is located</li> <li>That a veteran or veterans will be prejudiced if the requirement for free assignate adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffing protect the interests of the veteran and the Government and are otherwise acceptables</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul>	e if it is
<ul> <li>That a veteran or veterans will be prejudiced if the requirement for free assignate adhered to, and</li> <li>That the assignability and other provisions applicable to the leasehold estate are suffing protect the interests of the veteran and the Government and are otherwise acceptab</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteran</li> </ul>	
adhered to, and That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptab A life estate, provided that the remainder and reversionary interests are subjected to the lien, A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter	
<ul> <li>That the assignability and other provisions applicable to the leasehold estate are suffi protect the interests of the veteran and the Government and are otherwise acceptab</li> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veteral</li> </ul>	bility is
protect the interests of the veteran and the Government and are otherwise acceptab A life estate, provided that the remainder and reversionary interests are subjected to the lien, A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter	
<ul> <li>A life estate, provided that the remainder and reversionary interests are subjected to the lien,</li> <li>A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter</li> </ul>	
» A beneficial interest in a revocable Family Living Trust that ensures that the veteran, or veter	
spouse, have an equitable life estate, provided the lien attaches to any remainder interest	ind the
trust arrangement is valid under State Law.	
Lava Zone Properties Properties in Lava Zone 2 are eligible only if lava insurance equaling the lesser of the loan am	ount or
state minimum can be obtained.	
» No restrictions for properties located in Lava Zone 3 or higher.	
Occupancy » Owner Occupied	
Second Home & Investment eligible on IRRRL transactions only.	
Ineligible         »         Permanent Buydown	
Transactions         » MCC (Mortgage Credit Certificates) allowed after closing; cannot be used to qualify.	
» Land Trusts and Community Land Trusts	
<ul> <li>Properties located within electrical line easements are not eligible for VA financing</li> <li>Manufactured homes located in the State of New York</li> </ul>	
	anvone
<ul> <li>Joint transaction where a veteran is the primary borrower and non-veteran/co-borrower is other than the veteran's spouse.</li> </ul>	anyone
<ul> <li>This type of transaction is not eligible as the VA will only guaranty half of the loan or 12.50</li> </ul>	1%
<ul> <li>See <u>Number of Properties Owned/Financed with REMN WS</u></li> </ul>	
<ul> <li>Loans with PACE or HERO programs as a secondary/subordinate financing option (all states).</li> </ul>	
<ul> <li>Loans with qualifying income earned from state-legalized marijuana businesses, as this</li> </ul>	
considered as legally-derived income based on <b>Federal</b> law.	is not
<ul> <li>Loans where a borrower(s) has a Deferred Action for Childhood Arrivals (DACA) status</li> </ul>	is not
<ul> <li>Loans where title is in the name of a Trust, except for a revocable Family Living Trust as det</li> </ul>	is not
Estate of Veteran in Real Property.	

Loans Ineligible for	» Loans to veterans in receipt of VA non-service connected pension.			
Automatic Approval	» Veterans rated incompetent by the Veterans Administration.			
by REMN WS	» Joint loan to Veteran and one or more non-Veterans (not spouse).			
	» Joint loan to Veteran and one or more Veterans (not spouse) who will not be using entitlement			
	» Proposed Construction - 95.00% or less complete (property should be at veteran preference).			
	(Appraisal only – not credit underwriting)			
	» IRRRL's to refinance loans 30 days or more past due (assuming you have received a credit exceptio with REMN WS).			
	» Properties involving less than fee simple ownership (i.e. leaseholds, cooperatives, ground rental			
	arrangements) is not eligible for appraisal without prior VA approval. (Appraisal only – not credit			
	underwriting)			
Assumptions	» Permitted			
Prepayment Penalties	» Not permitted			
Escrow/Impound	» Required			
Subordinate	» See Full Doc – Primary (1-4 Family) matrix for full details.			
Financing	» From an underwriting standpoint, the veteran must not be placed in a substantially worse position			
	than if the entire amount borrowed had been guaranteed by the VA.			
	» Subordinate financing CANNOT be used to meet the veteran's CASH investment to achieve the			
	minimum 25% Guarantee required by GNMA.			

	PROGRAM OVERVIEW
Temporary Buydowns	<ul> <li>VA will guaranty loans involving temporary interest rate buydowns, if otherwise eligible</li> <li>A temporary interest rate buydown can be used in conjunction with any type of VA-guaranteed loan, except a GPM</li> <li>REMN must use the Note Rate when calculating principal and interest for Mortgages that involve a temporary interest rate buydown</li> <li>1/0, 1/1, 1/1/1, 2/1 or 3/2/1 buydown is available</li> <li>All temporary buydowns must be Lender, Listing Agent, Seller, Selling Agent, or Borrower funded - <u>No Exceptions</u></li> <li>Borrower funded buydowns are not eligible for loans with a Note Date before July 19, 2024</li> <li>Buydown agreement is required</li> <li>An escrow account must be established for temporary buydowns</li> <li>Buydowns are not permitted with:</li> <li>Pefinance transactions with a Note Date before July 19, 2024</li> <li>ARM programs</li> <li>Buydowns must be funded by <u>only one</u> eligible party. Buydowns may not be split or funded by multiple parties.</li> </ul>
	» Temporary Buydowns are considered a seller's concession
	Escrow Requirements
	<ul> <li>Funds must be safely escrowed with an independent third-party escrow agent beyond the reach of prospective creditors of the builder, seller, lender, and the borrower</li> <li><i>Exception:</i> If Fannie Mae is the holder, it may take custody of the funds</li> <li>The escrow agent must make the payments directly to the lender or servicer. The funds may be used only for payments due on the note. The funds may not be used to pay past-due monthly loan payments. If the loan is foreclosed or prepaid, the funds must be credited against the veteran's indebtedness.</li> <li>Escrowed funds may not revert to the party that established the escrow. If the property is sold subject to, or on an assumption of the loan, the escrow must continue to pay out on behalf of the new owner.</li> </ul>
	Borrower Qualification
	<ul> <li>The loan application must be underwritten based on the full payment amount</li> <li>The buydown arrangement can be considered a compensating factor. If the residual income and/or debt-to-income ratio is marginal, the buydown plan (used to offset a short-term debts), along with other compensating factors, may support the approval of the loan. See "Compensating Factors"</li> <li>Provide a statement signed by the underwriter giving reasons for approval</li> <li>The terms of the buydown arrangement are not limited to specific criteria such as minimum or maximum number of years for application of the assistance payments</li> <li>It is REMN's responsibility to review and determine the acceptability of the buydown</li> </ul>
	Other Requirements
	» The veteran/borrower must be provided with a clear, written explanation of the buydown agreement

	PROGRAM OVERVIEW
VA Loan Limits	» VA "loan limits" for 2025 have been announced & are the same as Agency conforming limits for the
	<mark>2025</mark> calendar year.
	» Note that for purposes of determining the VA guaranty for loans involving Veterans with partial
	entitlement, REMN must reference only the One-Unit Limit column in the FHFA Table "Loan Limits for
	Calendar Year 2024 – All Counties". While a Veteran may use the VA home loan guaranty benefit to
	acquire a property up to 4 units, VA's max guaranty amount will be based on the One-Unit limit.
	<ul> <li>e.g. If a Veteran purchases a 4-unit dwelling for \$1.3M in a county where FHFA One-Unit limit</li> </ul>
	is <mark>\$1,209,750.</mark> , then VA's maximum guaranty amount would be 25% of the <mark>\$1,209,750.</mark>
	<ul> <li>The note date must be on or after January 1, 2025</li> </ul>
	» The county limits do NOT apply to IRRRL's.
	» In instances where the county loan limit has decreased, VA will honor the previous higher limit on all
	loan types, except IRRRL. Note that VA will only permit the use of the previous year's higher limit for
	loan applications signed by all parties prior to January 1, 2025.
	» If the Veteran is originating a non-IRRRL refinance loan, the URLA must be signed by REMN WS and
	the Veteran prior to January 1, <mark>2025</mark> and provided to VA with a time stamp substantiating the date the
	URLA was printed.
	<ul> <li>After receiving the Loan Guaranty Certificate, REMN WS is required to upload a copy of the</li> </ul>
	ratified contract, URLA and HUD/CD into the WebLGY system. REMN WS must then contact
	the VA Regional Loan Center of jurisdiction to request an adjustment to the loan limit.
	BLUE WATER NAVY VIETNAM VETERANS ACT OF 2019 (CIRCULAR 26-19-30)
	» The Act adjusts the maximum amount of guaranty entitlement available to Veterans for loans above
	\$144,000 for purchase and cash-out refinance transactions. Adjustment of Maximum Entitlement Amounts:
	<ul> <li><u>Full Entitlement</u> – For Veterans with full entitlement, the maximum amount of guaranty entitlement available to the Veteran for a loan &gt; \$144,000 shall be 25% of the loan amount.</li> </ul>
	<ul> <li>Partial Entitlement – For Veterans who have previously used entitlement and such</li> </ul>
	entitlement has not been restored, the maximum amount of guaranty entitlement available
	to the Veteran, for a loan > \$144,000 shall be 25% of the Freddie Mac conforming loan limit
	(CLL), reduced by the amount of entitlement previously used (not restored) by the Veteran.
	Adjustment of Maximum Guaranty Amounts:
	– <u>Full Entitlement</u> – for loans > \$144,000, the maximum amount of guaranty may not exceed
	25% of the loan amount.
	<ul> <li>Partial Entitlement – for loans &gt; \$144,000, the maximum amount of guaranty may not exceed</li> </ul>
	the lesser of 25% of the loan amount or 25% of the Freddie Mac CLL.
	<ul> <li>Married Veterans – When a Veteran and the Veteran's spouse, who is also a Veteran, use</li> </ul>
	dual entitlement to guaranty a loan > \$144,000, the maximum amount of guaranty shall be
	25% of the loan amount so long as one of the Veterans has full entitlement. VA will charge
	entitlement for married Veterans according to their preference. If both Veterans have partial
	entitlement, the maximum amount of guaranty may not exceed the lesser of 25% of the loan
	amount or 25% of the Freddie Mac CLL.
	– <u>Joint Loans</u> – When more than one (1) Veteran (Vet-Vet) seeks to use their entitlement on a
	loan > \$144.000, if at least one (1) Veteran has partial entitlement, the maximum amount of
	guaranty may not exceed the lesser of 25% of the loan amount OR 25% of the Freddie Mac
	CLL. VA will charge entitlement to each Veteran equally. However, unequal charge of
	entitlement may be made with a signed written agreement from the Veterans if provided to
	VA prior to the issuance of the VA guaranty. If all Veterans seeking to use their entitlement
	on a loan > \$144,000 have full entitlement, then the maximum amount of guaranty shall be
	25% of the loan amount. All other existing VA policies regarding joint loans, such as
	Veteran/Non-Veteran joint loans, remain the same.

			DOCT GOIDEE		
	After consideration of all factors outlined in Circular 26-19-13 for VA and GNMA, REMN WS's position on the VA 100% financing option is as outlined below:				
VA 100% Financing	» Loan Amounts from \$0 - \$144,000 – OR – Any Loan Amount Where The Veteran Has Only Partial				
Options	Eligibility				
		n loan amount is calcula	ted as was done previously, b	based on the <mark>2025</mark> Freddie Mac	
	Conforming Loan Limits. The Note Date must be on or after January 1 <sup>st</sup> , 2025.				
	– These loa	ans are subject to the F	reddie Mac county-by-coun	ty loan limit list. All property	
	<ul> <li>These loans are subject to the Freddie Mac county-by-county loan limit list. All property types, including 2-4 units, will be subject to the 1-unit county limit where the property is located.</li> <li><b>Loan Amount from \$144,001 - \$2,000,000 - AND - The Veteran Has Full Eligibility</b> <ul> <li>Refer to the below chart for maximum loan amount and FICO requirements (<u>NOTE</u>: this chart applies to all loan amounts and LTV's for VA - not specific to 100% financing)</li> </ul> </li> </ul>				
				can be utilized, based on the	
			stricted to the 1-unit county	limit, as noted above for loans	
	<u>&lt;</u> \$144,00	•			
		580+ FICO 680 FICO 700 FICO			
	1 unit	<mark>\$1,209,750</mark>	<mark>\$1,209,751</mark> - \$1,250,000	\$1,250,001 - \$2,000,000*	
	2 unit		- · · · · · · · · · · · · · · · · · · ·		
	3 unit	<u>Applicable</u>	2-4 Unit Conforming Limit C	Only (By County)	
	4 unit				
	General Requirements		<i>(</i> (, , ) <i>)</i>   .		
		overlay is based upon the			
			credit score, the minimum Fi	CO score is 580 – subject to the	
	loan amount restr		NO score they must build	alternative credit following VA	
	<ul> <li>When the borrow guidelines.</li> </ul>	ver of co-portower flas	NO score, they must build a	alternative credit following VA	
	-	80-639 FICO refer to RE	MN's rate sheet for LLPAs		
				ment Worksheet for additional	
	information.	» All loans must have a minimum 25% guarantee. Refer to the VA Entitlement Worksheet for additional information			
	<ul> <li>*1-unit properties have a maximum loan amount of \$2,000,000, subject to the credit score restrictions noted above. Loans over \$1,500,000 must be reviewed case-by-case by the Chief Credit Officer.</li> <li>2-4 unit properties are limited to the specific County loan limit for loans &gt; \$144,000 AND the Veteran</li> </ul>				
	has fully eligibility. The loan limits noted in the above chart are the "ceiling" and not necessarily the limit for the subject property's county. You must refer to the County-by-County list for the specific				
	conforming limit for the subject property:				
	https://www.fhfa.gov/DataTools/Downloads/Pages/Conforming-Loan-Limit.aspx				
	<ul> <li>"Joint loan" generally refers to a loan for which the</li> </ul>				
		and other person(s) are			
Joint Loans	– Veteran	and the other obligor(s)	own the security		
	» A joint loan is a loa	an made to the:			
	– Veteran a	and one or more non-Ve	terans (not spouse)		
	– Veteran a	and one or more Veterar	ns (not spouse) who will not	be using their entitlement	
	– Veteran a	and Veteran's spouse wh	io is also a Veteran, and both	n entitlements will be used; or	
				who will use their entitlement.	
	» A loan involving a	Veteran and his or her s	pouse will not be treated as	a "joint loan" if the spouse is:	
	<ul> <li>Not a Vet</li> </ul>	teran, or			
		_	is or her entitlement on the		
				ng and take title as Veteran and	
		ated as a loan to a Veter	an and spouse (conditioned u	upon their marriage), and not a	
	joint loan.				
	» The following underwriting considerations apply to joint loans:				
	Type of Joint LoanUnderwriting Considerations FunctionTwo Veteran JointConsider the credit and combined income and assets of both parties. Strengths of				
	Two Veteran Joint				
	Loan		-	compensate for income/asset credit of one Veteran cannot	
		compensate for the ot	-		
Jecember 2024				8 of 56	

Veteran/Non-	Veteran's credit must be satisfactory and Veteran's income must be sufficient to		
Veteran Joint Loan	repay that portion of the loan allocable to the non-Veteran. The credit of the non-		
	Veteran must be satisfactory. However, the combined income of both borrowers		
	can be considered in evaluating repayment ability.		
In other words:			
<ul> <li>Income strength of the Veteran may compensate for income weakness of</li> </ul>			
the non-Veteran, but			
<ul> <li>Income strength of the non-Veteran cannot compensate for income</li> </ul>			
weakness of the Veteran in analyzing the Veteran's ability to repay his or			
her allocable portion of the loan.			
» Guaranty is limited to that portion of the loan allocable to the Veteran's equal interest in the property.			
» Percentage of the entitlement has no bearing on the amount of the funding fee to be paid.			
» REMN WS must satisfy itself that the requirements of its investor or the secondary market can be met			
with the limited guaranty.			

High Cost Counties	» The below web site should be used to verify VA's maximum guaranty for a specific county.
	» <u>https://www.veteransunited.com/education/tools/va-loan-limit-calculator/</u>
	» See IRRRL for REMN WS Credit Score and appraisal requirements.
Loan Amounts	» The loan may exceed the county limit if over \$144,000 and fully eligible.
Exceeding VA County	» Funding Fee must be paid in cash for loan amounts greater than the limit set by the VA. Please refer
Limits	to VA 25% Guaranty Worksheet to calculate maximum loan amount, minimum down payment and
	minimum 25% VA Guaranty.
Excluded Party Lists	» REMN WS requires that a DataVerify DRIVE report be generated and analyzed for all loans at approval
	and updated prior to underwriting clearance.
CAIVRS	» VA's guidance on FHA CAIVRS claim numbers only requires that REMN WS investigate the reason, and
	with the FHA hits, VA understands that since the borrower paid the mortgage insurance premiums
	that the CAIVRS claim number becomes more of a documentary issue for FHA purposes in their
	attempts to track liquidation, than it is a deterrent for moving forward with a VA home loan. If two
	(2) years have passed since the short sale and the borrower now qualifies, REMN WS may proceed.
	» The VA default information included on the database relates to;
	– Overpayments on education cases, Overpayments on disability benefits income; and, Claims paid
	due to home loan foreclosures.
	» CAIVRS must be ordered for all FHA, VA, and USDA loans.
	» Required on IRRRL transactions.
Specially Adapted	» If a Veteran is determined to be eligible for the Specially Adapted Housing benefit, they can apply grant
Housing (SAH) – VA	funds towards the purchase of a home. The veteran must work with their local VA office to obtain the
Loans	approval and the funds before the loan closing. Homebridge is not involved in the approval process in
	any manner. There are no unique requirements regarding the appraisal of the property.
More than one VA	» Entitlement previously used in connection with a VA home loan may be restored under certain
Loan	circumstances. Once restored, it can be used again for another VA loan.
	» Restoration of previously used entitlement is possible; if,
	<ul> <li>The property which secured the VA Guaranteed loan has been sold; and,</li> </ul>
	<ul> <li>Loan has been paid in full; or,</li> </ul>
	– An eligible veteran-transferee has agreed to assume the outstanding balance on the VA loan and
	substitute his/her entitlement for the same amount originally used on the loan. The assuming
	veteran must also meet occupancy, income and credit requirements of the law.
	» In addition to the basic restoration criteria outlined above, a veteran may obtain restoration of the
	entitlement used on a prior VA loan under any of the following:
	- The prior VA loan has been paid in full and the veteran has made application for a refinance loan
	to be secured by the same property which secured the prior VA loan.
	- This includes refinancing situations in which the prior loan will be paid off at closing from a VA
	refinancing on the same property; or,
	- The prior VA loan has been paid in full, but the veteran has not disposed of the property securing
	the loan. The veteran may obtain restoration of the entitlement used on the prior loan in order
	to purchase a different property, one time only. Once such restoration is affected, the veteran's
	Certificate of Eligibility will indicate the one-time restoration. It will also advise that any future
	restoration will require disposal of all property obtained with a VA loan. Once the one-time
	restoration is used, it will NOT be permissible to obtain restoration for a cash-out refinance.

		PROGRAM OVERVIEW	1		
Compensating Factors	»	Excellent credit history	»	Significant liquid assets	
compensating ractors	<i>"</i>	Conservative use of consumer credit	»	Sizable down payment	
	»	Minimal consumer debt	»	The existence of equity in refinance loans	
	»	Long-term employment	»	Little or no increase in shelter expense	
	<i>"</i>	Military benefits	»	Satisfactory homeownership experience	
	<i>"</i>	High residual income	<i>"</i>	Tax credits for child care	
	<i>"</i>	Low debt-to-income ratio	<i>"</i>	Tax benefits of home ownership	
Tax Exemptions /	<i>"</i>			orrower qualifies for the homestead, abatement or	
Abatements	<i>"</i>	other tax exemption or reduction.		onower qualities for the nonestead, abatement of	
Abutements	»	•	n n	ualifying purposes; the abatement, homestead or	
		exception must remain in place for a minimum	-		
			<b>Note</b> : If the Underwriter has knowledge that a "Homestead" is considered "Permanent" (example:		
		Florida – OR – Single Family in IL), the time period does not need to be documented and the UW can			
		note the same on the VA 26-6393 Loan Analys			
Texas Home Equity	»	Texas Home Equity (a)(6) loans are not eligible		VA financing	
Power of Attorney	»			o execute any documents necessary to obtain a VA-	
· oner or rationary				persons stationed overseas, and other veterans who	
		cannot be present to execute loan documents		-	
	»	-		which is valid and legally adequate. The veteran's	
			-	to apply for a Certificate of Eligibility and initiate	
		processing of a loan on behalf of the veteran.	- 1		
	»		rney	-in-fact, ensure that the power of attorney complies	
				an be legally enforced in that jurisdiction; and clear	
		title can be conveyed in the event of foreclosu			
	»	To complete the loan transaction using an a	ttorr	ney-in-fact, VA also requires the veteran's written	
		consent to the specifics of the transaction. Th	is re	quirement can be satisfied by either:	
		<ul> <li>The veteran's signature on both the sales</li> </ul>	cont	tract and the Uniform Residential Loan Application,	
		as long as the veteran's intention to obt	ain	a VA loan on the particular property is expressed	
		somewhere in those documents, or			
		<ul> <li>The specific power of attorney, which encompasses the following elements:</li> </ul>			
		<ul> <li>Entitlement—A clear intention to use all or a specified amount of entitlement.</li> </ul>			
		<ul> <li>Purpose—A clear intention to obtain a loan for purchase, construction, repair, alteration,</li> </ul>			
		improvement, or refinancing.			
		<ul> <li>Property Identification—Identification</li> </ul>			
		-		cable, and other relevant terms of the transaction.	
				use the property as a home to be occupied by the	
		veteran (or other applicable VA o	-		
	»	In addition, at the time of loan closing, REMN			
		<ul> <li>Make the following certification:</li> </ul>	activ	e military duty, not missing in action (MIA), and	
		•	ittor	n evidence in the form of correspondence from the	
		-		nent of his or her commanding officer (including	
				d officer), affirmatively indicating that the veteran	
		•		ary duty, not missing in action status on (date), was	
				said date is subsequent to the date the note and	
		security instruments were executed on th		-	
	»			ive at the time of loan closing, whether the veteran	
		is still in the military or not.			
	»	-	n tha	at a service person in a combat area is alive and not	
		in MIA status, REMN WS may request that VA			
	»			led to properly verify the veteran's status and the	
		veteran was deceased (or MIA) at the time the			
	»	VA will issue a Certificate of Commitment only	if th	e veteran has executed a valid and legally adequate	
				transaction (as described under above). If VA has	
		information that the veteran is MIA or decease	ed, V	/A will not issue a commitment.	

VA Funding Fee	Regular Military - Active Duty & Retired			
	Down Payment	% for	First Time Use	% for Subsequent Use
	None	2	.15%	3.30%
	5% or more (up to 10%)	1	.50%	1.50%
	10% or more	1	.25%	1.25%
	Res	erves / Nation	al Guard / Coast G	iuard
	Down Payment	% for	First Time Use	% for Subsequent Use
	None	2	.15%	3.30%
	5% or more (up to 10%)	1	.50%	1.50%
	10% or more	1	.25%	1.25%
		Refinance	e Transactions	
	Type of Veteran	% for	First Time Use	% for Subsequent Use
	Regular Military - Active Duty &			
	Retired	2	.15%	3.30%
	Reserves / National	2	.15%	5.50%
	Guard/Coast Guard			
	Type of Loan		%	for Any type of Veteran
	Interest Rate Reduction Refina	ance Loan		0.50%
	Manufactured Homes (Not Perma	nent Affixed)		1.00%
	Loan Assumptions			0.50%
	Native American Direct Loan (N	Non-IRRRL)		1.25%
Payment of VA	» Although VA allows payment of the	e Funding Fee t	o be split, REMN's	LOS does not have the functionality
Funding Fee	to do this therefore REMN WS do	es not allow.		
VA Funding Fee	» All veterans must pay the VA fund	ling fee, except	for the following:	
Exception Status			•	o, but for the receipt of retirement
	pay or active service pay,			-
				o died during active military, naval
				ity. The surviving spouse must be in
	receipt of Dependency a			-
	-			Ilting from a pre-discharge disability
	-		-	w of existing medical evidence that
			-	the loan closing takes place.
	-		-	as been added for members of the
		-		ide, on or before the date of loan
	closing, evidence of havin	-		
				of the COE. The exemption status
	(either "EXEMPT", NON-EXEMPT"			•
	<ul> <li>EXEMPT status indicates the v</li> </ul>			•
	<ul> <li>NON-EXEMPT status indicates</li> </ul>			
	<ul> <li>CONTACT RCL indicates a syst</li> <li>Begardlass of the now funding for</li> </ul>	-		N WS must still be sure to read any
	COE.	The CONDITION.	s neiu, which appe	ears near the middle portion of the
		" status annoa	ring next to the E	unding Fee field for verification of
				s, REMN WS may treat any service-
				S section as verified income. There
	is no need to fax in VA Form 26-89			
			the status of diffo	and showing on the COE.

	<ul> <li>Funding Fee Guidance, as per VA Circular 26-19-17</li> <li>» Funding Fee Exemption Determination: REMN WS must not advise Veterans who believe they are exempt from paying the funding fee to close on a loan without first establishing their funding fee exemption status.and request a funding fee refund at a later date. The Veteran's funding fee exemption status must be established before closing.</li> <li>» For IRRRL's, the standard funding fee of 0.50% will apply for veterans who are not exempt.</li> <li>» For all loans, if the COE does not show that the Veteran is exempt from paying the funding fee, REMN WS must ask the Veteran if he/she has a claim for compensation pending with VA. If so, REMN WS must obtain an updated COE no earlier than three (3) days before the loan closing using the COE "Correct" function in WebLGY.</li> <li>» REMN WS must ask the Active Duty Servicemember if he/she has a pre-discharge claim pending. If so, REMN WS must contact the Regional Loan Center (RLC) immediately to request assistance in obtaining a proposed or memorandum rating to determine if the Servicemember may be exempt from paying the funding fee as noted above. While Form 26-8937, Verification of VA Benefits, may be submitted, an alert to the RLC by email is also required to ensure the RLC is aware of the need for the proposed</li> </ul>		
	<ul> <li>or memorandum rating. If a proposed or memorandum rating is not obtained and a closing takes place, the Servicemember is not eligible for funding fee exemption.</li> <li><i>Funding Fee Correction Request</i>: REMN WS must initiate a request in the Funding Fee Payment System (FFPS) within three (3) days of being notified by VA or the Veteran of an overpayment of the funding fee to include a request for a retroactive refund. Necessary corrections may be made in FFPS by utilizing the "Correct" function at any time. A detailed explanation must be provided, together with the name, phone number &amp; e-mail address of the person requesting the correction/waiver on behalf of the waiver.</li> <li>» Funding Fee Refunds: Funding fee refunds must be paid to the Veteran by VA through FFPS. The refund destination must be changed from "Lender/Vendor" to "Primary Veteran" in the refund setting section of FFPS. If the loan is in default, the Veteran will be advised that he/she may wish to use the refund to bring the loan current. When a funding fee refund does not involve a Veteran, for example, REMN WS paid a funding fee to VA in error which was not charged to the Veteran, or REMN WS paid a funding fee before the Veteran decided not to close on the loan, the refund destination will be "Lender/Vendor" in FFPS and the RLC will refund the funding fee to REMN WS. REMN WS should add notes describing the reason for refund, otherwise, if the notes are unclear, it may appear that REMN WS failed to change the refund destination and the refund should be paid to the Veteran. If a refund is requested to be REMN WS on a closed loan, a copy of the final closing disclosure must be uploaded</li> </ul>		
	into WebLGY.		
Conditions Listed on	Conditions	What to Do	
COEs	Valid unless discharged or released subsequent to date of this certificate. A certification of continuous active duty as of the date of note is required.	Ensure the veteran is still on active duty before closing the loan. If the veteran is discharged or released prior to closing, request a new eligibility determination from the VA.	
	Excluded entitlement previously used for VA loan Identification Number (LIN) as shown herein is available only for use in connection with the property that secured the loan. Entitlement has been used for manufactured home purposes. Remaining entitlement for additional manufactured home use is \$ [amount].	If the entitlement used for the prior loan identified in this condition is needed for the proposed loan, ensure the proposed loan will secure the same property as the prior loan (cash-out refinanced on prior VA loan). If the proposed loan involves a manufactured home, adhere to the entitlement limit indicated.	
	Not eligible for any loan to purchase a manufactured home unit until veteran disposes of unit purchased with manufactured home loan number VA LIN [number].	If the proposed loan involves a manufactured home, ensure that the veteran has disposed of the unit indicated.	
	Entitlement previously used for VA LIN [number] has been restored without disposal of the property, under provisions of 38 U.S.C. 3702b (4). Any future restoration requires disposal of all property obtained with a VA loan.	This is information for the veteran. REMN WS need not be concerned if this condition is applicable, as long as the available entitlement shown on the COE is sufficient for REMN WS's purposes.	
	<ul> <li>Other conditions may indicate that a higher fund Fee", indicates the veteran has used their home</li> </ul>	ing fee is due. For example; "Subsequent Use Funding loan benefit, so a higher fee is required.	

Transaction Types	Purchase – Mortgage Amount Limited to:
	» 100% of the lesser of the Sale Price, NOV or VA High Cost County Limit
	» If the subject property is purchased at auction, the buyer's premium may be included in the
	calculation of the final sales price, so long as the amount of the buyer's premium is reasonable and
	customary (i.e. amount that is consistent with a typical auction transaction in the area).
	<ul> <li>Veteran is NOT allowed to pay buyer's premium as closing costs (premium cannot be included in closing costs)</li> </ul>
	in closing costs). Cash-Out Refinance
	<ul> <li>TYPE I Cash-Out Refinance: a refinancing loan in which the loan amount (including VA funding fee)</li> </ul>
	does not exceed the payoff amount of the loan being refinanced.
	<ul> <li>TYPE II Cash-Out Refinance: a refinancing loan in which the loan amount (including VA funding fee)</li> </ul>
	exceeds the payoff amount of the loan being refinanced.
	Mortgage Amount Limited to:
	» The mortgage amount must be used to pay the current unpaid principal of the existing first
	mortgage, allowable closing costs, points, pre-paid items, subordinate liens, including Property
	Assessed Clean Energy (PACE) loans, and cash to the veteran.
	» The loan must be secured by a first lien on the property (minimum of \$1.00 lien required).
	» Whenever a large increase in value exists, it is the REMN WS SAR Underwriter's discretion to require
	additional supporting documentation.
	LTV Calculation for Cash-Out Refinance
	» Divide the total loan amount (including VA funding fee, if applicable) by the reasonable value on the
	Notice of Value (Appraised Value) of the property determined by the appraiser.
	» Per GNMA APM 19-05, for VA Cash-Out Refinance loans with LTV/CLTV of 90.01% and greater, the loan must have a Note Date on or before September 30, 2019 in order to retain the current pricing
	structure. For VA Cash-Out Refinance loans with LTV/CLTV > 90% and the Note Date is on or after
	October 1 <sup>st</sup> . 2019, the loan will be subject to a different pricing structure, which will incorporate an
	additional loan level price adjustment (LLPA) of 2.00 points.
	Seasoning Requirements for Cash-Out Refinance
	» A loan is considered seasoned if both of the following conditions are met as of the date of the loan
	closing:
	The Note date on subject refinance must be no less than 210 calendar days after the 1 <sup>st</sup>
	payment due date of the existing loan being refinanced (the refinance is eligible to close on
	or after the 211 <sup>th</sup> day); <b>and</b>
	<ul> <li>Six monthly payments have been made on the loans being refinanced. The 6th payment</li> </ul>
	cannot be paid at closing, included in mortgage payoff or made in advance to meet
	requirement.
	<ul> <li>If there is a private mortgage, there must be 6 payments made. If there are no payments due, the loan is not eligible.</li> </ul>
	<ul> <li>NOTE: In cases where the loan being paid-off has been officially modified by the existing</li> </ul>
	servicer (as reflected by the mortgage only credit report or the mortgage payment history),
	the 210 day seasoning test must be based off GNMA guidelines, which require that the
	seasoning test start with the LATER OF:
	• The 1 <sup>st</sup> payment due date on the loan being paid off, OR
	• The 1 <sup>st</sup> payment due date, based upon the modification documents, when the loan
	has been formally modified by the Servicer
	» If the credit report shows that the existing lien is twelve (12) months or less, the following
	documentation must be provided in order to determine the first payment due date for the 210-day
	seasoning requirement:
	<ul> <li>A copy of the Note; OR</li> </ul>
	<ul> <li>The payment history from the existing servicer that shows when the first payment was due;</li> </ul>
	OR
	• A credit supplement that specifically addresses the credit reporting agency has confirmed the
	first payment due date on the existing lien with the servicer, including the contact info.
	» The seasoning requirement applies to 1 <sup>st</sup> liens for all loan types being paid off – Conv, Gov, Construction* etc.
	Construction*, etc. A mortgage that has NO scheduled monthly payments (except construction/perm) is not subject to
	A mortgage that has NU scheduled monthly payments (except construction/perm) is not subject to seasoning. Examples would be reverse mortgages for which no payment is due or a balloon.

mortgage (not a construction loan), where NO payments are due. If "interest only" payments were due (other than a construction loan) those are payments due and therefore subject to the seasoning requirement.

- » As per GNMA, subject properties that are owned free and clear (no liens) are not eligible for cashout refinance, due to inability to measure the GNMA seasoning requirement.
- » \*Permanent Financing Construction Loans may or may not be subject to seasoning requirements:
  - If the new subject loan is structured as a refinance, it is subject to seasoning. HOWEVER, if the construction loan called for INTEREST ONLY payments (no principal), it is not subject to the seasoning requirements.
  - If the new subject loan is structured as purchase, it is NOT subject to seasoning.

**Other Refinancing Loans** 

- » Other Refinancing Loans are defined as;
  - Construction loans,
  - Installment Land Sales Contracts; and
  - Loans assumed by veterans at an interest rate higher than that for the proposed refinance.
- » Land Contract
  - Are treated as a Refinance transaction, must be recorded, seller on contract must be owner of record, no liens can be on title except for lien to be paid with proceeds of transaction and, proof of monthly payments at 0x30x12 required via canceled checks.
- » These **loans** may not exceed the lesser of: VA reasonable value plus the VA funding fee; or, the sum of the outstanding balance of the loan to be refinanced plus allowable closing costs (including the funding fee) and discounts.
- » The cost of energy efficiency improvements can also be added to the loan.
- NOTE: Payoff of a Property Assessed Clean Energy (PACE) loan is considered a Cash-Out transaction » Maximum guaranty for Other Refinancing Loans is limited to \$36,000.

LTV Calculation for Other Refinance Loans

» Divide the total loan amount (<u>including VA funding fee</u>, if applicable) by the reasonable value on the Notice of Value (Appraised Value) of the property determined by the appraiser.

Seasoning Requirements for Other Refinance Loans

- » A loan is considered seasoned if both of the following conditions are met as of the date of the loan closing:
  - The Note date on subject refinance must be no less than 210 calendar days after the 1st payment <u>due date</u> of the existing loan being refinanced (the refinance is eligible to close on or after the 211<sup>th</sup> day); and
  - Six monthly payments have been made on the loans being refinanced. The 6th payment cannot be paid at closing, included in mortgage payoff or made in advance to meet requirement.
    - If there is a private mortgage, there must be six (6) payments made. If there are no payments due, the loan is not eligible.
- » For loans being refinanced within 1 year from the date of closing, REMN WS must obtain a payment history/ledger from the servicing lender documenting all payments unless a credit bureau supplement clearly identifies all payments made in that timeframe.
- » The seasoning requirement applies to 1st liens for all loan types being paid off Conv, Gov, Construction\*, etc.
- » A mortgage that has NO scheduled monthly payments (except construction/perm) is not subject to seasoning. Examples would be reverse mortgages for which no payment s due or a balloon mortgage (not a construction loan), where NO payments are due. If "interest-only" payments were due (other than a construction loan) those are payments due and therefore subject to the seasoning requirement.
- » \*Permanent Financing Construction Loans may or may not be subject to seasoning requirements:
  - If the new subject loan is structured as a refinance, it is subject to seasoning. HOWEVER, if the construction loan called for INTEREST ONLY payments (no principal), it is not subject to the seasoning requirements.
  - If the new subject loan is structured as a purchase, it is NOT subject to seasoning.
- IRRRL VA to VA Refinance *Mortgage Amount Limited* to:
- » Lesser of the existing VA loan payoff (borrower must be current at time of closing) + Allowable VA Closing Costs + VA Funding Fee + up to 2 points to obtain interest rate reduction = Total Loan; OR,

» Appraised Value + Allowable VA Closing Costs + VA Funding Fee + up to 2 points to obtain interest
rate reduction (discount) = Total Loan Amount.
NOTE: VA loan payoff = Any charges (miscellaneous fees) from the current lender required to pay the loan in full and release the lien.
<ul> <li>An IRRRL is a VA-guaranteed loan made to refinance an existing VA-guaranteed loan, generally at a</li> </ul>
lower interest rate than the existing VA loan, and with lower P&I payments.
The maximum loan term is the original term of the VA loan being refinanced plus 10 years, but not
to exceed 30 years and 32 days (i.e. if the old loan was made with a 15-year term, the term of the
new loan cannot exceed 25 years).
» The IRRRL must replace the existing VA loan as the first lien on the same property. Any second lien
holder would have to agree to subordinate to the new first lien.
» VA Loan Limits do NOT apply to IRRRL's.
» As per VA Circular 26-19-17, a Certificate of Eligibility (COE) is required on IRRRL transactions.
» REMN to REMN IRRRL's follow VA guidelines (no REMN WS Overlays apply) you must verify loan is
serviced by REMN/HomeBridge; do not assume Cenlar is a REMN WS loan.
» When refinancing from FIXED (current mtg) to ARM (new mtg) AND Discount Points are charged:
<ul> <li>An Appraisal is ALWAYS required</li> </ul>
<ul> <li>LTV is capped as follows:</li> </ul>
Discount Points > 1% - Max LTV is 90% (does not include funding fee)
Discount Points <1% - Max LTV is 100% (does not include funding fee)
Seasoning Requirements for IRRRLs
» A minimum of 6 consecutive payments must have been made by the veteran and posted by the
servicer on the loan being refinanced. The 6 <sup>th</sup> payment cannot be paid at closing, included in mortgage payoff or made in advance to meet requirement.
<ul> <li>The Note date on subject refinance must be no less than 210 calendar days after the date the 1<sup>st</sup></li> </ul>
payment <u>due date</u> of the existing loan being refinanced (the refinance is eligible to close on or after
the 211 <sup>th</sup> day);
<ul> <li>NOTE: In cases where the loan being paid-off has been officially modified by the existing</li> </ul>
servicer (as reflected by the mortgage only credit report or the mortgage payment history),
the 210 day seasoning test must be based off GNMA guidelines, which require that the
seasoning test start with the LATER OF:
• The 1 <sup>st</sup> payment due date on the loan being paid off, OR
• The 1 <sup>st</sup> payment due date, based upon the modification documents, when the loan
has been formally modified by the Servicer.
» If the credit report shows that the existing lien is twelve (12) months or less, the following
documentation must be provided in order to determine the first payment due date for the 210-day
seasoning requirement:
<ul> <li>A copy of the Note; OR</li> </ul>
<ul> <li>The payment history from the existing servicer that shows when the first payment was due;</li> </ul>
OR
<ul> <li>A credit supplement that specifically addresses the credit reporting agency has confirmed the</li> </ul>
first payment due date on the existing lien with the servicer, including the contact info.
- IRRRL Interest Rate Decrease Requirement
» An IRRRL (which can be a fixed rate, hybrid Adjustable Rate Mortgage (ARM) or traditional ARM)
must bear a lower interest rate than the loan it is refinancing unless the loan it is refinancing is an
ARM to Fixed.
<ul> <li>Fixed to Fixed: Refinanced loan must have an interest rate that is at least .50% less in</li> </ul>
interest rate than the previous loan.
<ul> <li>Fixed to ARM: Refinanced loan must have an interest rate that is at least 2.00% less in</li> </ul>
interest rate than the previous loan
<ul> <li>ARM to Fixed: No reduction required</li> </ul>
<ul> <li>ARM to ARM: No reduction required.</li> </ul>

#### IRRRL Payment Decrease/Increase Requirements

- » The principal and interest payment on an IRRRL must be less than the principal and interest payment
  - on the loan being refinanced UNLESS
    - An ARM loan is being refinanced to a Fixed Rate IRRRL OR
    - Term of the IRRRL is 6 months shorter than the term of the loan being refinanced OR
    - Energy efficiency improvements are included in the IRRRL
    - A significant increase in the veteran's monthly payment may occur with any of these three exceptions, especially if combined with one or more of the following:
      - Financing of closing costs,
      - Financing of up to two discount points,
      - Financing of the funding fee; and/or,
      - Higher interest rate when an ARM is being refinanced.
- » If the monthly payment (PITI) increases by 20% or more, REMN WS must:
  - Fully credit qualify the veteran determine that the veteran qualifies for the new payment from and underwriting standpoint; such as, determine whether the borrower can support the proposed shelter expense and other recurring monthly obligations when income is established as reliable; and,
  - Include a certification that the veteran qualifies for the new monthly payment which exceeds the previous payment by 20% or more.

#### **IRRRL Veteran's Statement & Lender's Certification**

- » For IRRRLs the veteran must sign a statement acknowledging the effect of the refinancing loan on the veteran's loan payments and interest rate.
- The statement must show the interest rate and monthly payments for the new loan versus that for the old loan. The statement must also indicate how long it would take to recoup ALL closing costs (both those included in the loan and those paid outside of closing).
- » If the monthly payment (PITI) increases by 20% or more, REMN WS must include a certification that the veteran <u>qualifies</u> for the new monthly payment which exceeds the previous by 20% or more.

#### What Closing Costs can be Included in the IRRRL Loan

- » The following fees and charges may be included in an IRRRL:
  - The VA Funding Fee; and,
  - Any allowable fees and charges as indicated in Fees & Charges section of this guideline.
- » However, there is one (1) limitation; while the veteran may pay any reasonable amount of discount points in cash, only up to two (2) discount points can be included in the loan amount.

Any customary and reasonable credit report or appraisal expense incurred by REMN WS to satisfy our underwriting guidelines may be charged to the borrower and included in the loan. Credit report and appraisal charges must be included in recoupment calculation.

	PROGRAM OVERVIEW				
IRRRL Non-Credit		Non-Credit Qualifying	Credit Qualifying		
Qualifying vs. Credit Qualifying	Qualification Criteria	Per VA guidelines	<ul> <li>Required if PITI is increasing ≥ 20%,</li> <li>Non-REMN to REMN</li> <li>REMN credit score overlays will apply – see FHA/VA/Bond/USDA overlay grid.</li> </ul>		
	Ability to Delete Spouse from IRRRL	Per VA Guidelines	Per VA Guidelines		
	Minimum Credit Score	≥ 580	≥ 580		
	Second Home/Investment	All eligible property types (Second Home is 1 unit only)	All eligible property types (Second Home is 1 unit only)		
Credit Qualifying to Non-Credit Qualifying		or prohibition for converting a Credit as the loan file meets Non-Credit Qual	Qualifying IRRRL loan to a Non-Credit ifying eligibility criteria.		
REMN WS to REMN WS Refinance Transactions	<ul> <li>REMN to REMN TYPE II C</li> <li>Note: If at any time prior loan was sold and REMI refinance and the under purposes (LOS entry, ne refinance as REMN WS is</li> <li>Non-Credit Qualifying IR</li> <li>Mortgage Only</li> </ul>	Cash-Out Refinances. r to the loan closing for a TYPE I Cash- N WS is no longer the servicer, then t writer must underwrite the loan using	FICO overlay requirements – OR –		
Underwriting of IRRRLs When Obligors Have Changed	<ul> <li>» For death or divorce cases, obtain a statement from the obligor(s) on the ability to make payments on the new loan without the co-obligor's income.</li> <li>» Obtain a statement about the addition of a different spouse, change in number of dependents, as applicable.</li> </ul>				
	Parties Obligated on Old Loan	VA Parties to be Obligated on new	VIRRRL IS IRRRL Possible?		
	1 Unmarried veteran	Veteran and new spouse	Yes		
	2 Veteran and spouse	Divorced veteran alone	Yes		
	3Veteran and spouse4Veteran alone	Veteran and different spouse Different veteran who has subs entitlement	Yes tituted Yes		
	5 Veteran and spouse	Spouse alone (veteran died)	Yes		
	6 Veteran and nonvet joint loan obligors		Yes		
	7 Veteran and spouse	Divorced spouse alone	No		
	8 Unmarried veteran	Spouse alone (veteran died)	No		
	9 Veteran and spouse	Different spouse alone (vetera	n died) No		
	10 Veteran and nonvet joint loan obligors	eran Nonveteran alone	No		

PROGRAM OVERVIEW				
IRRRL Submissions	Loan Amount	≤ \$510,400	High Balance (≥ \$510,401)	
	AUS	Do <u>NOT</u> run through DU		
	Maximum LTV/CLTV	Unlimited		
		On IRRRL transactions, if refinancing from a ARM (new mortgage) AND discount points a An Appraisal is ALWAYS require	re being charged:	
	Discount Points	fee)	x LTV is 90% (does not include funding x LTV is 100% (does not include	
		If the IRRRL transaction is anything other the not required. If the IRRRL transaction is a fixed to an ARM an appraisal is not required.		
	Appraisal	s going from Fixed Rate to an ARM d and the LTV must be calculated. WebLGY ving same process as Conventional recoupment requirement. properly disclosed on the initial LE or nee LE. cost must be reasonable & customary. : FNMA 2055, FNMA 1004, FNMA 1075		
	Credit Qualification	Both Credit Qualified & Non-Credit Qualified options are available, subject eligible criteria		
	Minimum Credit Score	580 – Credit Qualifying and	Non-Credit Qualifying	
	Eligible Property Types	1-4 units – Credit Qualifying 8	& Non-Credit Qualifying	
	Eligible Occupancy	<ul><li>» Owner Occupied</li><li>» Second Home</li><li>» Investment</li></ul>		
	Seasoning	modifiedby the existing servicecreditreportorseasoning testmortgaseasoning testmortgathe seasoning teststart with thoThe 1stThe 1stpaymentoThe 1stThe 1stpaymentoThe 1stoThe 1st	must have been made by the veteran n being refinanced. The 6 <sup>th</sup> payment nortgage payoff or made in advance to ust be no less than 210 calendar days ng loan being refinanced (the refinance day); an being paid-off has been officially cer (as reflected by the mortgage only age payment history), the 210 day ff GNMA guidelines, which require that ne <u>LATER OF</u> : date on the loan being paid off, OR e date, based upon the modification loan has been formally modified by the ting lien is twelve (12) months or less, provided in order to determine the first	

		<ul> <li>The payment history from the existing servicer that shows when the first</li> </ul>
		payment was due; OR
		<ul> <li>A credit supplement that specifically addresses the credit reporting</li> </ul>
		agency has confirmed the first payment due date on the existing lien with
		the servicer, including the contact info.
	Cash back at closing	Maximum \$500
		Credit Qualified IRRRL: Any funds used to close the loan must be verified to be
	Funds to close	available in the veteran's account. Sourcing of these funds is not required.
		Non-Credit Qualified IRRRL: Assets do not have to be verified at all.
		No AVM or Appraisal required with REMN to REMN IRRRL UNLESS discount points
		are charged.
		When refinancing from FIXED (current mtg) to ARM (new mtg) AND Discount Points
	REMN WS to REMN WS	are charged:
		<ul> <li>An Appraisal is ALWAYS required</li> </ul>
		LTV is capped as follows:
		Discount Points > 1% - Max LTV is 90% (does not include funding
		fee)
		Discount Points <1% - Max LTV is 100% (does not include funding
		fee)

IRRRL vs. Cash-Out	IRRRL	Cash-Out	
Purpose	To refinance an existing VA loan at a lower	To pay off lien(s) of any type; can also provide	
	interest rate	cash to the borrower	
Interest Rate	Rate must be lower than on existing VA loan	Any negotiated rate	
	(unless existing loan is an ARM) Payment must be lower than on the existing VA		
	loan unless one of the following exceptions apply:	No requirement*	
	<ul> <li>The IRRRL is refinancing an ARM,</li> </ul>		
Monthly Payment	<ul> <li>Term of the IRRRL is shorter than the term</li> </ul>		
Amount	of the loan being refinanced; or,	*Must provide the Veteran or borrower a net	
	<ul> <li>Energy efficiency improvements are</li> </ul>	tangible benefit test (NTB)	
	included in the IRRRL.		
Discout D i i	Reasonable points can be paid; only 2 of these	Reasonable points can be paid; if paid from loan	
Discount Points	points can be included/financed in the loan	proceeds	
	amount Existing VA loan balance plus allowable fees &		
Maximum Loan	charges, plus up to 2 discount points, plus VA	100% of the reasonable value on the NOV	
	Funding Fee	( <b>including</b> VA Funding Fee, if applicable)	
Maximum Guaranty	Guaranty is at least 25% in all cases	Maximum guaranty is the same as for purchases	
	Veteran re-uses the entitlement used on the	Must have sufficient available entitlement; if	
Entitlement	existing VA loan; the IRRRL does not impact the	existing VA loan on same property is being refinanced, entitlement can be restored for the refinance	
	amount of entitlement the veteran has used		
	All allowable fees and charged, including up to 2		
Fees & Charges	discount points may be included in the loan	Allowable fees and charges and points may be	
, i i i i i i i i i i i i i i i i i i i	amount	paid from the loan proceeds	
Cash to Borrower	Maximum \$500	Borrower can receive cash for any purpose	
		acceptable to REMN WS	
Lien	Must be secured by first lien	Must be secured by a first lien	
Ownership Refinance of Other	Veteran must own the property	Veteran must own the property	
Liens	Cannot refinance other liens	Can refinance any type of lien	
Maximum Loan Term	Existing VA loan term + 10 years	30 years + 32 days	
	Veteran or spouse of active duty service member	Veteran or spouse of an active duty service	
Occupancy	must certify to prior occupancy	member must certify intent to occupy	
Automatic Authority	All lenders can close IRRRLs automatically	Only lenders with Automatic Authority - REMN	
Automatic Authority	An icider's can close inities automatically	WS can close these loans	

	PROGRAM OVERVIEW			
Fees & Charges	<ul> <li>Charge 1% origination fee based on total loan amount; CANNOT pay any unallowable fees; OR</li> <li>Charge 1% unallowable fees based on total loan amount; CANNOT pay an origination fee; OR</li> <li>Blend the origination fee and unallowable fees based on the total loan amount; not to exceed a total of 1% maximum.</li> </ul>			
	<ul> <li>» IRRRL's must use VA Form 26-8923 IRRRL worksheet for calculation (not applicable to IRRRL loans).</li> </ul>			
	Allowable Fees			
	The following fees are always allowed regardless	of the 1% origination fee being charged:		
	» Appraisal Fee (per allowable maximum fee	» Reasonable discount points		
	schedule for that state)			
	<ul> <li>Compliance Inspection (only if required by the NOV)</li> </ul>	<ul> <li>Hazard Insurance – if it was not paid directly out of pocket by veteran outside of closing</li> </ul>		
	» Credit Report (in most cases should not	» Prorated tax and insurance escrow.		
	exceed \$50) – Actual Amount ONLY			
	» Recording Fees, taxes & stamps	» Environmental protection lien endorsement		
	» Express mail fees (only for cash-out	» Title insurance, title policy, title exam, title		
	refinances and IRRRL's) – actual cost should be reasonable. If not question it (over \$50 should be questioned – ask for actual invoices)	search, title endorsement and any fees required to prepare title work		
	» Flood Determination	» Flood Insurance		
	» Survey/Plot Plan	» MERS registration		
	<ul> <li>» Closing Protection Letter (should not</li> </ul>	» VA Funding Fee		
	exceed \$35, except in PA it is \$75)			
	» 1% origination fee	» Well and Septic inspection fees		
	» Pest Inspection Fee	· · ·		
	1% Origination Fee Cl	narged (Unallowable Fees)		
	The following fees are always un-allowed if the 19	% origination fee is charged:		
	» Lender's Inspection – if it is not required on	» Lender's Appraisal – unless VA deemed a		
	the NOV, it cannot be charged to the	second appraisal mandatory		
	veteran     Settlement fee, escrow fee, closing fee			
		» Doc Prep Fees		
	<ul><li>» Conveyance Fee</li><li>» Mortgage Broker Fee</li></ul>	<ul><li>» Underwriting Fee</li><li>» Photographs</li></ul>		
	» Underwriting fee			
	» Commitment Fee	Notary Fees     Trustee Fee		
	» Interest Rate Lock Fee	<ul> <li>» Postage/Mail charges – if not a cash-out</li> </ul>		
		refinance or IRRRL		
	» Amortization Schedule	» Tax Service Fee		
	<ul> <li>Attorney's services other than title work</li> </ul>	<ul> <li>» Loan Application Fee – a veteran can be</li> </ul>		
	··· ·, ··· · · · · · · · · · · · · · ·	charged up front the cost of the appraisal and credit report to ensure the LO is not stuck with those fees if the veteran walks away from the deal		
	» Fees for preparing Truth-In-Lending	<ul> <li>» Fees to Loan Brokers, Finders or other 3<sup>rd</sup> party fees</li> </ul>		
	» Prepayment penalties (refinance)	<ul> <li>Any other fee not listed as allowable by VA</li> </ul>		
	<ul> <li>» Assignment Fee</li> </ul>	<ul> <li>Copying Fee / Email Fee</li> </ul>		
	» Fax Fee			
		clusive. These fees cannot be charged by REMN WS,		
	» Unless a fee is mandated by a city, county or state, and it is not on the allowable fee list, it car be charged to the veteran if a 1% origination fee was charged.			
	» If the 1% origination fee was not charged, the veteran provided they do not exceed 1%.	e above list of unallowable fees can be charged to the		

VA IRRRL – Safe Harbor QM	Under VA's Interim Final Rule for Qualified Mortgages (QM), an IRRRL loan must meet three (3) requirements for it to be considered a Safe Harbor QM and not required for credit underwriting by REMN WS.		
	<ul> <li>The loan being refinanced was originated at least six (6) months before the closing of the new loan, at least six (6) payments have been made on the original loan, and the Veteran has not been more than thirty (30) days past-due during the six (6) months preceding the new loan's closing date; AND</li> </ul>		
	<ul> <li>All fees and charges financed as part of the loan or paid at closing (i.e. all expenses associated with the cost of the refinance) must comply with 38 C.F.R.   36.4313, and such fees are shown to be recouped within thirty-six (36) months of the new loan's closing. (NO EXCEPTIONS TO THIS RULE FOR IRRRL'S!!)</li> </ul>		
	» VA requirements for exemption of income verification based on Dodd-Frank Act conditions are met:		
	<ul> <li>The Veteran is not thirty (30) or more days past-due on the loan being refinanced;</li> <li>The proposed IRRRL does not increase the principal balance outstanding on the prior existing residential mortgage loan, except energy-efficient mortgages and to the extent of fees and charges outlined in 38 C.F.R.   36.4313;</li> <li>Total points and fees payable in connection with the proposed IRRRL do not exceed 3% of the total proposed principal amount;</li> <li>The interest rate on the proposed IRRRL is lower than the interest rate on the loan being refinanced, unless the borrower is refinancing from an adjustable-rate to a fixed-rate loan;</li> <li>The proposed IRRRL is subject to a payment schedule that will fully amortize the IRRRL in accordance with VA regulations.</li> <li>The terms of the proposed IRRRL do not result in a balloon payment, as defined in the Truth-in-Lending Act (TILA), and</li> <li>Both the residential mortgage loan being refinanced and the proposed IRRRL satisfy all other VA requirements.</li> <li>VA did not exercise discretion in applying these conditions to the IRRRL program. VA merely recited the criteria required under the Dodd-Frank Act.</li> </ul>		
	Underwriters should note that if the IRRRL cannot be exempted from income verification, the loan can still be deemed a Safe Harbor QM if REMN WS verifies the borrower's income in accordance with VA's underwriting requirements found at 38 C.F.R.   36.4340 (i.e. loan would need to be credit-qualified). If the loan is not exempted from verification and REMN WS does not verify the borrower's income in accordance with 38 C.F.R.   36.4340, then the new IRRRL loan cannot be considered as a Safe Harbor QM. It will instead be considered a Rebuttable Presumption QM by VA.		

VA IRRRL - Net	REMN WS must provide the Veteran or borrower a net tangible benefit test (NTB). See requirements	
Tangible Benefit	below:	
	» A minimum of 6 months payments must have been made by the veteran and posted by the	
	servicer. The payments cannot be paid in advance to meet this test.	
	» A minimum of 210 days exists between the 1 <sup>st</sup> payment <u>due date</u> of the existing loan being	
	refinanced to the Note date of the subject refinance (the refinance is eligible to close on or	
	after the 211 <sup>th</sup> day)	
	<ul> <li>A satisfactory payment history pursuant to VA guidelines exists.</li> </ul>	
	<ul> <li>When discount points are charged the maximum LTV is 100% or less (when points are equal to</li> </ul>	
	or less than 1%) and 90% (when discount points are greater than 1%).	
	When the loan type is converting from a fixed rate to an adjustable rate product AND discount     resists are being abarrad in an IRDRI transaction, an anarchical is <b>RECURPED</b> .	
	points are being charged in an IRRRL transaction, an appraisal is <b>REQUIRED</b> .	
	• If the IRRRL transaction is anything other than a Fixed Rate to an ARM with	
	discount points being charged, an appraisal is not required.	
	<ul> <li>If discount points are being charged, THEN LTV's are capped as follows:</li> </ul>	
	<ul> <li>Discount Points &gt; 1% - Max LTV is 90% (does not include funding fee)</li> </ul>	
	<ul> <li>Discount Points &lt; 1% - Max LTV is 100% (does not include funding fee)</li> </ul>	
	In addition, all 3 of the following tests must be met in order to pass net tangible benefit requirements:	
	» Fee Test:	
	<ul> <li>Recoup all fees in 36 months or less</li> </ul>	
	• With respect to the Fee Recoupment Test, the veteran must recoup all closing costs	
	within 36 months of the closing date. THERE IS NO EXCEPTION TO THIS RULE FOR	
	EITHER TERM REDUCTION OR AMORTIZATION TYPE CHANGE (i.e. ARM to Fixed). See	
	Recoupment of Fees Required on IRRRLs AND Type I Cash-Out VA to VA Refi's section	
	for more details.	
	» Payment Increase/Decrease Test:	
	<ul> <li>The P&amp;I payment must be decreased – OR</li> </ul>	
	<ul> <li>Existing loan converted from an ARM to a Fixed – OR</li> </ul>	
	<ul> <li>Energy efficient improvements included</li> </ul>	
	• NOTE: If the PITI increases by more than 20%, the loan must be credit qualified	
	» Interest Rate Decrease:	
	<ul> <li>Fixed to Fixed must be 0.50% less</li> </ul>	
	• Fixed to ARM must be 2.00% less	
	<ul> <li>ARM to ARM – no reduction required</li> </ul>	
	<ul> <li>ARM to Fixed – no reduction required</li> </ul>	

Non-IRRRL	REMN WS must ensure that all non-IRRRL refinance loans pass NTB, which includes providing the Veteran
Refinances - Net	with the following information no later than the third business day after receiving the Veteran's loan
Tangible Benefit	application, and again at loan closing:
	The refinancing loan must satisfy at least one of the following NTB:
	<ul> <li>The new loan eliminates monthly mortgage insurance, whether public or private, or monthly guaranty insurance;</li> </ul>
	» The term of the new loan is shorter than the term of the loan being refinanced;
	» The interest rate on the new loan is lower than the interest rate on the loan being refinanced;
	» The payment on the new loan is lower than the payment on the loan being refinanced;
	» The new loan results in an increase in the borrower's monthly residual income;
	» The new loan refinances an interim loan to construct, alter, or repair the home;
	» The new loan amount is equal to or less than 90 percent of the reasonable value of the home,
	or;
	» The new loan refinances an adjustable rate loan to a fixed rate loan.
	Provide a comparison of key loan characteristics or terms for the existing and refinancing loan,
	including:
	» Refinancing loan amount vs. the payoff amount of the loan being refinanced.
	» Loan type (i.e., fixed, adjustable) of the refinancing loan vs. the loan being refinanced.
	» Interest rate of the refinancing loan vs. the loan being refinanced.
	» Loan term of the refinancing loan vs. the loan being refinanced.
	» The total the Veteran will have paid after making all payments (principal and interest), and mortgage insurance, as scheduled, for both the refinancing loan and the loan being refinanced.
	» LTV of the refinancing loan vs. the loan being refinanced
	Provide an estimate of the home equity being removed from the home as a result of the refinance and
	explain how the removal of home equity may affect the Veteran.
	NOTE: Loan term reduction is not considered a net tangible benefit. Term reduction is only applicable
	to Fee Recoupment.

Recoupment of Fees	Fee recoupment describes the length of time it takes for a Veteran to pay for certain fee, closing costs	
required on IRRRLs	and expenses that were necessitated by the refinance loan. The recoupment standard applies to all	
AND Type I Cash-Out	IRRRL's. This includes but is not limited to IRRRL's where the principal balance is increasing, the term	
VA to VA Refi's	of the loan is decreasing, or where the loan being refinanced is an adjustable rate mortgage (ARM).	
	» REMN WS must certify that:	
	<ul> <li>For an IRRRL that results in a lower monthly principal &amp; interest (P&amp;I) payment, the</li> </ul>	
	recoupment period of fees, closing costs and expenses (other than taxes, amounts held in	
	escrow, fees paid under Chapter 37 [e.g. VA funding fee collected under 38 U.S.C.3729]),	
	incurred by the Veteran, does not exceed thirty-six (36) months from the date of the loan	
	closing. (NO EXCEPTIONS TO THIS RULE FOR IRRRL'S!!)	
	<ul> <li>Only those expenses the veteran incurs as a cost of the loan must be included in</li> </ul>	
	the 36-month recoupment period.	
	<ul> <li>For an IRRRL that results in the same or higher monthly P&amp;I payment, the Veteran has</li> </ul>	
	incurred no fees, closing costs or expenses (other than taxes, amounts held in escrow,	
	fees paid under Chapter 37 [e.g. VA funding fee collected under 38 U.S.C.3729])	
	<ul> <li>Lender credits can be used to offset the cost to the Veteran</li> </ul>	
	<ul> <li>Veteran can pay impounds for taxes &amp; insurance, per diem, and HOA fees</li> </ul>	
	<ul> <li>VA funding fee can be financed or paid by the Veteran and is not included in the</li> </ul>	
	test.	
	» REMN WS must upload the following documentation during the Loan Guaranty Certification (LGC)	
	process to certify that fee recoupment has been met:	
	<ul> <li>If the recoupment period shown on the final loan disclosure is 36 months or less, this</li> </ul>	
	disclosure may be uploaded.	
	<ul> <li>If the recoupment period shown on the final loan disclosure is more than 36 months,</li> </ul>	
	REMN WS must provide documentation showing the recoupment calculation evidenced	
	below.	
	» Calculating Statutory Recoupment: Fee recoupment is calculated by dividing all fees, expenses	
	and closing costs, whether included in the loan or paid outside of closing (i.e. appraisal fee, pest	
	inspections, credit report, etc., as applicable), by the reduction of the monthly P&I payment. The	
	VA funding fee, escrow, and prepaid expenses, such as insurance, taxes, special assessments and	
	homeowners' association (HOA) fees, are excluded from the statutory fee recoupment	
	calculations. Lender credits may be used to offset allowable fees and charges.	
	– Energy Efficient Mortgage (EEM) – If a Veteran is refinancing with an EEM, the portion of	
	the funds dedicated towards EEM shall be excluded from the statutory fee recoupment	
	calculation. Lenders must still include the EEM amount when providing the loan	
	comparison statement to the Veteran.	
	<ul> <li>Adjustable Rate Mortgages (ARMs) – If the original P&amp;I payment changed due to a loan</li> </ul>	
	modification or ARM, the monthly P&I payment reduction should be based on the current	
	P&I payment. Note that if the monthly P&I payment is not reduced as a result of the	
	IRRRL, the lender must close the loan at no cost to the Veteran.	
	» VA does not believe it is necessary to include the costs the Borrower(s) would have paid under the	
	loan being refinanced in the recoupment period.	
	» The purpose of the recoupment calculation is to demonstrate the difference in out-of-pocket or	
	financed expenses between the original loan and the new IRRRL or Type I Cash-Out VA to VA	
	Refinance loan.	
	<ul> <li>Consequently, if expenses like homeowners' insurance premiums, taxes, special</li> </ul>	
	assessments, and homeowner's association (HOA) fees were, or would have been,	
	payable under the original loan, those are excluded from the recoupment calculation.	
	For more details regarding REMN WS-specific policies & procedures on this topic, underwriters should	
	reference	
	REMN's Fee Recoupment Worksheet	

BORROWERS	
Eligible Borrowers	» Veteran or Veteran & Spouse
	» Same Sex Marriages
	<ul> <li>As noted in the VA Circular 26-15-10, the VA Administration will process claims and applications</li> </ul>
	involving same-sex marriage in the same manner as claims and applications based on opposite-
	sex marriage, without any additional scrutiny or development.
	<ul> <li>VA instructions will identify that VA will generally accept a claimant's or applicant's assertion</li> </ul>
	that he or she is married as sufficient evidence to establish the Veteran's marriage.
	<ul> <li>The section 103c standard is satisfied for VA Home Loan benefit purposes if:</li> </ul>
	<ul> <li>the marriage was legal in the place where the Veteran or the Veteran's spouse resided at the time of the marriage,</li> </ul>
	<ul> <li>legal in the place where the Veteran or Veteran's spouse resided at the time of the VA Form 26-1802a, HUD/VA Addendum to Uniform Residential Loan Application, were submitted, OR</li> </ul>
	<ul> <li>legal in the place where the Veteran or Veteran's spouse resided at the time of closing.</li> </ul>
	– If the applicant asserts a spousal relationship in item 19 (VA Form 26-1802a) and signs the form,
	which includes a certification by the applicant that "the informationis true and complete to
	the best of (the applicant's) knowledge and belief," the loan may be processed per normal
	practices without submitting a loan package to VA for approval of spousal status.
	- If the applicant is uncertain as to whether the marriage may be recognized for VA purposes, the
	loan file may be submitted to VA for a determination as to whether the marriage will be
	recognized. However, there is no obligation to request a VA determination, or to request
	additional information to verify the spousal assertion (unless requested by REMN WS).
	Consistent with current policy (applicable to all marriage-based benefits), if an assertion
	concerning marriage appears unreliable, the file should be submitted to VA for determination
	as to whether the marriage will be recognized. Neither VA nor REMN WS will treat assertions
	<ul> <li>regarding same-sex marriages as inherently suspect for this purpose.</li> <li>If the applicant or REMN WS requests that VA make a determination regarding marriage</li> </ul>
	recognition, the following information must be sent to the VA Regional Loan Center by the VA
	Underwriter;
	<ul> <li>Date and State of marriage,</li> </ul>
	<ul> <li>State of residence at time of marriage,</li> </ul>
	<ul> <li>State of residence of manage,</li> <li>State where subject property is located,</li> </ul>
	<ul> <li>Current State of residence; and,</li> </ul>
	<ul> <li>Estimated date of loan closing.</li> </ul>
	<ul> <li>Whether VA has previously recognized the marriage for the purpose of a different VA</li> </ul>
	benefit or service.
	<ul> <li>VA staff will then notify the applicant of their decision. As you know, REMN WS requires a</li> </ul>
	guaranty of at least 25% and will not close a loan with a partial guaranty.
	<ul> <li>Potential applications that need VA determination of marriage recognition must allow adequate</li> </ul>
	time for the VA to make their decision regarding the acceptability to insure a full guaranty.
	» The only acceptable co-borrower(s) and title holder(s) are either the veteran's spouse or another
	veteran.
	- Rules regarding the Note extend to who can be on title (another individual cannot be added to
	title).
	» The percentage of guaranty is based upon "eligible" borrowers. HomeBridge must always have a
	minimum 25% guaranty.
	<ul> <li>Additional down payment can be used to achieve minimum guaranty.</li> </ul>
	» Guaranty is limited to that portion of the loan allocable to the veteran's interest in the property.
	(i.e., if a veteran is the only individual on the Note but had someone other than their spouse or
	another veteran on title, the final Loan Guaranty Certificate would be half the entitlement).
	» REMN WS will only close loans with a minimum 25% Guaranty and will not allow loans with partial
	eligibility.

VA Guarantee	» While VA has neither a maximum mortgage amount or a minimum guarantee percentage when they
Calculation - GNMA	issue the Loan Guaranty Certificate (LGC), GNMA, with whom REMN WS securitizes all VA loans,
	requires a minimum guarantee percentage of no less than 25.00% (as noted in other sections of this
	guide)
	» GNMA calculation when determining their guarantee percentage is met is different from VA
	<ul> <li>GNMA determines their own percentage by considering the veteran's remaining eligibility with</li> </ul>
	the base loan amount only. Even though the Note will reflect the total loan amount (when the
	funding fee is financed), GNMA excludes the funding fee from the calculation.
	» Until the VA Entitlement Worksheet is updated to reflect the GNMA calculation, REMN WS VA-
	authorized underwriters are permitted to perform this calculation manually to validate that the
	applicable 25% guarantee has been obtained.
Prior Mortgage Fraud	» REMN WS will not lend to any borrower(s) who has been previously convicted of mortgage fraud.
	» For all other interested parties in the transaction, if any one of the parties has been previously
	convicted of mortgage fraud, REMN WS will not provide financing for the transaction.
	» There are NO exceptions to the aforementioned criteria.

	CREDIT & UNDERWRITING	
Age of Credit	» Credit, Income and Assets – 120 days (180 days for new construction)	
Documents		ice of Value", are valid for 6 months on both existing
Documento	and new construction. Recertifications are not	
Credit Scores	<ul> <li>» Tri-merge credit report required on all borrowers.</li> </ul>	
		rower is; middle of 3, lower of 2 or 1 score (per AUS).
	» If "NA" or "No Score" displays, this is not consid	
	<ul> <li>If credit report returns scores from 3 repositories and 2 of the 3 scores are the same, use the</li> </ul>	
	duplicate score.	
	» See REMN's rate sheet for < 660 overlays for LL	РА
Determining		
Representative Credit	Determining the Individual Borrower Representa	tive Score when duplicate scores exist from three
Score		ositories
	Scores Received:	VA Representative Score:
		(use the duplicate score)
	700, 700, 680	700
	" 700, 640, 640	640
Credit Inquiries	» The borrower(s) must address all inquiries lister	d on their credit report within the past 90 days.
	» All inquiries listed on the credit report must be	addressed by the borrower, specifically stating the
	creditor(s) and verifying no extension of credit.	
	- Acceptable response: The inquiries by Chase, Wells & Bank of America have not	
	resulted in any extension of credit.	
		not obtained any additional credit as a result of the
		. (Does not name the creditors - Chase, Wells & Bank
	of America).	
Soft Pull Credit		bilities policy for complete details on soft-pull credit
Reports Absence of Credit	report requirements.	, are normitted to provide alternative gradit. The
	» Borrower(s) with no established credit history are permitted to provide alternative credit. The borrower's payment history on utilities, rent, automobile insurance, or other paid expenses can be	
History		istory is not generally considered an adverse factor.
Underwriting	<ul> <li>Inquiry explanation REMN WS credit report</li> </ul>	istory is not generally considered an adverse factor.
Consistency		AN WS; and the inquiry date is the same date as the
consistency		essor completes a Processor Certification that there
	are no other applications – no further expla	-
Borrower Debt	<ul> <li>Borrowers will be required to sign an affidavit at closing attesting that no new debt has been taken</li> </ul>	
Certification	out since the initial 1003 and that the final 1003	
	<ul> <li>The closing document will not be required of</li> </ul>	on Non-Credit Qualifying IRRRL transactions.
Multiple Social	Underwriters must review the loan file for any varia	nce in social security numbers; the social security
Security Numbers	number (SSN) on all loan file documents must matcl	h. In addition, associates must review the additional
	social security number(s) section located on the bor	•
		or if there are any additional SSNs appearing on the
		r <u>Multiple Social Security Numbers Review</u> must be
	followed to determine if the loan can proceed.	
Child Support	REMN WS OVERLAY: Delinquent child support must be paid current or in a repayment plan; or	
Delinquency	Management Approval required.	

	CREDIT & UNDERWRITING
Debt to Income (DTI)	» When completing the DTI, the following must be included;
Ratios	<ul> <li>Monthly housing expenses,</li> </ul>
	<ul> <li>Additional recurring charges extending 10 months or more, such as;</li> </ul>
	<ul> <li>Installment accounts</li> </ul>
	<ul> <li>Child support or separate maintenance payments</li> </ul>
	<ul> <li>Child Care and/or Job Expenses</li> </ul>
	<ul> <li>Revolving account</li> </ul>
	» Tax free income may be "grossed up" for purposes of calculating the DTI ratio only (cannot be
	grossed up for purposes of calculating residual income). This is a tool that may be used to lower the
	debt ratio for veterans who clearly qualify for the loan. Income may be grossed up to 125%.
	» A debt ratio > 41.00% requires close scrutiny unless;
	<ul> <li>The ratio if &gt; 41.00% solely due to the existence of tax-free income; or,</li> </ul>
	<ul> <li>Residual income exceeds the guideline by at least 20%.</li> </ul>
	<ul> <li>Loan file must include justification; listing all compensating factors for loan approval.</li> </ul>
	» Debts lasting less than 10 months must be included if the amount of the debt will affect the
	borrower's ability to pay the mortgage during the months immediately after loan closing, especially
	if the borrower will have limited or no cash assets after loan closing.
	Note: Monthly payments on revolving or open-end accounts, regardless of the balances, are counted
	as liabilities for qualifying purposes even if the accounts appear likely to be paid off within 10 months
	or less.
Mortgage (Housing)	» Manual downgrade required for any mortgage debt with more than 1x30x12; and Management
History	Approval required.
	» Mortgage must be current and due for the month of closing.
	» VOM/VOR required if Approval/Eligible Findings are <u>not</u> received.
Installment Debt	» Must be included in borrower debt ratio if;
	<ul> <li>&gt; 10 months remaining; or,</li> </ul>
	- ≤ 10 months remaining, AND payment is > \$100 and/or at Underwriter discretion.
	– DU should be run with all debts allowing the AUS to determine which debts can be excluded.
Revolving Debt	» A Revolving Debt refers to a credit arrangement that requires the Borrower to make periodic
	payments but does not require full repayment by a specified point of time.
	- REMN WS must include the monthly payment shown on the credit report for the Revolving
	Charge Account.
	- Where the credit report does not include a monthly payment for the account, REMN WS must
	use the payment shown on the current account statement or five percent (5%) of the
	outstanding balance.
Debts Paid Prior to	Paid-in-Full by Borrower Prior to Closing
Closing or At Closing	» Evidence must be in the file that the account is paid in full.
	» REMN WS must source the funds to close the account with assets updated to reflect funds available
	for closing.
	Paid-in-Full by Borrower at Closing
	» Current balance as reported on the Borrower's credit report will be used to determine the payoff
	amount. If Borrower indicates that the current balance is lower than what is reported on the credit
	report, a current statement, dated within 30 days of the closing, can be provided to verify the
	balance.
	<ul> <li>Must be shown on CD if paid at closing.</li> </ul>
	» REMN WS must source the funds to close the account with assets updated to reflect funds available
	for closing. (Note – if the account is being paid off with cash-out proceeds from the subject property
	cash-out refinance transaction, then sourcing-of-funds is not required).
	cash-out refinance transaction, then sourcing-of-funds is not required). » REMN WS must document that the funds used to pay off debts prior to closing came from an
	» REMN WS must document that the funds used to pay off debts prior to closing came from an
	» REMN WS must document that the funds used to pay off debts prior to closing came from an acceptable source, and the Borrower did not incur new debts that were not included in the DTI ratio.
	<ul> <li>REMN WS must document that the funds used to pay off debts prior to closing came from an acceptable source, and the Borrower did not incur new debts that were not included in the DTI ratio.</li> <li>If debt is revolving, the account does not need to be closed, so long as the payoff balance provided</li> </ul>

Student Loans	» If the borrower(s) provides written evidence that the student loan debt will be deferred at least
	twelve (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 twelve (12) months from the date of
	VA loan closing, REMN WS 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 (5%) of the
	outstanding balance divided by twelve (12) months.
	» <b>Example</b> : A borrower has a \$25,000 student loan balance and you multiply it by 5%, which equals
	\$1,250. This amount (\$1,250) is divided by 12 months to equal a monthly payment of \$104.17.
	» If the payment(s) reported on the credit report for each student loan(s) is greater than the threshold
	payment calculation above, REMN WS <b>must</b> use the payment recorded on the credit report.
	» If the payment(s) reported on the credit report is 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 sixty (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.

Non-Purchasing Spouse	<ul> <li>Except for obligations specifically excluded by state law; the debts of the non-purchasing spouse must be included in the borrower's qualifying ratios, if the;         <ul> <li>Veteran resides in a community property state; or,</li> <li>Property being insurance is located in a community property state.</li> </ul> </li> <li>The non-purchasing spouse's credit history is not considered a reason to deny a loan; however, the obligations must be considered in the DTI ratio unless excluded by state law. A credit report that complies with the requirements of the Lenders Handbook VA Pamphlet 26-7 must be provided.</li> <li>In Louisiana we have the ability to provide an exemption subject to the following two (2) conditions:         <ul> <li>An Intervention Affidavit, is properly witnessed, notarized and executed by the non-purchaser. It must also be recorded with the Mortgage. (The local title agent should be able to provide this affidavit).</li> <li>The Title Insurance Company and Agent must acknowledge their responsibility to record the document. In addition, they will be responsible to fully comply with the State requirements such as the Separate Property Declaration &amp; Acknowledgement Form which must also be obtained.</li> </ul> </li> </ul>	
Contingent Liability	» The borrower may have a contingent liability based on co-signing a loan. The lender may exclude	
(Debt paid by others)	the loan payments from the monthly obligations factored into the net effective income calculation	
(2000 pana 27 concert)	in the loan analysis if:	
	<ul> <li>There is evidence that the loan payments are being made by someone else, and</li> </ul>	
	- There is no reason to believe that the applicant will have to participate in repayment of the loan	
Contingent Liability	» Sole Proprietorship or Partnership	
(Business Debt)	<ul> <li>The business is not an entity that can borrow</li> </ul>	
	<ul> <li>Any debt used by the business is a personal obligation regardless of how the debt is paid</li> </ul>	
	<ul> <li>These debts must be included in the DTI ratios</li> </ul>	
	<ul> <li>When included in the DTI ratios, they may be added back to the business income so as to not</li> </ul>	
	hit the borrower for the debt(s) twice.	
	» Corporations (Includes Sub-S and most LLC's)	
	<ul> <li>A corporation is a legal entity that can be obligated for debts</li> </ul>	
	- Often officers of the corporation or members of an LLC are required to personally sign as	
	additional guarantors for debts owed by the Corporation or LLC	
	<ul> <li>Debts may be excluded from DTI Ratio</li> </ul>	
	<ul> <li>At least 12 consecutive months (most recent) canceled checks are provided by the</li> </ul>	
	Corporation/LLC for payment on the loan	
Collection/Charge	» VA does not require that collection or charge off accounts be paid off as a condition of loan approval.	
Off/Judgment	<ul> <li>However, VA requires the borrower to explain in writing all collection, charge off and judgment</li> </ul>	
	accounts.	
	<ul> <li>If the collection/charge-off is for a federal debt, it CANNOT be excluded.</li> </ul>	
	» Follow DU Findings if payoff is required.	
	» Judgments must be paid off or in a repayment plan for 12 months verifying 0x30x12.	
	» Borrowers with a history of collection or charge off accounts should have reestablished a twelve	
	(12) month satisfactory credit history in order to be considered and satisfactory credit risk.	
	REMN WS OVERLAY: At Underwriter discretion based upon the type and amount of the collection or charge off payoff may be required	
	or charge off, payoff may be required.	

Borrowers with	» Standard
Delinquent Federal	<ul> <li>Borrowers with delinquent Federal Tax Debt are ineligible.</li> </ul>
Tax Debt	<ul> <li>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 per payment schedule. Three (3) months on time payments preferred – per UW discretion, 1 month may be acceptable.</li> <li>The Borrower cannot prepay scheduled payments in order to meet the required minimum payments.</li> <li>REMN WS must include the payment amount stated in the agreement when calculating Debt-to-Income (DTI) ratio.</li> <li>» Verification</li> </ul>
	<ul> <li>REMN WS must check public records and credit information to verify that the Borrower is not presently delinquent on any Federal Debt and does not have a tax lien placed against their Property for a debt owed to the federal government.</li> <li>Required Documentation         <ul> <li>REME WS must include documentation from the IRS evidencing the repayment agreement and verification of payments made.</li> </ul> </li> </ul>

CREDIT & UNDERWRITING		
AUS	» AUS approval recommendations through Fannie Mae DU or Freddie Mac LPA are eligible, except for	
	instances where a downgrade to a manual underwriting review is required. See <u>AUS (Downgrading</u>	
	the recommendation) section below for further details.	
AUS	» An AUS "Approve" recommendation must be downgraded to a Refer/Manual underwrite review	
(Downgrading the	(files must be documented without the AUS reduced documentation), when;	
recommendation)	<ul> <li>Mortgage history with more than 1x30x12 – Management Approval will also be required.</li> </ul>	
	» Derogatory disputed information is defined as:	
	<ul> <li>Disputed collection accounts – OR</li> </ul>	
	<ul> <li>Disputed charge off accounts – OR</li> </ul>	
	<ul> <li>Disputed accounts with late payments in the last 24 months</li> </ul>	
	» Excluded from the calculation are:	
	- Disputed medical accounts.	
	<ul> <li>Accounts that are the result of identity theft; credit card theft and/or unauthorized</li> </ul>	
	use. However, there must be appropriate documentation, such as a police report, to	
	substantiate the theft and/or unauthorized use claim. If proper documentation cannot be obtained, then the accounts are included in the calculation.	
	Sumulative outstanding balances from all borrowers are \$1,000 or higher the file must be downgraded to a "Refer". (Note: If borrower A total is \$500 and B total is \$600 the sum is over	
	\$1000 guidance applies.)	
	<ul> <li>The Underwriter will then consider the derogatory disputed information in the credit analysis</li> </ul>	
	as a manual underwrite.	
	<ul> <li>If the disputed information is isolated and the overall credit profile of the borrower is</li> </ul>	
	acceptable, the DE underwriter may leave the file with an open dispute.	
	- If the disputed information is not isolated and/or the overall credit profile of the borrower is	
	not acceptable, the DE underwrite may require that the dispute be satisfactorily resolved before	
	the loan can be closed.	
	- Cumulative outstanding balances from all borrowers are \$999 or less, a downgrade is NOT	
	required.	
	» Modified Mortgage	
	<ul> <li>Mortgages in default at time of loan modification must meet standard VA credit guidelines.</li> </ul>	
	- Borrower must verify a minimum of twelve (12) months timely payments (0x30x12) on the	
	mortgage.	
Payment Shock –	» In order to provide clarify and consistency on both the calculation and how the result is displayed,	
REMN WS Policy	REMN WS will adopt the following calculation:	
	Proposed housing payment/present housing payment.	
	Take the result and subtract "1.00" and then multiply by 100.	
	The result will show the actual percentage.	
	Example: Assumption & Calculation – Within Guidelines	
	Proposed Housing Payment = \$1,400 Present Housing Payment = \$950	
	\$1400/\$950 = 1.46	
	1.47 - 1.00 = .47	
	$.47 \times 100 = 47$ (or a 47% increase)	
	Example: Assumption & Calculation – Outside Guidelines	
	Proposed Housing Payment = \$1,400	
	Present Housing Payment = \$650	
	\$1,400/\$650 = 2.15	
	2.15 - 1.00 = 1.15	
	1.15 x 100 = 115 (or a 115% increase)	
	It is not necessary to calculate "payment shock" when the borrower's proposed housing payment is	
	less than their present housing payment.	
	Too that then be continued by harmonic	

CREDIT & UNDERWRITING	
Adverse Data	Re-established Credit – In circumstances not involving bankruptcy, satisfactory credit is generally considered to be re-established after the veteran or veteran and spouse, have made satisfactory payments for twelve (12) months after the date of the last derogatory credit item was satisfied. For example; assume a credit report reveals several unpaid collections, including some which have been outstanding for many years. Once the borrower has satisfied the obligations and then makes timely payments on subsequent obligations for at least twelve (12) months, satisfactory credit is re-established.
	Medical Collection and Charge-Off Accounts – REMN may disregard all identifiable medical collections, including charge-off accounts, that have not been reduced to a judgment or lien. Identifiable medical collection accounts that have not been reduced to a judgment or lien do not have to be paid off as a condition for loan approval and should not impact the overall acceptability of a borrower's credit. REMN does not need to obtain explanations for medical collections or charge-offs and do not need to otherwise address such accounts.
	Non-Medical Collection Accounts – Isolated collection accounts do not necessarily have to be paid off as a condition of the loan approval. For example; a credit report may show numerous satisfactory accounts and one (1) or two (2) unpaid medical (or other) collections. In such instances, while it would be preferable to have collections paid, it would not necessarily be a requirement of loan approval. However, non-medical collection accounts must be considered part of the veteran's overall credit history and unpaid collection accounts should be considered open, recent credit. These unpaid accounts must therefore be considered in the debt-to- income ratio and residual income calculation. If such accounts are listed on the credit report with a minimum payment, then the debt should be recognized at the minimum payment amount.
	Non-medical collection accounts without established payment arrangements are to be included with a calculated monthly payment using 5% of the outstanding balance of the collection. Borrowers with a history of such accounts should have re-established satisfactory credit in order to be considered a satisfactory credit risk. While such accounts are not required to be paid-off prior to closing if the borrower's overall credit is acceptable, an underwriter must address the existence of the account(s) with an explanation and justify why positive factors outweigh the negative credit history such accounts represent.
	Non-Medical Charge-Off Accounts – These accounts are typically collections in which the creditor is no longer pursuing collection of the account. The underwriter must address the circumstances regarding the negative credit history when reviewing the overall credit of the borrower(s). This does not apply to identifiable medical charge-offs, as described above.
	Disputed Accounts – REMN WS may consider a veteran's claim of bona fide or legal defenses regarding unpaid debts except when the debt has been reduced to judgment. Account balances reduced to a judgment by a court must be either paid in full or subject to a repayment plan with a history of timely payments. For unpaid debts that have not been paid timely, payoff of these debts after the acceptability of the veterans' credit is questioned does not alter the unsatisfactory record of payment. An AUS "approve" recommendation must be downgraded to a "refer/manual" when the file contains disputed accounts.
	<ul> <li>Summary – The above guidance is not meant to address every possible scenario. REMN WS should carefully review the complete credit history and use judgment. For example; if a borrower has numerous unpaid collections – no matter when they were established – it's not unreasonable to question the ability and willingness to honor obligations. If the borrower and/or spouse are determined satisfactory credit risks despite derogatory credit information, the loan file should include an explanation from the borrower(s) and REMN WS's Underwriter on the basis for the determination.</li> <li>» An explanation from the borrower(s) must be accompanied with documentation of the circumstances alleged to have caused the credit problem, judgment or bankruptcy.</li> <li>– If unsure about a particular situation, REMN WS will contact the appropriate VA Regional Loan Center for guidance.</li> </ul>

Bankruptcy / CCCS	Chapter 13
	» This type of filing indicates an effort to pay creditors. Regular payments are made to a court-
	appointed trustee over a two (2) to three (3) year period or, in some cases, up to five (5) years, to
	pay off scaled down or entire debts.
	» If the veteran has finished making all payments satisfactorily, REMN WS may conclude the veteran
	has re-established satisfactory credit.
	» If the veteran has satisfactorily made at least twelve (12) months' worth of payments and the trustee
	or bankruptcy judge approves of the new credit, REMN WS may give favorable consideration.
	Chapter 7
	» REMN WS may disregard a bankruptcy that was discharged more than two (2) years ago.
	» If the bankruptcy was discharged within one (1) to two (2) years, it is probably <b>not</b> possible to
	determine the veteran or spouse is a satisfactory credit risk unless both of the following are met:
	- The veteran or spouse has obtained consumer items on credit subsequent to the bankruptcy
	and has satisfactorily made the payments over a continued period; and,
	- The bankruptcy was caused by circumstances beyond the control of the veteran or spouse; such
	as unemployment, prolonged strikes, medical bills not covered by insurance, and so on, and the
	circumstances are verified. Divorce is not generally viewed as beyond the control of the veteran
	and/or spouse.
	<ul> <li>If the bankruptcy was caused by failure of the business of a self-employed veteran, it may be possible to determine that the veteran is a satisfactory credit risk, if;</li> </ul>
	<ul> <li>The veteran has obtained a permanent position after the business failed,</li> </ul>
	<ul> <li>There is no derogatory credit information prior to self-employment,</li> </ul>
	<ul> <li>There is no derogatory credit information subsequent to the bankruptcy; and,</li> </ul>
	<ul> <li>Failure of the business was not due to the veterans' misconduct.</li> </ul>
	» If the veteran or spouse has been discharged in bankruptcy within the past twelve (12) months, it
	will <b>not</b> generally be possible to determine that the veteran or spouse is a satisfactory credit risk.
	CCCS
	» If a veteran, or veteran and spouse, have prior adverse credit and are participating in a Consumer
	Credit Counseling plan, they may be determined to be a satisfactory credit risk if they demonstrate
	twelve (12) months' satisfactory payments and the counseling agency approved the new credit.
	» If a veteran, or veteran and spouse, have good prior credit and are participating in a Consumer Credit
	Counseling plan, such participation is to be considered a neutral factor, or even a positive factor, in
	determining creditworthiness. Do not treat this as a negative credit item if the veteran entered the
	Consumer Credit Counseling plan before reaching the point of having bad credit.

Foreclosure	» The fact that a home loan foreclosure (or deed-in-lieu of foreclosure) exists in the veterans (or
	spouses) credit history does <b>not</b> in itself disqualify the loan.
	<ul> <li>Develop complete information on the facts and circumstances of the foreclosure.</li> </ul>
	<ul> <li>Apply the guidelines provided for Chapter 7 bankruptcies.</li> </ul>
	» You may disregard a foreclosure, deed-in-lieu completed greater than two (2) years ago.
	» If the foreclosure was completed within the last one (1) to two (2) years, it is probably <b>not</b> possible
	to determine that the veteran or spouse is a satisfactory credit risk unless both of the following:
	- The veteran or spouse has obtained consumer items on credit subsequent to the foreclosure
	and has satisfactorily made the payments over a continued period; and,
	– The foreclosure was caused by circumstances beyond the control of the veteran or spouse such
	as; unemployment, prolonged strikes, medical bills not covered by insurance, and so on, and
	the circumstances are verified. Divorce is not generally viewed as beyond the control of the
	veteran and/or spouse.
	» If a foreclosure, deed-in-lieu, or short sale process is in conjunction with a bankruptcy, use the latest
	date of either the discharge of the bankruptcy or transfer of title for the home to establish the
	beginning date of re-established credit. If there is a significant delay in transfer of title, the RLC of
	jurisdiction should be contacted for guidance.
	» Must have re-established credit.
	» No late mortgage or installment payments after foreclosure; and,
	» Must provide letter of explanation as to the reason for foreclosure as well as why it is not likely to
	reoccur in the future.
	» If the foreclosure was on a VA loan, the veteran may not have full entitlement available for the new
	loan. Ensure that the veteran's Certificate of Eligibility reflects sufficient entitlement to meet any
	secondary requirements (25% Guaranty).
	» See <u>AUS (Downgrading the recommendation)</u> for Modified Mortgage Loans.
Deed in Lieu or Short	» For a Deed-in-Lieu or short sale, develop complete information on the facts and circumstances in
Sale	which the borrowers voluntarily surrendered the property.
	» If the borrower's payment history on the property was not affected before the short sale or deed in
	lieu and was voluntarily communicating with the servicer or holder, then a waiting period from the
	date transfer of the property may not be necessary.
	» 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 to meet any secondary marketing requirements.
	» If a foreclosure, deed-in-lieu, or short sale process is in conjunction with a bankruptcy, use the latest
	date of either the discharge of the bankruptcy or transfer of title for the home to establish the
	beginning date of re-established credit. If there is a significant delay in transfer of title, the RLC of
	jurisdiction should be contacted for guidance.
Borrower with Prior	» In the event a Borrower(s) on the loan application has a prior foreclosure with REMN WS, the
Foreclosure with	following will apply:
REMN WS –	- The loan must be elevated to REMN WS Chief Credit Officer for consideration. A detailed
<b>REMN WS Policy</b>	memo explaining the reason(s) for the foreclosure will be required, including, but not limited
	to the following:
	• Factors that are considered the reasons for the foreclosure, as well as the monetary
	loss incurred by REMN WS,
	• Explanation should be for 'extraordinary" situations, such as prolonged serious
	medical condition and/or death of a household wage-earner.
	» The loan must otherwise meet all Agency/Investor guidelines that apply for foreclosure.

	INCOME & EMPLOYMENT
Verbal VOE	» A Verbal Verification of Employment is required ten (10) business days of the Note date; Business License, CPA Letter or Federal Tax ID Certificate is required for all self-employed borrowers (3 <sup>rd</sup> party verification required).
	» Minimum of 2-year employment history must be verified.
Income	» Most recent paystub showing year-to-date earnings of at least thirty (30) days; and,
Documentation	<ul> <li>W2's for prior two (2) years or as per DU recommendation.</li> <li>If less than thirty (30) days employment on current job; copies of all paystubs are required.</li> <li>NOTE: REMN WS will only accept a fully completed VOE as a <u>supplement</u> to further explain the type of income earned (example: breakdown of income; Base, OT, Bonus, Commission, etc.).</li> <li>NOTE: Income derived from a State legalized marijuana business is expressly prohibited for qualifying, including a W2 wage earner.</li> </ul>
Income Analysis	<ul> <li>Analyze the probability of continued employment (that is, whether income is stable and reliable) by:         <ul> <li>Past employment record,</li> <li>Training, education and qualifications for his/her position,</li> <li>Type of employment; and,</li> <li>Employer's confirmation of continued employment, if provided.</li> </ul> </li> <li>If the borrower's current position, 2 years of employment is a positive indicator of continued employment. It is <b>not</b> a required minimum and <b>not</b> always sufficient by itself to reach a conclusion on the probability of continued employment.</li> <li>Employed Less than 12 Months</li> </ul>
	<ul> <li>Senerally, employment less than twelve (12) months is not considered stable and reliable. However, it may be considered stable and reliable if the individual facts warrant such a conclusion. Carefully consider the employer's evaluation of the probability of continued employment.</li> <li>Assess whether the borrower's training and/or education equipped him/her with particular skills that relate directly to the duties of his/her current position. This generally applies to skilled positions (i.e., nurse, medical technician, lawyer, paralegal, computer analysis, etc.).</li> <li>If the probability of continued employment is high based on these factors, the REMN WS may give favorable consideration to including the income in the total effective income.</li> <li>If the probability of employment is good, but not as well supported, REMN WS may still consider the income if the applicant has been employed at least six (6) months to partially offset debts of 10 to 24 months duration.</li> <li>Determine the amount which can be used, based on such factors as; the employer's evaluation of the probability of continued employment, if provided; and, the length of employment (for example 10 months versus 6 months).</li> <li>NOTE: An explanation from the Underwriter of why income less than twelve (12) months was used must accompany the file.</li> </ul>
Underwriter's Objective	<ul> <li>» Identify and verify income available to meet: <ul> <li>The mortgage payment,</li> <li>Other shelter expenses,</li> <li>Debts and obligations; and,</li> <li>Family living expenses.</li> </ul> </li> <li>» Evaluate whether verified income is: <ul> <li>Stable and reliable,</li> <li>Anticipated to continue during the foreseeable future; and,</li> <li>Sufficient in amount.</li> </ul> </li> </ul>

Projected Income	» VA does not have specific guidelines on this topic; REMN WS will use the same logic provided by
from a new job	FHA.
	<ul> <li>Projected income is acceptable for qualifying purposes for a borrower scheduled to start a new job within sixty (60) days of loan closing, if there is a guaranteed, non-revocable contract for employment. REMN WS must verify that the borrower will have sufficient income or cash reserves to support the mortgage payment and any other obligations between the loan closing and the start of the new employment.</li> <li>Example; A teacher whose contract begins with the new school year or a physician beginning his/her residency.</li> <li>Any loan where projected income will be used must be countersigned by the Underwriting or Operations Manager.</li> </ul>

	INCOME & EMPLOYMENT
Income of a Spouse	» Verify and treat the income of a spouse who will be contractually obligated on the loan the same as
	the veteran's income.
	» To ensure compliance with ECOA, do <b>not</b> ask questions about the income of a spouse unless:
	<ul> <li>Spouse will be contractually liable,</li> </ul>
	<ul> <li>Borrower is relying on the spouse's income to qualify,</li> </ul>
	- Borrower is relying on alimony, child support or separate maintenance payments from the
	spouse or former spouse; or,
	<ul> <li>Borrower resides in a community property state.</li> </ul>
Fax & Internet	» Fax and internet documentation may be submitted in place of a VA of REMN WS concludes the
Documentation	borrower's income is stable, reliable and anticipated to continue during the foreseeable future; that
	is, if the borrowers income qualifies as effective income.
	» Fax and internet documentation consists of;
	<ul> <li>The same information contained in a standard VOE,</li> </ul>
	<ul> <li>Clear identification of the employer and source of information; and,</li> </ul>
	<ul> <li>Name and telephone number of a person who can verify faxed information.</li> </ul>
	» REMN WS is response for ensuring the authenticity of the documents.
	- Faxed documents- review the "banner" information provided at the top of each page of the fax.
	<ul> <li>Internet documents- review the information contained on any headers/footers and the banner</li> </ul>
	portion of the downloaded webpage(s). These pages must contain the uniform resource locator
	(URL) along with date and time printed. The documents should also be reviewed for errors;
	such as incorrect area codes, unreadable names or income, etc.
Alimony, Child	» Verify the income if the borrower wants it to be considered. The payments must be likely to
Support and	continue in order to include them in effective income.
Maintenance	» Factors used to determine whether the payments will continue include, but are not limited to:
Payments	<ul> <li>Whether the payments are received pursuant to a written agreement or court order decree,</li> </ul>
	<ul> <li>The length of time the payments have been received,</li> </ul>
	<ul> <li>The regularity of receipt; and,</li> </ul>
	<ul> <li>The availability of procedures to compel payment.</li> </ul>
Automobile or Similar	» Generally, automobile allowances are paid to cover specific expenses related to the borrower's
Allowances	employment, and it is appropriate to use such income to offset a corresponding car payment.
	» However, in some instances, such an allowance may exceed the car payment. With proper
	documentation, income from a car allowance which exceeds the car payment can be counted as
	effective income. Likewise, any other similar type of allowance which exceeds the specific expenses
	involved may be added to gross income to the extent it is documented to exceed the actual expense.
Other Types of	» If it is reasonable to conclude that other types of income will continue in the foreseeable future,
Income	include it in effective income. Otherwise, consider whether it is reasonable to use the income to
	offset obligations of 10 to 24 months duration.
	» "Other" types of income which may be considered as effective income include, but are not limited
	to:
	<ul> <li>Pension or other retirement benefits,</li> </ul>
	<ul> <li>Disability income,</li> </ul>
	<ul> <li>Dividends from stocks,</li> </ul>
	<ul> <li>Interest from bonds, savings accounts, and so on; and,</li> </ul>
	<ul> <li>Royalties.</li> </ul>
	» REMN WS may include verified income from public assistance programs in effective income if
	evidence indicates it will probably continue for three (3) years or more.
	» REMN WS may include verified income received specifically for the care of any foster children.
	Generally, foster care income is to be used only to balance the expenses of caring for foster children
	against any increased residual income requirements.
	» Do not include temporary income items such as VA educational allowances and unemployment componential in effective income.
	compensation in effective income. <b>Exception:</b> If unemployment compensation is a regular part of the applicant's income due to the
	nature of his or her employment (for example, seasonal work), it may be included.

	INCOME & EMPLOYMENT
Self-Employed	» DU Findings
	– Follow AUS documentation requirements.
	- With an Approved/Eligible Decision, REMN does not automatically require an unaudited year to date
	P&L.
	<ul> <li>Manual Underwriting</li> <li>Ture (2) users signed personal teu returne</li> </ul>
	<ul> <li>Two (2) years signed personal tax returns</li> <li>Two (2) years signed business/corporate tax returns; if the business is a corporation or partnership</li> </ul>
	<ul> <li>Year-to-Date Profit/Loss and Balance Sheet (may be prepared by the borrower)</li> </ul>
	<ul> <li>For loans that receive a Refer decision, an unaudited year to date profit and loss statement with</li> </ul>
	balance sheet is required, unless less than 7 months have passed from the most recent business'
	fiscal year end (for which tax returns were provided).
	<ul> <li>If income used to qualify the Borrower exceeds the two (2) year average of tax returns, an <u>audited</u></li> </ul>
	P&L or signed quarterly tax return must be obtained from the IRS.
	<ul> <li>Can only use income from tax returns unless the P&amp;L is audited by CPA</li> </ul>
	- Income must not be declining by more than ten percent (10%) per year or must use lowest income
	to qualify
	<ul> <li>Depreciation and/or depletion may be added back; and,</li> </ul>
	<ul> <li>If the business is a corporation or partnership</li> </ul>
	Copies of the signed federal business income tax returns for the previous 2 years plus all applicable
	schedules, and
	<ul> <li>A list of all stockholders or partners showing the interest each holds in the business.</li> <li>May not add back business use of home, except in the case of a Schedule C (sole proprietorship), where</li> </ul>
	May not add back business use of home, except in the case of a Schedule C (sole proprietorship), where the business space < 25% of the total square footage. Only in that case can business use of home be
	added back.
	<ul> <li>Additional 50% meals &amp; entertainment exclusion (that is not tax deductible) is NOT included in the</li> </ul>
	borrower's income calculation.
Documentation	» All income from the Social Security Administration (SSA) including, but not limited to, Supplemental
<b>Requirements for</b>	Security Income (SSI), Social Security Disability (SSDI) and Social Security (SS) income can be used to
Income from SSA	qualify the borrower if the income has been verified and is likely to continue for at least a three (3)
	year period from the date of the mortgage application with REMN WS.
	» REMN WS must verify income by obtaining from the borrower any one (1) of the following:
	<ul> <li>Federal Tax Returns,</li> </ul>
	<ul> <li>The most recent bank statement evidencing receipt of income from the SSA,</li> <li>Proof of Income Letter, also known as "Budget Letter" or "Benefits Letter" that evidences income</li> </ul>
	from the SSA; or,
	<ul> <li>Copy of the borrowers Social Security Benefits Statement (SSA 1099/1042S).</li> </ul>
	» In addition to verification of income, REMN WS must document the continuance of this income by
	obtaining from the borrower; 1) a copy of the last Notice of Award letter which states the SSA's
	determination on the borrower's eligibility for SSA income; or 2) equivalent documentation that
	establishes award benefits to the borrower. If any income from the SSA is due to expire within three
	(3) years from the date of the mortgage application with REMN WS, that income may only be
	considered as a compensating factor.
	» If the Notice of Award or equivalent documentation does not have a defined expiration date, REMN
	WS shall consider the income effective and likely to continue. REMN WS should not request additional documentation from the borrower to demonstrate continuance of SSA income. Under no
	circumstances should REMN WS inquire into or request documentation concerning the nature of the
	disability or medical condition of the borrower.
	<ul> <li>Pending or current re-evaluation of medical eligibility for benefit payments is not considered an</li> </ul>
	indication that the benefit payment is not likely to continue.
	» An initial Notice of Awards letter (or its equivalent) may specify a start date for receipt of income in
	the future. REMN WS may consider this income as effective income as of the start date specified in
	the Notice of Award. The borrower must have other income to qualify for the mortgage until the start
	date of receipt of income.
	» Other forms of long-term disability (such as workers' compensation or private insurance) may be
	considered for qualifying income with a reasonable expectation of continuance. REMN WS should
	use procedures similar to those noted above to verify such income.

Additional	» In addition to the standard documentation (VOE and paystub), REMN WS must obtain:
Documentation for	<ul> <li>Documentation evidencing the borrower's total earnings, year-to-date</li> </ul>
Union Workers or	<ul> <li>Signed and dated individual federal income tax returns for the previous two (2) years, and</li> </ul>
Other	- If borrower works out of a union, evidence of the union's history with the borrower must be
Seasonal/Climate-	obtained.
Dependent Work	

Short Term Disability	<ul> <li>Temporary leave from work is generally short in duration and for reasons of maternity or parental leave, short-term medical disability or other temporary leave types that are acceptable by law or the borrower's employer. Borrowers on temporary leave may or may not be paid during their absence from work.</li> <li>If REMN WS is made aware that a borrower will be on temporary leave at the time of the loan closing and the borrower's income is needed to qualify for the loan, REMN WS must determine allowable income and confirm employment as described below.</li> <li>The borrower's employment and income history must meet standard eligibility requirements.</li> <li>Borrower must provide written confirmation of his/her intent to return to work and the agreed upon date of return as evidenced by documentation provided by the employer.</li> </ul>
	<ul> <li>REMN WS cannot receive evidence or information from the borrower's employer indicating that the borrower does not have the right to return to work after the leave period.</li> <li>REMN WS must obtain a verbal VOE. If the employer confirms that the borrower is currently on temporary leave, REMN WS must consider the borrower employed.</li> <li>REMN WS must verify the borrower's income in accordance with standard legibility requirements:</li> </ul>
	<ul> <li>The amount and duration of the borrower's "temporary leave income" which may require multiple documents or sources depending on the type and duration of the leave period; and,</li> <li>The amount of the "regular employment income" the borrower received prior to the temporary leave. Regular employment income includes, but is not limited to, the income the borrower receives from employment on a regular basis that is eligible for qualifying purposes (i.e. base pay, commissions and bonus).</li> </ul>
	Calculating Qualifying Income
	<ul> <li>Requirements for Calculating Income Used to Qualify</li> </ul>
	<ul> <li>If the borrower will return to work as of the first mortgage payment date, REMN WS can consider the borrower's regular employment income in qualifying.</li> </ul>
	» If the borrower will <b>not</b> return to work as of the first mortgage payment date, REMN WS must use the lesser of the borrower's temporary income (if any) or regular employment income.

Commissions	» Verify commission income by obtaining the VOE or other written verification which provides the
	following:
	<ul> <li>the actual amount of commissions paid year-to-date,</li> </ul>
	<ul> <li>the basis for payments (salary plus commission, straight commission, or draws against commission, or other), and</li> </ul>
	<ul> <li>when commissions are paid bi-weekly, monthly, quarterly, semiannually, annually, or other.</li> <li>individual income tax returns signed and dated, plus all applicable schedules for the previous</li> </ul>
	2 years (or additional periods if needed to demonstrate a satisfactory earnings record).
	» Analyze Income Derived from Commissions
	<ul> <li>Generally, income from commissions is considered stable when the borrower has obtained such income for at least 2 years. Employment for less than 2 years cannot usually be considered stable unless the borrower has had previous related employment and/or specialized training. Employment of less than 1 year can rarely qualify; however, in-depth development is required for a conclusion of stable income on less than 1-year cases.</li> <li>For a borrower who will qualify using commission income of less than 25 percent of the 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. Additionally, the expenses are not required to be added as a monthly liability for the borrower.</li> <li>For a borrower earning commission income that is 25 percent or more of annual employment income, IRS Form 2106 expenses must be deducted from gross commission income regardless</li> </ul>
	of the length of time the borrower has filed the expenses with the IRS. » One exception is an automobile lease or loan payment. An automobile lease or loan payments are not subtracted from the borrower's income; they are considered part of the borrower's recurring monthly
	debts/obligations

		INCOME & EMF	PLOYMENT		
Residual Income	property is locat – Residual income – Federal & St – Soc and Soc – Installment a – Child suppor – Child care of – Home maint	residual income chart red in. ome can be reduced l is the net income ren rate Tax, Social Securi rial Security & Medica d/or retirement incor rial Security deduction and revolving debt, rt or alimony obligation f job expenses (must renance @ .14¢ per so	ts categorized by the by 5% if active duty. maining after deducti ty & Medicare ire deductions do not me as it is not consid ns. ons, be shown as a liability quare foot.	ng the following; need to be considere dered "earned incom v and reduction of res	d for social security e" for purposes of
Desiduel Income	» Cannot used gro	· · · · · · · · · · · · · · · · · · ·	eet residual requirem		
Residual Income Chart	Family Size	Loan Am Northeast	ounts of \$79,999 and Midwest	South	West
Chart	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		•		
	Over 5         Add \$75 for each additional member up to a family of 7           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	\$889	\$889	\$990
	4	\$1025	\$1003	\$1003	\$1117
	5	\$1062	\$1039	\$1039	\$1158
	Over 5	Add \$8	30 for each additional	member up to a fam	ily of 7
	verified income analysis. – A spouse no his/her living	which, for whatever ot obligated on the n g expenses; or,	from "family size" w reason, is not inclu ote who has stable a are payments or child	ded in the effective	income in the loan ufficient to support

	INCOME & EMPLOYMENT
Rental Income	Multi-Unit Property Securing the VA Loan – Verify:
	<ul> <li>The Veteran/Borrower must occupy one (1) unit as his/her residence.</li> </ul>
	<ul> <li>Cash reserves totaling at least six (6) months mortgage payments (PITI); and,</li> </ul>
	- VA prefers 2 years' experience of the veteran's prior experience managing rental units or other
	background involving both property maintenance and rental. This should be documented with tax
	returns. While VA prefers 2 years landlord history, 1 year may be acceptable by exception.
	» Analysis – Include the prospective rental income in effective income, only if;
	<ul> <li>Evidence indicates the veteran has a reasonable likelihood of success as a landlord; and,</li> </ul>
	<ul> <li>Cash reserves totaling at least six (6) months are available.</li> </ul>
	<ul> <li>Equity in the property cannot be used as reserves to meet PITI requirements. This must be the berrowsed over funds, not a sift</li> </ul>
	borrower's own funds, not a gift.
	<ul> <li>Cash proceeds from a VA refinance cannot be counted as the required PITI on a rental property.</li> <li>The reserve funds must in the borrower's account before the new VA loan closes.</li> </ul>
	<ul> <li>The amount of rental income to include in effective income is based on 75% of;</li> <li>The amount indicated on the lease or rental agreement unless a greater percentage can be</li> </ul>
	documented (existing property); or,
	<ul> <li>The appraiser's opinion of the property's fair monthly rental (proposed construction).</li> </ul>
	Rental of Property Veteran Occupied Prior to New Loan – Verify:
	<ul> <li>Obtain a copy of the rental agreement on the property, if any,</li> </ul>
	» Analysis – 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.
	<ul> <li>This rental income may not be included in effective income.</li> </ul>
	– 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, REMN WS may still consider the prospective rental income
	for offset purposes.
	<ul> <li>Reserves are not needed to offset the mortgage payment on the property the Veteran occupies</li> </ul>
	prior to the new loan.
	Rental of Other Property Not Securing the VA Loan – Verify:
	- Obtain documentation of cash reserves totaling at least three (3) months mortgage payments
	(PITI); and,
	- Individual tax returns signed and dated, plus all applicable schedules for the previous two (2) years,
	which show rental income generated by the property.
	<ul> <li>If the borrower has multiple properties, the borrower must have three (3) months PITI</li> </ul>
	<ul> <li>documented for each property to consider the rental income.</li> <li>If there is not a lien on the property, 3 months reserves to cover expenses such as taxes, hazard</li> </ul>
	insurance, flood insurance, homeowner's association fees, and any other recurring fees should be
	documented for the property(s).
	<ul> <li>Equity in the property cannot be used as reserves.</li> </ul>
	<ul> <li>Cash proceeds from a VA refinance cannot be counted as the required PITI on a rental property.</li> </ul>
	The reserve funds must in the borrower's account before the new VA loan closes.
	<ul> <li>Gift funds cannot be used to meet reserve requirements.</li> </ul>
	» Analysis – Each property(s) must have a two (2) year rental history itemized on the borrower's tax
	return.
	– Property depreciation claimed as a deduction on the tax returns may be included in effective
	income.
	– If after adding depreciation to the negative rental income, the borrower still has a rental loss,
	the negative income should be deducted from the overall income, as it reduces the
	borrower's income.
	– 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.
IRS 4506C	» For VA loans, REMN's LOS has been programmed to randomly indicate if tax transcripts are required
Requirements	on a pre-closing basis (i.e. "Order Tax Transcripts" field will indicate "Yes" or "No" as to whether the
	transcripts must be ordered).

	ASSETS
Earnest Money	REMN WS must verify and document the deposit amount and source of funds required if the amount of
Deposit	the earnest money deposit exceeds one percent (1%) of the sales price; or is excessive based on the
	borrower's history of accumulated savings, by obtaining:
	<ul> <li>Copy of the Borrower's cancelled check,</li> </ul>
	<ul> <li>Certification from the deposit holder acknowledging receipt of funds, or</li> </ul>
	» A Verification of Deposit (VOD) or bank statement showing that the average balance was sufficient
	to cover the amount of earnest money deposit at the time of deposit.
	<ul> <li>VOD's alone are not acceptable as the primary source of verification</li> </ul>
	<b>NOTE</b> : On an exception basis only, REMN WS Operations and/or UW Managers may approve the use of a
	completed Verification of Deposit (VOD) in lieu of bank statements as described below. This VOD is only
	allowed in cases where the bank statements have not yet been received. If bank statements have been
	received, the exception allowance for the VOD is NOT available.
Funds to Close	» Follow DU Findings for number of months (all pages) required.
	» Joint Access Letter
	<ul> <li>File should include letter stating veteran has full access to the funds from spouse.</li> </ul>
	<ul> <li>If other party is not a spouse, a written explanation regarding who that person is and if they will</li> </ul>
	be occupying the property must be in the loan file.
	» IRRRL
	- <u>Credit Qualified</u> - Any funds used to close the loan must be verified to be available in the
	veteran's account. Sourcing of these funds is not required.
	<ul> <li><u>Non-Credit Qualified</u> – Assets/Funds to close are not required to be verified at all.</li> </ul>
Down Payment	» VA does not require a minimum down payment on purchase transactions unless the value is less
	than the sales price or the loan amount exceeds the VA County Loan Limits.
Reserves	» 1 Unit Dwelling
	- No minimum reserves
	$\sim$ 2 – 4 Unit Dwelling (applies to subject property securing loan) when rental income used for
	qualifying the Veteran
	– 6 months PITI
	» Other rental real estate owned
	<ul> <li>3 months PITI for each additional property owned when rental income used for qualifying the Veteran</li> </ul>
Cash on Hand	<ul> <li>REMN WS does not allow cash on hand as acceptable source of funds.</li> </ul>
Joint Access Letters	<ul> <li>When individuals, other than the borrowers, are on a bank account, if the bank account specifically</li> </ul>
	says "AND", a joint access letter is required.
	» When individuals, other than the borrowers, are on a bank account, if the bank account specifically
	says "OR" – or is "silent" a joint access letter is not required.
	EXAMPLE: John Smith AND Mary Smith - letter required
	EXAMPLE: John Smith OR Mary Smith - letter not required
	EXAMPLE: John Smith Mary Smith - letter not required
Large Deposits	» A VOD, along with the most recent bank statement, may be used to verify checking and savings
	accounts.
	» If there is a large increase in an account, or the account was recently opened, REMN WS must obtain
	from the borrower a credible explanation and documentation of the source of funds.
	<ul> <li>Obtain an explanation and documentation for recent large deposits in excess of 1% of the</li> </ul>
	property sales price; or,
	<ul> <li>1% of the adjusted value on refinance transactions when the borrower is to bring funds to</li> </ul>
	closing; and,
	<ul> <li>Verify that any recent debts were not incurred to obtain part, or all, of the required cash</li> </ul>
	investment on the property being purchased.
	» Large deposits are not required to be addressed when the transaction is a VA IRRRL Refinance
	transactions.

	ASSETS
Seller Contributions	» For the purpose of this topic, a seller concession is anything of value added to the transaction by the
	builder or seller for which the buyer pays nothing additional and which the seller is <b>not</b> customarily
	expected or required to pay or provide.
	<ul> <li>Seller concession include; but are not limited to, the following;</li> </ul>
	<ul> <li>Payment of buyer's VA funding fee,</li> </ul>
	<ul> <li>Prepayment of the buyer's property taxes and insurance,</li> </ul>
	<ul> <li>Gifts such as a television set or microwave oven,</li> </ul>
	<ul> <li>Payoff of credit balances or judgments on behalf of the buyer.</li> </ul>
	» Seller concessions do not include payment of the buyer's closing costs or payment of points as
	appropriate to the market.
	Example: If the market dictates an interest rate of 7½% with 2 discount points, the seller's payment
	of 2 discount points would not be a seller concession. If the seller paid 5 discount points, 3 of these
	would be considered as a seller concession.
	» The problem – In some localities, builders or sellers offer concessions as a competitive tool. In
	extreme cases, the concessions may entice unwary and unqualified veterans into home mortgages
	they cannot afford. The concessions may disguise the Veteran's inability to qualify for the loan.
	» Four Percent (4%) Limit
	- Any seller concession in combination of concessions which exceeds four percent (4%) or the
	established reasonable value of the property is considered excessive and unacceptable for VA-
	guaranteed loans.
	- Do not include normal discount points and payment of the buyer's closing costs in total
	concession for determining whether concession exceed the four percent (4%) limit.
Use of Real Estate	» If the borrower is a licensed realtor who will earn a commission on the subject property, then the
Commission for	borrower is permitted to use the commission as assets for both closing costs as well as any down
Subject Transaction	payment
Gift Letter	The gift letter must:
	» Specify the dollar amount of the gift,
	» Be signed by the donor and the borrower,
	» Specify the date the funds were transferred,
	<ul> <li>Include donor's statement that no repayment is implied or required; and,</li> </ul>
	» Indicate donor name, address, phone number and relationship to the borrower.
Gift Funds	» In order for funds to be considered a gift there must be no expected or implied repayment of the
	funds to the donor by the borrower. The portion of the gift not used to meet closing requirements
	may be counted as reserves.
	» An outright gift of cash investment is acceptable, provided the donor is;
	<ul> <li>The borrower's relative,</li> </ul>
	<ul> <li>The borrower's employer or credit union,</li> </ul>
	<ul> <li>A close friend with a clearly defined and documented interest in the borrower,</li> </ul>
	<ul> <li>A charitable organization,</li> </ul>
	- A government agency or public entity that has a program providing home ownership assistance
	to low and moderate-income families or first-time homebuyers.
	» The gift donor may not be a person or entity with an interest in the sale of the property such as;
	<ul> <li>Seller, Real Estate Agent or Broker, Builder; or Associated Entity</li> </ul>
	Gifts from these sources are inducements to purchase and must be subtracted from sales price.
Gifts of Equity	» Gifts of Equity are allowed, but are not considered cash and therefore cannot be used for the
	following:
	– Down Payment
	– Assets
	– Reserves
	- Funds to Close
	- Funding Fee Reduction
	<ul> <li>Consideration with Seller Concessions.</li> </ul>
	» If the seller is providing a gift of equity, the only occurrence is that the sales price is reduced.
	» See <u>Gift Funds</u> section for eligible donors.

Gift Funds Transfer	» Donor ability and transfer of funds documentation:
	<ul> <li>Copy of donor's check and borrower's deposit slip; OR</li> </ul>
	<ul> <li>Copy of donor's withdrawal slip and borrower's deposit slip; OR</li> </ul>
	<ul> <li>Copy of donor's check/electronic transfer to the closing agent; OR</li> </ul>
	<ul> <li>Settlement statement showing receipt of the donor's check.</li> </ul>
	<ul> <li>A full bank statement from the donor is NOT required.</li> </ul>
	Note: Regardless of when the gift funds are made available to the borrower, REMN WS <b>must</b> be able
	to determine that the gift funds were not provided by an unacceptable source and were the donor's
	own funds and trace the gift transfer from the donor to the borrower.
	» When the transfer occurs at closing, REMN WS is responsible for verifying the closing agent received
	the funds from the donor for the amount of the gift and that the funds were from an acceptable
	source.

	OTHER REAL ESTATE OWNED
Number of Properties Owned/Financed with REMN WS	<ul> <li>Borrowers who own more than four (4) properties (including the subject property) are not eligible for financing with REMN Wholesale. Exceptions may be granted on a case-by-case basis with REMN Wholesale executive management approval. A price adjustment may apply.</li> <li>No multiple simultaneous loan submissions allowed if contingent to qualify. REMN limits its exposure to a maximum of 4 loans per borrower. The preferred method for processing multiple mortgages for the same borrower, but on different properties is to process, underwrite and close them at the same time. Essentially once all the mortgages are closed, they would "mirror" one another, with each property reflecting the new mortgages on the other properties.</li> </ul>
Properties Owned Free & Clear	<ul> <li>If a borrower indicates a property they own is owned free and clear the following is required.</li> <li>» IRS Transcript to verify no mortgage interest taken.</li> <li>– If the property was purchased with the current calendar year (so transcript not available), a copy of the HUD/CD showing it was purchased with no mortgage PLUS one (1) of the following additional documents: <ol> <li>Copy of hazard insurance declaration page showing no mortgagee listed; or,</li> <li>Copy of Data Verify report showing no mortgage listed.</li> </ol> </li> </ul>

	APPRAISAL, PROPERTY, SALES CONTRACT
Appraisal	» VA will not allow appraisals to be ordered through WebLGY before a Certificate of Eligibility (COE) is in "Active" or "Pending" status.
	<ul> <li>Appraisal must include interior photographs of the subject property, which at a minimum, show;</li> <li>Kitchen, all bathrooms and main living area,</li> <li>Examples of physical deterioration, if present,</li> <li>Examples of recent updates, such as restoration, remodeling and renovation, if present,</li> <li>Appraisal reports must include clear, illustrative, original photographs showing the front, rear view (preferably including a different side view in each photograph) and a street scene of the subject property and the front of each comparable sale.</li> <li>Photographs of comparable listings are not required but are encouraged.</li> </ul>
	<ul> <li>Include photographs of any improvement, site feature or view affecting value.</li> <li>Acceptable photographs include clear, illustrative images. Copies from photographs of multiple listing services are acceptable only with an explanation why original photos are not available (i.e. gated communities where access may require trespass to photograph, etc.)</li> <li>Preferred Lender Address on appraisal should be the River Edge Office.</li> <li>Appraisals are good for 180 Days – after six (6) months a new appraisal is required. Recert of value</li> </ul>
	is not acceptable. Exterior-Only and Desktop Appraisals
	<ul> <li>When the following conditions exist, an Exterior-Only or Desktop Appraisal will be acceptable</li> <li>Purchase price does not exceed the current calender year conforming loan limit for the property jurisdiction</li> </ul>
	<ul> <li>The dwelling is a single-family home that is not manufactured or condominium, not located on a leasehold estate, and not undergoing renovation</li> </ul>
	The veteran is making a down payment of at least 20% of the purchase price <b>OR</b> more than 7 business days have elapsed since the lender requested an appraisal and the case remains unassigned in VA's system.
NOV	<ul> <li>REMN WS must provide the veteran borrower the NOV and a copy of the reviewed appraisal report within five (5) business days of receipt of the appraisal report in WebLGY.</li> </ul>
	<ul> <li>SAR's must issue the NOV at the appraised value reflected on the appraisal report and may no longer issue an NOV that deviates from the fee appraiser's value estimate.</li> <li>An AVM is not automatically required on VA loans (Underwriter option to substantiate value).</li> <li>Proposed Construction – VA will use a six (6) month validity period (VA Circular 26-14-28)</li> </ul>
Repair Inspections	» Effective with Circular 26-14-8 VA Fee Appraisers may use FNMA Form 1004D, Part B, Certification of Completion, to certify satisfactory completion of the required repairs identified on the NOV's in lieu of using their own letterhead.

Minimum Duo north	
Minimum Property	» Space Requirements – Each living unit must have the space necessary to assure suitable:
Requirements	– Living,
	<ul> <li>Sleeping,</li> <li>Cooking and diving accommodations, and</li> </ul>
	<ul> <li>Cooking and dining accommodations; and,</li> <li>Sanitary facilities</li> </ul>
	- Sanitary facilities.
	» Mechanical Systems – Must:
	<ul> <li>Be safe to operate,</li> </ul>
	<ul> <li>Be protected from destructive elements,</li> </ul>
	<ul> <li>Have reasonable future utility, durability and economy; and,</li> </ul>
	<ul> <li>Have adequate capacity and quality.</li> </ul>
	» Heating – Must be adequate for healthful and comfortable living conditions.
	<ul> <li>Homes with wood burning stoves as primary heating source must have a permanently installed</li> </ul>
	conventional heating system that will maintain a temperature of 50° Fahrenheit in areas where
	there is plumbing.
	» Water Supply and Sanitary Facilities – Each unit must have the following;
	<ul> <li>Domestic hot water,</li> </ul>
	<ul> <li>A continuous supply of safe and potable water for drinking and other household uses; and,</li> </ul>
	<ul> <li>Sanitary facilities and safe method of sewage disposal.</li> </ul>
	- Effective November 8, 2013 - 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 on individual water and/or sewer systems where well water or septic tests or
	certifications were required, the validity of those tests or certifications is 90 days unless the
	local health authority indicates otherwise.
	» An MPR for existing construction can be waived by the VA Field Office, if;
	<ul> <li>A veteran is under contract to purchase the property; and,</li> </ul>
	<ul> <li>The veteran and REMN WS request the exemption in writing; and,</li> </ul>
	- The property is habitable from the standpoint of safety, structural soundness and sanitation;
	and,
	<ul> <li>VA is satisfied that the nonconformity has been fully taken into account by depreciation of VA</li> </ul>
	value.

	APPRAISAL, PROPERTY, SALES CONTRACT
Condo Approval	» Condo's must be VA approved prior to submission (REMN WS does not approve individual units).
	» Site Condos <u>require</u> project approval through VA.
Detached PUD	» REMN WS will no longer require any type of project and/or insurance review for detached single family
Units	homes in a Planned Unit Development (PUD).
••••••	» Although HOA insurance policies for these units will not be reviewed, the dwelling must be covered
	by the proper level of insurance and otherwise meet dwelling coverage guidelines.
Termite / Septic /	<ul> <li>» Termite Inspection is required in all states where probability of termite infestation is "very heavy" or</li> </ul>
Well	"moderate to heavy" and when the appraiser has indicated need for termite review. Below is a CABO
Well	Termite Infestation Probability Map. If there is a question about the location of an infestation
	probability boundary line in relation to the subject property, contact the VA office of jurisdiction to
	determine if the termite inspection requirement is applicable.
	<ul> <li>» VA will require the use of the current National Pest Management Association (NPMA) Department of</li> </ul>
	Housing and Urban Development (HUD) Forms NPMA-99-A Subterranean Termite Protection Builder's
	Guaranty and NPMA-9-B New Construction Subterranean Termite Service Record, for new and
	proposed construction properties in areas where wood-destroying insect information is required.
	<ul> <li>Prior forms NPCA-99-A and NPCA-99-B will be obsolete and should no longer be used after January</li> </ul>
	1, 2015. NOTES:
	Lines defining areas are approximate only. Consult local conditions.
	Montana North Dakota Minesola
	OREGON MILITARIA NORTH DARCIA MILITARIA
	IDAHO SOUTH DAKOTA WISCONSIN A COLOR NHA
	IDAHO WOMING WOMING NICKGAV NEW YORK STRA
	NEBRASKA IOWA
	CULCORADO KANSAS MISSOURI KENTUCKY VIRGINIA
	ARIZONA NEW MEXICO
	very heavy
	LOUISANA LOUISANA
	slight to moderate
	none to slight
	» Septic Inspection is required when appraiser has indicated need for septic inspection.
	<ul> <li>The validity of the tests or certifications is good for 90 days unless local health authority indicates</li> </ul>
	otherwise.
	» Well Inspection is required in all instances when private and/or shared.
	<ul> <li>Connection to public water and/or sewer will only be mandatory when such connection is required</li> </ul>
	by local building, planning or health authorities.
	» The below link provides further detailed state specific requirements.
	http://www.benefits.va.gov/homeloans/appraiser_cv_local_req.asp
Continuity of	» A refinance transaction used to pay off an existing real estate debt with the proceeds of a new loan
Obligation	for borrowers with legal title; and on the same property.
	Note: The borrower is eligible to refinance the loan, as long as he/she has legal title, even if he/she is
	not on the original note.
Property Flips	» VA does not have any requirement pertaining to property flips; however, prudent underwriting
	policies of REMN WS must be maintained.
	» Appraisal must sufficiently support appraised value increases.
	» Underwriter has option to require two (2) appraisals.
	» Strong borrower (i.e. excellent credit history, employment history, savings pattern, etc.

Sales Contract Provided to Appraiser>REMN WS must provide a copy of the agreement of sale appraiser immediately upon assignment, but not later that assignment. - Should REMN WS fail to provide the agreement of sa appraiser will, upon notice to REMN WS, hold the ass >> >> >> >>>>>>>>>>>>>>	an one (1) business dater after the date of sale / sales contract to the appraiser, the ignment and notify the VA of the delay. ng the appraisal process (prior to Effective
<ul> <li>assignment.</li> <li>Should REMN WS fail to provide the agreement of sappraiser will, upon notice to REMN WS, hold the ass</li> <li>If the agreement of sales/sales contract is amended durin Date of the appraisal), REMN WS must provide the update appraiser has the opportunity to consider any changes an</li> <li>If the agreement of sale/sales contract is amended subseq but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the eas security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.</li> </ul>	sale / sales contract to the appraiser, the ignment and notify the VA of the delay. Ing the appraisal process (prior to Effective
<ul> <li>Should REMN WS fail to provide the agreement of sappraiser will, upon notice to REMN WS, hold the ass</li> <li>If the agreement of sales/sales contract is amended durin Date of the appraisal), REMN WS must provide the update appraiser has the opportunity to consider any changes an</li> <li>If the agreement of sale/sales contract is amended subseq but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the eas security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.</li> </ul>	ignment and notify the VA of the delay. ng the appraisal process (prior to Effective
<ul> <li>appraiser will, upon notice to REMN WS, hold the ass</li> <li>» If the agreement of sales/sales contract is amended durind Date of the appraisal), REMN WS must provide the update appraiser has the opportunity to consider any changes and</li> <li>» If the agreement of sale/sales contract is amended subseque but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the east security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.</li> </ul>	ignment and notify the VA of the delay. ng the appraisal process (prior to Effective
<ul> <li>» If the agreement of sales/sales contract is amended durind Date of the appraisal), REMN WS must provide the update appraiser has the opportunity to consider any changes and subsequent of sale/sales contract is amended subsequent prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the eas security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.</li> </ul>	ng the appraisal process (prior to Effective
Date of the appraisal), REMN WS must provide the update appraiser has the opportunity to consider any changes an If the agreement of sale/sales contract is amended subseq but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the e as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	
appraiser has the opportunity to consider any changes an » If the agreement of sale/sales contract is amended subseq but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the e as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	ed contract to the appraiser to ensure the
» If the agreement of sale/sales contract is amended subseq but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the e as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	
but prior to loan closing, REMN WS must use due amendment(s) could reasonably be thought to affect the e as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	
amendment(s) could reasonably be thought to affect the e as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	
as security for the loan. If so, REMN WS must forwar contract to the VA fee appraiser for consideration.	
contract to the VA fee appraiser for consideration.	
determination of the impact of the amended sales agreen	
the USPAP in developing and reporting credible assignment	ent results. Depending on the amount of
time and/or the extent of any change to the originally cor	-
the circumstances may warrant the appraiser conside	
assignment under USPAP and an additional fee may be v	
fee. Such determination by the appraiser may result in a	
Veteran. Disputes regarding any such additional fee shou of jurisdiction.	id be referred to the Regional Loan Center
<ul> <li>If REMN WS fails to perform said due diligence in reviewin</li> </ul>	g any subsequent agreement of sale/sales
contract amendment(s), and/or fails to forward the cont	
may be subject to review for indemnification agreement,	
subject to adjustment.	
Purchase Agreements » REMN Wholesale must disclose to the appraiser all inform	ation about the subject property of which
we are aware, if the information could affect either t	he marketability of the property or the
Appraiser's opinion of the market value of the property.	
Property Ownership » Property involving a less than fee simple ownership (i.e	
Not Fee Simple arrangements) is not eligible for appraisal without p	prior VA approval of the specific legal
arrangement or project. » Submissions to the VA Central Office must include;	
<ul> <li>Details of the ownership arrangement,</li> </ul>	
<ul> <li>Copies of leases or other instruments creating the est</li> </ul>	tate: and.
<ul> <li>Recommendation of the VA office of jurisdiction.</li> </ul>	
	ude the value of any leased mechanical
	equipment in the estimated market value
Equipment as leased items are not suita	•
	ed to fuel or propone storage tanks, solar
	power purchase agreements) and other
alternative energy equipment	
	eased items in the appraisal report. the title making the property less than fee
Noted in the Appraisal         »         Some leases may encumber is simple.	the the making the property less than fee
	any detrimental effect on the value of the
property if the leased items a	

	APPRAISAL, PROPERTY, SALES CONTRACT
- REMN WS Policy t	The appraiser is responsible for determining which comparables are the best and most appropriate for the appraisal assignment. The source of the closed comparable sales utilized to establish value on an appraisal report must be from a Multiple Listing Service (MLS) entity. Click here to read the <u>REMN WS</u> Appraisal Review – Source of Comparable Sales policy.
Escrow Holdback	<ul> <li>Repairs <u>cannot</u> impact the habitability or safety of the subject property.</li> <li>Escrow Holdbacks on bond loans are not permitted.</li> <li>An estimate from a licensed contractor (or other qualified professional) listing all repairs required.</li> <li>One and one half (1.5) times the amount of the estimate will be held in escrow.</li> <li>If the borrower is using their own funds to establish the escrow account, they must have sufficient verified assets in addition to those assets needed for the down payment and closing costs.</li> <li>The repairs must be completed within two (2) weeks (14 calendar days) of the loan disbursement; final inspection within 72 hours of completion.</li> <li>The Underwriter must approve the escrow request and list it as a condition of the loan approval.</li> <li>If the request is made, the loan must be re-disclosed within 72 hours of the receipt as a Changed Circumstances and a final inspection fee added to the LE.</li> <li>The Closer is responsible for having the Escrow Agreement completed and sent to the closing table.</li> <li>The Closer is responsible for sending an email to Secondary Marketing and the Renovation Concierge Department advising of the escrow. The Escrow Agreement should be attached to the email.</li> <li>Upon completion of the repairs, the Processor will be responsible for ordering the final inspection from the appraiser.</li> <li>Final inspection must be uploaded to <i>eFolder</i>.</li> <li>At the same time the Processor will notify the Renovation Concierge Department via email, that the repair(s) have been completed.</li> </ul>

#### REMN WHOLESALE VA PRODUCT GUIDELINES PROPERTY INSURANCE

Insurance Coverage Requirements	<ul> <li>Standard insurance requirements apply. Underwriters may reference the <u>REMN Insurance Coverage</u> <u>Requirements</u> job aid for complete details on insurance requirements.</li> <li>In lieu of matching the mailing address with the subject address on an owner-occupied purchase, REMN will accept a letter from the Agent Stating:         <ul> <li>The company's internal policy does not permit the subject property address to be used prior to the effective date, and</li> <li>The mailing address will automatically change to the subject property on (or shortly after) the effective date.</li> </ul> </li> </ul>
Mortgagee	For Homeowners Insurance (including Hazard, Flood, Wind, Hail, etc.):
Clauses	ServiceMac, LLC ISAOA/ATIMA P.O. Box 29411 Phoenix, AZ 85038-9411 For Title Insurance and Closing Protection Letter (all states except for New York): Homebridge Financial Services, Inc., DBA Real Estate Mortgage Network its successors and/or assigns as their interest may appear 99 Wood Avenue South, Suite 301 Iselin, NJ 08830
	For Title Insurance and Closing Protection Letter (New York ONLY) HomeBridge Financial Services, Inc. D/B/A REMN Wholesale ISAOA/ATIMA 99 Wood Avenue South, Suite 301 Iselin, NJ 08830