

This matrix is intended as an aid to help determine whether a property/loan qualifies for certain financing. It is not intended as a replacement for VA guidelines. Users are expected to know and comply with VA's requirements. Refer to VA Circular 26-19-22 for current IRRRL requirements.

Eligibility Matrix

Interest Rate Reduction Refinance – Primary Residence				
Units Credit Score		Maximum LTV/CLTV ¹	Maximum Base Loan Amount ²	
1-4	680 ³	100%	\$1,500,000	

Footnotes:

- 1. Maximum LTV/CLTV excludes the VA Funding Fee. 100% of AVM or appraised value calculated using Base Loan Amount.
- Refer to VA Form 26-8923 Interest Rate Reduction Refinancing Loan Worksheet to calculate loan amount. The Veteran must have sufficient entitlement to guaranty the loan (see Guarantee/Entitlement below).
- 3. Base loan amount ≥ \$1,000,000 requires minimum credit score of 700

Product Codes

Conforming		_	High Balance		
Product Code	Term		Product Code	Term	
VF15IR	15 Year Fixed		VF30IRHB	30 Year Fixed (total loan amount > \$510,400*	
VF30IR	30 Year Fixed		*Exception: total loan above \$765,600 (Alaska and Hawaii)		

Underwriting Requirements

Appraisal Requirements	Appraisal (full or exterior-only) or AVM is required to determine value. Acceptable AVM's include:		
	Core Logic GeoAVM Core product (ValuePoint 4, PASS, HPA, and PowerBASE 6)		
	 Freddie Mac HVE with Forecast Standard Deviation of 0.20 or less 		
	If an appraisal is obtained, properties with a Condition Rating of C5 or C6 are not eligible.		
	Disaster Area Protocol: When the subject property is located within a FEMA-declared disaster area where individual assistance is available, an exterior re-inspection (interior as well if the disaster is flood, hurricane or water-related) dated after the incident period end date is required unless the appraisal is dated after the incident period end date. All property inspection products must affirmatively indicate there is no adverse impact to value, condition, or marketability as a result of the disaster. If damage exists, repairs must be completed and an interior/exterior 1004D must be obtained confirming repairs were made and the property is habitable.		
Assets	Most recent asset statement must be dated within 60 days of the Note Date for all assets used for funds to close. If the asset is reported quarterly, the most recent statement is required.		
	Stocks, stock options and mutual funds (including IRA/SEP/Keough/401K) must show proof of liquidation if used for closing costs or down payment.		
	Cryptocurrency (e.g. Bitcoin and Ethereum) may NOT be used for funds to close.		
Borrower Eligibility	A Certificate of Eligibility (COE) is required for Interest Rate Reduction Refinancing Loans (IRRRLs). If the Veteran indicates they are exempt from the VA Funding Fee and the COE does not show that the Veteran is exempt, the lender must ask the Veteran if he or she has a claim for compensation pending with VA. If so, the lender must obtain an updated COE no earlier than 3 days before loan closing using the COE "Correct" function in WebLGY.		
	Ineligible: • Foreign National		
	Deferred Action for Childhood Arrivals (DACA)		
COVID-19 Attestation	All borrowers must sign and date Impac's COVID-19 Attestation with regard to forbearance and the borrower's ability to repay the loan.		
Credit	All borrowers must generate a traditional credit score from at least one repository (tri-merge report), non-traditional credit is not allowed.		
	Mortgage History:		
	0x30 in the past 12 months on all mortgages for all properties		
	 The borrower may not be in forbearance (or have requested forbearance) on any mortgage loan. All borrowers must execute Impac's <u>COVID-19 Attestation</u> confirming no forbearance. 		
Disclosures	The Veteran should be presented twice with a comparison of the refinance loan to the loan being refinanced. The loan comparison statement will provide the Veteran with up-front information about the overall cost of the refinance, thereby helping the Veteran make an informed decision about whether to proceed with the refinance. See Exhibit C for a sample comparison statement.		

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Timing of Disclosures: Present the Veteran with the comparison statement within 3 business days from the initial date of the loan application and again at closing. Content: Refer to Exhibit C. The comparison statement must show the recoupment period (in months) for all fees, expenses, and closing costs, (including taxes, amounts held in escrow, and fees paid under chapter 37 such as VA funding fee), whether included in the loan or paid outside of closing. Note: The recoupment calculation for the purposes of the comparison statement differs from the statutory recoupment calculation detailed further below in the Fee Recoupment section of this matrix. Namely, the comparison statement will gauge how the Veteran's payment of taxes, amounts held in escrow, and fees paid under chapter 37 affect the cost of the new refinance loan. As discussed in the Fee Recoupment section, the Act excludes such items from the 36-month recoupment calculation that affects whether VA can guarantee a refinance loan. To complete the recoupment calculation for the purposes of the comparison statements: Add the following items from the Loan Estimate (initial disclosure) or Closing Disclosure (final disclosure): origination charges, services you cannot shop for, services you can shop for, taxes, other government fees, and the VA funding fee. Subtract any lender credits. b) Divide that amount by the decrease in monthly P&I payments. Note that the monthly PI payment is calculated using the total loan amount, including any financed VA funding fee. Note: If the IRRRL results in the same or increased monthly P&I payment, the lender should still complete paragraphs (a) and (b) and present the Veteran with the total costs associated with the IRRRL. Veteran Certification: The Veteran must communicate that he/she received the comparison statements, e.g. via written letter, e-signature, email from the Veteran certifying receipt, system time/date stamp where the Veteran certified receipt, etc. Retain evidence of such communications in the loan file. DTI Not Applicable - Credit Qualifying IRRRLs are NOT permitted **Escrow Waivers** Escrow waivers are not allowed Fee Recoupment Recoupment describes the length of time it takes for a Veteran to pay for certain fees, closing costs, and expenses that were necessitated by the refinance loan. The recoupment standard applies to all IRRRLs. Including, but not limited to, IRRRLs where the principal balance is increasing, term of loan is decreasing, or the loan being refinanced is an ARM. The lender must ensure, and certify to VA, that: 1. (a) For an IRRRL that results in a lower monthly principal and interest (P&I) payment, the recoupment period of fees, closing costs, and expenses (other than taxes, amounts held in escrow, and fees paid under chapter 37 (e.g., VA funding fee collected under 38 U.S.C. § 3729)), incurred by the Veteran, does not exceed 36 months from the date of the loan closing. For an IRRRL that results in the same or higher monthly P&I payment, the Veteran has incurred no fees, closing costs, or expenses (other than taxes, amounts held in escrow, and fees paid under chapter 37 (e.g., VA funding fee collected under 38 U.S.C. § 3729)). Lenders must upload the following documentation during the Loan Guaranty Certificate (LGC) process to certify that fee recoupment has been met: (a) If the recoupment period shown on the final loan disclosure outlined above in the Disclosures section is 36 months or less, the lender may upload this disclosure. (b) If the recoupment period shown on the final loan disclosure outlined above in the *Disclosures* section is more than 36 months, the lender must provide documentation showing the recoupment calculation outlined below (Calculating Recoupment). For an IRRRL that results in the same or higher monthly PI payment, the lender should submit to VA evidence that the Veteran has incurred no fees, closing costs, or expenses (other than taxes, amounts held in escrow, and fees paid under chapter 37). Calculating Recoupment: Recoupment is calculated by dividing all fees, expenses, and closing costs, whether included in the loan or paid outside of closing (i.e. an appraisal fee), 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 recoupment calculations. See Exhibit B for more specific instructions and calculation examples. Fees, Expenses, and Closing Costs (FECC) to be Recouped Refer to the below table for information about specific fees and charges to be included in or excluded from the recoupment calculation. Please continue to refer to Chapter 8 of VA Lenders Handbook (M26-7) for information about allowable fees, expenses, and closing costs.

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	Included FECC	Excluded FECC		
	Allowable fees and charges Included in the loan amount Paid outside of closing Credit report Appraisal fee ¹ (if applicable and the lender requires Veteran to pay) Reasonable discount points Included in the loan amount Paid outside of closing Note: Lender credits may be used to offset allowable fee and charges (including discount points) 1 The Veteran may only be charged a reasonable and cust IMPORTANT CLARIFICATION: The fee recoupment calculations are supported to the company of the co			
	calculation. This calculation determines whether or not VA months). Do not confuse the "Statutory" calculation with the Disclosures section. This calculation is different from the "anot the VA will guaranty the loan. It is only used for disclosures the calculation is different from the "anot the VA will guaranty the loan.	will guaranty the loan (i.e. fees are recouped within 36 to Comparison Statement calculation described in the Statutory" calculation and does not determine whether or		
Financing Type	Interest Rate Reduction Refinances Only Must be the refinance of an existing VA that meets all Fee Recoupment, NTB, Loan Seasoning and Disclosure requirements as detailed in VA Circular 26-19-22 New loan amount may include the following. Unpaid principal balance, including accrued interest and late fees, if applicable Allowable closing costs Prepaid expenses Maximum 2 discount points Funding fee 25% guaranty is considered satisfied No cash back to borrower permitted, minor adjustment at closing not to exceed \$500 cash back is eligible			
Fraud Report	No satisfaction of junior liens Texas: Cash back (including incidental) is not permitted. Underwriting conditions and closing instructions must indicate "No cash back is permitted. (\$1 is not allowed). Texas is a second of the condition			
_	Fraud Report is required.			
Geographic Restrictions	Ineligible States: DE, MA, ME, MO, WY Additional Restrictions: • Hawaii: Lava zones 1 and 2 not eligible. • Illinois: Illinois Land Trust not allowed. • New York: CEMA not allowed. • Texas: 50(a)(6) not permitted. • Colorado: • Income must be stated on the application • No analysis or verification of income is requ	uired.		
Guaranty/ Entitlement	VA Guaranty is always 25% for all IRRRLs.			
Income / Employment	3 business days prior to funding. If the VVOE can obtained in lieu of the VVOE: O Written Verification of Employment (WOE can be seen to be se	of the Note Date. An updated VVOE is also required within annot be obtained, the following alternatives may be VOE). Income must NOT be disclosed. Inployer's work email address (name@company.com) that fier and the borrower's name and current employment and a VOE, the Veteran must not be charged for the fee. It days of the Note Date. An updated VVOE is also required		

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	within 5 business days pr	rior to funding. Examples include:				
		rrent work (e.g., executed contracts or sign	ed invoices that indicate the business is			
		e day the Seller verifies self-employment)				
		rrent business receipts within 10 Business I	Days of the Note Date (e.g., payment			
	for services pe	rformed)	, , ,			
	 Lender certification 	ation the business is open and operating (e.	g., the lender confirmed through a			
	phone call or o	ther means)				
	 Business webs 	ite demonstrating activity supporting curren	t business operations (e.g., timely			
	appointments f	or estimates or service can be scheduled)	, ,			
Loan Seasoning		ing requirement. The due date of the first p	payment is used to determine loan			
J		asoned if both of the following conditions ar	-			
	g					
	The due date of the first r	monthly payment of the loan being refinance	ad is 210 days or mars prior to the note			
		, , ,	·			
		e loan. When the VA loan being refinanced				
	=	ured from the first payment date due date li	sted on the modification agreement,			
	not from the first paymen	t due date of the original Loan; and				
	Six (6) consecutive month	hly payments have been made on the loan	being refinanced.			
	Example: The loan being refinance	ed closed on March 8, 2019. The first payme	ent is due May 1, 2019. If the Veteran			
	makes six consecutive monthly pay	ments, the loan being refinanced will be se	asoned on November 27, 2019.			
		rbearance cannot count toward seasoning;				
		he loan to fail to meet the seasoning standa				
		eteran invoked a CARES Act forbearance,				
		e a borrower made only five consecutive pa				
		need to make six additional consecutive pay	ments, post forbearance, in order to			
	meet the seasoning requirement.					
Net Tangible Benefit	Fixed Rate to Fixed Rate:					
		anced has a fixed interest rate and the refin				
		st be not less than 0.50 percent (50 basis po				
		e, if the interest rate of the loan being refinar				
	interest rate of the refinance loan m	ay not be greater than 3.25 percent (fixed).				
Property Types	Eligible:	Ineligible:				
1 Toperty Types	0 ED (D) ID	Manufactured hor	mos			
		On-frame modula				
	Condo (VA approved)2-4 Units					
	• 2-4 Units	Co-op share loan				
		erties (farms, ranches)				
Consist Descripements /	Consequently, the mention obligated as	Leasehold proper the arisinal VA lease revert be the agency and the				
Special Requirements / Restrictions		the original VA loan must be the same parti				
Restrictions		er, some ownership changes may be eligibl	e. A change in mortgagors is eligible			
	with proper documentation as follow	vs.				
	Existing VA Loan	New Loan	IRRRL Eligible?			
	Unmarried Vet	Veteran & new spouse	Yes			
	Unmarried Vet	Spouse only (deceased veteran)	No			
	Vet	Different veteran who has	Yes			
		substituted his/her entitlement				
	Vet & Spouse	Divorced veteran only	Yes			
	Vet & Spouse	Veteran & different spouse	Yes			
	Vet & Spouse	Spouse only (deceased veteran)	Yes			
	Vet & Spouse	Divorced spouse only	No			
	Term Increase:					
	The term of the new loan may not exceed the original term by more than 10 years, subject to the maximum term					
	of 30 years and 32 days.					
	Interest Pate Decrease:					
	Interest Rate Decrease: The interest rate of the new loan must be less than the interest rate of the existing VA loan unless refinancing an					
	The interest rate of the new loan must be less than the interest rate of the existing VA loan unless refinancing an ARM to a fixed rate.					
	Payment Increase:					
	P&I payment must be less than the P&I payment of the existing VA loan unless:					
	 Refinancing an ARM to a Fixed Rate; OR The term of the new loan is less than the term of the existing VA loan 					
	 I he term of the new loan 	is less than the term of the existing VA loal	1			

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	If the P&I increase NOT allowed.	es by 20% or more, the Veterar	n would have to credit qualify	. Credit qualifying IRRRLs are	
Subordinate Financing	Not allowed.				
Underwriting	Manual Underwriting only (DU/LPA not allowed).				
VA Funding Fee	VA Funding Fee applies unle part financed.	ess the Veteran is exempt. The	e VA Funding Fee may be sp	lit with part paid in cash and	
	VA Funding Fee Table as of 1/1/2020				
	Transaction Type	Down Payment	First Time Use	Subsequent Use	
	IRRRL	N/A	0.50%	0.50%	