

VA INTEREST RATE REDUCTION REFINANCE LOAN (IRRRL)

PROGRAM SPECIFICATIONS	
Description	An IRRRL is a VA-guaranteed loan made to refinance an existing VA-guaranteed loan, generally at a lower interest rate than the existing VA loan, and with lower principal and interest payments than the existing VA
	loan.
Channels	Broker Correspondent
	 Non-Delegated UW Delegated UW
FICO	Minimum Qualify Credit Scores
	• 580
	Non-Credit Qualifying:
	Require a soft pull credit report with one bureau. Reflected score must be a 580 or higher and
	show current mortgage payment. Credit and Income Qualifying IRRRL's:
	1 credit score required for all qualifying borrowers,
	Use the middle score if 3 credit scores, or
	The lower of the two if 2 credit scores.
	 Lowest representative score from all borrowers will be used for qualification.
UW Method	Manual Underwrite
Eligible Terms	• 10Yr., 15Yr., 20Yr., 25Yr., 30Yr. Fixed
Eligible Transaction Types Eligible Property Types	No Cash Out Refinance (Rate/Term)
Eligible Property Types	 1-2 Unit Primary Residences VA-Approved Condominiums
	PUDs
	Singlewide & Multiwide Manufactured Housing
Maximum DTI	Not Applicable
Maximum Loan Amount	FHFA's county loan limit for the subject property county
	VA Form 26-8923, IRRRL Worksheet, must be used to calculate the maximum loan amount. The maximum
	loan amount is the existing VA loan balances plus the following:
	 allowable fees and charges (includes up to two discount points), plus the VA funding fee.
	Note: There is no maximum dollar amount for VA IRRRL loans. Since an IRRRL rolls the above items into the
	new loan, and VA guarantees at least 25 percent of the loan amount (without regard to the veteran's
	entitlement), the new loan amount may be more than the limits established by the secondary market.
Mortgage History	0x30x12 months required; if loan originated less than 12 months, all payments must be paid as agreed. AFR does not permit delinquent payments.
	Note: AFR will follow <u>Circular 26-20-25</u> pertaining to Borrowers in forbearance with or without missed payments.
Qualified Mortgage	AFR requires all IRRRLs to be Safe Harbor Qualified Mortgages and does not permit Rebuttable
	Presumption.
	In order for an IRRRL to be considered a safe harbor the loan must meet all of the requirements of <u>36.4300(c)(1)</u> :
	• The note date of the refinance loan must be on, or after, the later of:
	• The date on which the borrower has made at least six monthly payments on the loan
	being refinanced; and
	 The date that is 210 days after the first payment due date of the loan being refinanced.
	 The recoupment period for all allowable fees and charges (see <u>38 CFR 36.4313</u>) financed as part of the loan or paid at closing through the Veteran's own assets does not exceed <u>thirty six (36)</u> <u>months</u>, applies to all IRRRL's including ARM to Fixed and term reduction refinances; and
	 Fixed Rate to Fixed Rate transactions must provide an NTB at a minimum of .5% interest rate reduction.
	 All other VA requirements for guaranteeing an IRRRL are met.
	 And by meeting AFR's mortgage history requirement outlined above.
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	Safe harbor protections will only apply to such an IRRRL if it meets the seasoning and recoupment
	requirements.
Geographic Restrictions	• Hawaii
	 AFR does not operate in the state of Hawaii and does not permit loans with a subject
	property in Hawaii for all programs in all channels with the exception of
	Correspondent Delegated UW transactions.
	 AFR requires the use of AFR's Texas counsel on all Texas transactions with the exception of Correspondent Delegated loans. AFR utilizes this 3rd party for document preparation and require 48 hours for both title review and to generate a closing package.
Guidelines	http://www.benefits.va.gov/warms/pam26_7.asp
	Chapter 6,1
Forms	See FORMS Section in the Resource Center
	OVERLAYS
 Rebuttable Presumption 	e VA Fully Amortizing Fixed Program and: on Mortgages are not permitted; all IRRRLs must be Safe Harbor Qualified Mortgages RRRL transactions when the refinance results in the same or higher monthly Principle and Interest payment and the 36 not met.

Disclaimer: All overlays herein are subject to change by AFR without notice. Where AFR is silent, the UW must follow all guidelines outlined in the Lender's Handbook - VA Pamphlet 26-7.

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