Arc Home Correspondent Fixed-Rate VA IRRRL Non-Credit Qualifying - With FICO

Standard and High Balance

Product		Product Name	Allowable Amo	ortization Terms	
Description	15 Year Fixed F	Rate VA IRRRL - With FICO	10 to 15 years, in	crements of 12	
			months		
	30 Year Fixed F	Rate VA IRRRL - With FICO	16 to 30 years, in	crements of 12	
	45.77		months		
		Rate VA High Balance IRRRL -	10 to 15 years, in	crements of 12	
	With FICO	Rate VA High Balance IRRRL -	months 16 to 30 years, in	croments of 12	
	With FICO	tate VA High balance innice	months	Crements of 12	
Types of Financing	<u> </u>	rm Refi of existing VA Mortgage	months		
Funding Fee	• .50%	THREE OF CAISTING VALVIOLISAGE			
VA High Balance		d VA loan amounts, the base loan	amount cannot ex	ceed the FHFA	
Loans		forming limit, not to exceed a loa			
		Balance loan amounts, the minin			
	FHFA confo	rming limit up to a maximum of \$	1,000,000 Ioan am	ount if the	
	borrower me	eets entitlement requirements.			
	Minimum loa	an amount is \$50,000.			
General Seasoning	For All loan amo	unt and FICO combinations, the fol	lowing seasoning re	quirements annly:	
Requirements		of the new loan must be:		quii cinciits appiyi	
Requirements		ter the First Payment Due Date o	f the Note being re	efinanced	
	AND	•	G		
	2. Six consecut	tive payments must have been m	ade on the loan be	ing refinanced.	
1 = 1 (= 1 = 2)					
LTV/FICO/Payment	Loan	Credit Score/Payment History	y Requirement	Maximum	
History Requirements	Amount	Minimum FICO of	(00	LTV/CLTV¹	
Requirements	< \$500K	Minimum FICO of		120%	
	\$500K - \$1M	Minimum FICO of		100%	
		¹ The loan's LTV & CLTV must be based on the valuation methods described in the Appraisal Requirements			
	section of this guide. If discount points are used, appraisal requirements listed in Net Tangible Benefit Requirements section below, apply. LTV & CLTV cannot be based on the Borrower's own estimate of the				
1				let Tangible Benefit	
				let Tangible Benefit	
Decemb	Requirements section property.	on below, apply. LTV & CLTV cannot be	based on the Borrowe	let Tangible Benefit r's own estimate of the	
Recoup	Requirements section property. • For an IRRRI	on below, apply. LTV & CLTV cannot be that results in a lower monthly p	based on the Borrowe orincipal and intere	let Tangible Benefit r's own estimate of the est (PI)	
Recoup Requirements	Requirements section property. • For an IRRRI payment, the	L that results in a lower monthly perecoupment period of fees, clos	based on the Borrowe orincipal and interi ing costs, and expe	let Tangible Benefit r's own estimate of the est (PI) enses (other	
-	 Requirements section property. For an IRRRI payment, the than taxes, a 	on below, apply. LTV & CLTV cannot be that results in a lower monthly p	pased on the Borrowe orincipal and inter- ing costs, and expe paid under chapte	let Tangible Benefit r's own estimate of the est (PI) enses (other r 37 (e.g., VA	
-	 Requirements section property. For an IRRRI payment, the than taxes, a funding fee continuous. 	L that results in a lower monthly perecoupment period of fees, clos mounts held in escrow, and fees	pased on the Borrowe principal and intercing costs, and expe paid under chapter), incurred by the \	let Tangible Benefit r's own estimate of the est (PI) enses (other r 37 (e.g., VA	
-	 For an IRRRI payment, the than taxes, a funding fee context For an IRRRI payment, the than taxes, a funding fee context For an IRRRI 	L that results in a lower monthly perecoupment period of fees, clos mounts held in escrow, and fees collected under 38 U.S.C. § 3729) 86 months from the date of the local that results in the same or higher	pased on the Borrowe orincipal and intercing costs, and expe paid under chapter), incurred by the \ an closing. er monthly PI paym	est (PI) enses (other r 37 (e.g., VA /eteran, does	
-	For an IRRRI payment, the than taxes, a funding fee content of the payment of the than taxes. For an IRRRI Veteran has	L that results in a lower monthly per recoupment period of fees, clos mounts held in escrow, and fees collected under 38 U.S.C. § 3729) 86 months from the date of the lot that results in the same or higher incurred no fees, closing costs, or	pased on the Borrower orincipal and intercing costs, and expended paid under chapter), incurred by the \ an closing. er monthly PI paymer expenses (other t	est (PI) enses (other r 37 (e.g., VA /eteran, does nent, the chan taxes,	
-	For an IRRRI payment, the than taxes, a funding fee content exceed 3 For an IRRRI Veteran has amounts held	L that results in a lower monthly per recoupment period of fees, clos mounts held in escrow, and fees collected under 38 U.S.C. § 3729) and fees months from the date of the lothat results in the same or higher incurred no fees, closing costs, or d in escrow, and fees paid under or the same or higher than the same or	pased on the Borrower orincipal and intercing costs, and expended paid under chapter), incurred by the \ an closing. er monthly PI paymer expenses (other t	est (PI) enses (other r 37 (e.g., VA /eteran, does nent, the chan taxes,	
Requirements	 For an IRRRI payment, the than taxes, a funding fee on not exceed 3 For an IRRRI payment, the than taxes, a funding fee on not exceed 3 For an IRRRI Veteran has amounts held collected under the collected or the property. 	L that results in a lower monthly perecoupment period of fees, clos mounts held in escrow, and fees collected under 38 U.S.C. § 3729) 66 months from the date of the lobating that results in the same or higher incurred no fees, closing costs, or d in escrow, and fees paid under oder 38 U.S.C. § 3729)).	pased on the Borrowe orincipal and intercing costs, and expe paid under chapter), incurred by the \ an closing. er monthly PI paym r expenses (other to chapter 37 (e.g., VA	est (PI) enses (other r 37 (e.g., VA /eteran, does hent, the chan taxes, A funding fee	
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Requirements Net Tangible	Requirements section property. • For an IRRRI payment, the than taxes, a funding fee of not exceed 3 • For an IRRRI Veteran has amounts held collected under the collected under the following: • For r	L that results in a lower monthly perecoupment period of fees, clos mounts held in escrow, and fees collected under 38 U.S.C. § 3729) 66 months from the date of the lobating that results in the same or higher incurred no fees, closing costs, or d in escrow, and fees paid under oder 38 U.S.C. § 3729)).	principal and intercing costs, and experience of the Nander chapter of the Nander chapter of the Nander chapter of the Nander of	let Tangible Benefit r's own estimate of the est (PI) enses (other r 37 (e.g., VA /eteran, does hent, the chan taxes, A funding fee imum, satisfies the h, the new loan must	

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	 For refinance of a fixed rate loan to an adjustable rate loan, the new loan must have an interest rate that is at least 200 basis points (2.00 less in 	
	interest rate) less than the previous loan	
	For Fixed to ARM refinances, discount points may be added to the principal	
	loan amount of the refinancing loan only if one of the following	
	circumstances exist:	
	 The lower interest rate is not produced solely from discount points. In other words, the interest rate environment is such that some portion of the lower interest rate on the refinancing loan is the result of favorable changes in the market as compared to the Veteran's current rate. The lower interest rate is produced solely from discount points (i.e., the interest rate environment is such that a lower interest rate cannot be achieved without charging discount points); discount points equal to or less than one discount point are added to the loan amount, and; the resulting loan balance after any fees and expenses maintains a loan-to-value (LTV) ratio of 100 percent or less. The lower interest rate is produced solely from discount points (i.e., the interest rate environment is such that a lower interest rate cannot be achieved without charging discount points); more than one discount point is added to the loan amount, and; the resulting loan balance after any fees and expenses maintains an LTV ratio of 90 percent or less. As a reminder, while the Veteran may pay any reasonable amount of 	
	discount points in cash, no more than two discount points can be included in the loan amount of an IRRRL.	
	The LTV requirements noted above must be verified by one of the following (depending on property type):	
	 Exterior-Only Inspection Residential Appraisal Report (Fannie Mae 2055) Uniform Residential Appraisal Report (Fannie Mae 1004) 	
	3. Exterior-only Inspection Individual Condominium Appraisal Report (Fannie Mae 1075)	
	 Individual Condominium Unit Appraisal Report (Fannie 1073) Other industry accepted appraisal reports for manufactured homes and multi-unit homes The cost of the appraisal must be included in the cost to recoup. 	
Geographic	·	
Locations	In Missouri, Arc Home may only fund fully delegated loans.	
Assumptions	• N/A	
Escrow Waivers	Not permitted	
Prepayment Penalty	• None	
Underwriting	 VA's IRRRL Non-Credit Qualifying program with a FICO Manually Underwritten Loans should not be submitted to an AUS Loan must meet Safe Harbor QM requirements as noted within VA circular 26-16-03 (see VA circular 26-16-03 for full details) 	

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- Unless noted otherwise in this matrix, VA Pamphlet 26-7, Revised Chapter 6: Refinancing Loans applies
 A fully executed 4506-C is required for all loans
 - Federal law restricts marijuana related activities and therefore the income and assets from these sources are not allowed for qualifying. Related activities include:
 - Possession of cannabis or cannabis seeds
 - Processing
 - Growing
 - Harvesting/Cultivation
 - Testing
 - Packaging/Delivery
 - Wholesale or Retail Sales

Borrower Eligibility

- Generally, the parties obligated on the original VA loan must be the same parties on the new loan and the veteran must still own the property.
- The veteran or the spouse of an active service member must certify that he or she previously occupied the property as his or her home.
- ITIN (Individual Tax Payer Identification Numbers) are not allowed
- Maximum of four borrowers allowed per loan
- If a borrower is being removed (when allowed by VA, usually due to death or divorce, see section below), the underwriter must certify that the lower payment and interest rate, and the minimum 25 percent guaranty compensate for no reunderwriting on the new loan.
- Co-signers are not allowed, anyone who signs the Note must be on all documents and take title on the loan
- Fractional title is not allowed, owners must have equal ownership
- Only eligible borrowers who sign the Note may take title to the property at closing.
 The only exception is the veteran's legal spouse.
- Life estates are not eligible for financing. A life estate is an estate whose duration is limited to the life of the party holding it, or some other person, upon whose death the right reverts to the grantor or his heirs
- Registered Domestic Partners are not recognized by VA.
- The borrower must permanently reside in the United States. Adequate documentation must be provided to substantiate such residency in the U.S.
- Adding or removing borrowers on the loan is allowed as acceptable to VA.
 Underwriter discretion for the new transaction should be used when removing a borrower to ensure the remaining borrower has been able to handle the payments successfully.
- VA indicates that generally, the parties obligated on the original loan must be the same on the new loan (and the veteran must still own the property). VA can advise via the local RLC regarding a proposed IRRRL involving a change in obligors unless the acceptability of the IRRRL is clear. The following scenarios addressed by VA:

Parties Obligated on Old VA Loan	Parties to be Obligated on new IRRRL	Is IRRRL Possible?
Unmarried veteran	Veteran and new spouse	Yes
Veteran and spouse	Divorced veteran alone	Yes
Veteran and spouse	Veteran and different spouse	Yes
Veteran alone	Different veteran who has substituted entitlement	Yes
Veteran and spouse	Spouse alone (veteran died)	Yes

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	otaniaa a	ind i ligit Datance				
	Veteran and nonveteran joint	Veteran alone	Yes			
	loan obligors Veteran and spouse	Divorced spouse alone	No			
	Unmarried veteran	Spouse alone (veteran died)	No			
	Veteran and spouse	Different spouse alone (veteran died)	No			
	Veteran and nonveteran joint	Nonveteran alone	No			
_	loan obligors					
Property Types	Eligible Property Types					
	Single Family Reside	nce				
	• 1-4 Units					
	• PUDs					
	• Condos					
	Manufactured Home	s				
	Ineligible Property Types					
	• Co-Op's	,				
	Timeshares	5				
	-	a Property Assessed Clean Energy (PA				
	1	nergy Renovation Opportunity (HERO				
	lien will subordinate	lien will subordinate (via a subordination agreement where the lien is no longer part				
	of the property taxes that can take first lien priority) and meets all Agency					
	requirements					
	Community Land Tru	st				
Co-Borrower		prrowers / co-signers are not allowed				
Employment /	1	tation required as long as the Dodd-Fr	ank Act conditions are			
Income		cular 26-16-03 Exhibit A.	and Act conditions are			
Credit		ent History Requirements section abo	N/A			
Requirements	- I	t (P & I) must not increase 20 percent				
Mortgage History		nced must be current and meet any pa				
Mortgage History	_					
	-	ment History Requirements section a				
	-	in a forbearance plan, or pending acce	-			
	plan, are ineligible for a new transaction. This would include any refinance of the					
	loan in forbearance, regardless of payment history, any refinance of other loans not					
	in forbearance, and new purchase transactions. Borrowers will need to resolve the					
	current or pending forbearance prior to completing a new transaction. This					
	guidance is applicable to any borrower in any type of forbearance plan on a					
	residential mortgage	, regardless if the borrower has been r	naking their payment			
	during the forbearan	ce. Any loan that enters forbearance	or for which forbearance			
	_	fter closing but prior to delivery to Ar				
	for purchase by Arc I	- · · · · · · · · · · · · · · · · · · ·	01101110, 101101 011g.b.10			
Assets	N/A	Torrie.				
Limitations of						
Other R.E. Owned	N/A					
Appraisal	-	$00 \mathrm{K}$, an AVM is required to support va				
Requirements	exceeds 110% of the	AVM, the Appraisal Requirement gric	l below applies.			
		OK, the Appraisal Requirement grid b				
	Units	Appraisal Requirement				
			nical			
		conventional 2055 exterior appra	aisai			

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<u> </u>				
	2-4	1025 appraisal		
Escrow Waivers	Taxes and Homeowners Insurance must be escrowed			
Cash Back	No cash back to the borrower is permitted. Minor adjustments at closing not to exceed \$500.00 cash back is eligible.			
Internet Links	www.archomellc.com			



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