

Pennymac Correspondent VA Manufactured Home Product Profile 04.16.24

Overlays to VA are underlined Overlays indicated as Non-Del are specific to Non-Delegated loans only

		Maximum LTV / CLTV and FIC	O Requirements	
	Purchase		Cash-out Refinance	
Maximum LTV ¹ / <u>CLT</u>	<u>V</u> 1	Min FICO ²	Maximum LTV / CLTV	Min FICO ²
100%		<u>640</u>	<u>80%</u>	<u>640</u>
		¹ Exclusive of Financed VA Guara ² See the Loan Limits section for additi		
COVID-19	• All Co	https://www.benefits.va.gov/HON Pennymac announcements locate OVID specific requirements and flexib Del Only: Borrowers who have experie	ional information	underwriting guidelines. dditional review. Documentatio
Ability To Repay and Qualified Mortgage Rule	 For loans subject to the ATR/QM rule, Pennymac will only purchase loans that comply with the ATR/QM requirements. Note: Investment properties which are for business purposes (borrower does not intend to occupy for greater than 14 days in the year) are exempt from ATR/QM; however, such loans must meet agency eligibility requirements and are subject to the applicable points and fees threshold. Correspondents are responsible for providing evidence of compliance with the ATR/QM rules. Clear itemization of fees and application of all credits that indicate paid by/to will be required on all loans. See Seller Guide section "Ability to Repay and Qualified Mortgage Rule" under "Delivery Procedures" for more details. 			
Age of Docs		-	e note is signed. 180 days for new con	estruction.

Appraisal	 Full 1004C/70B appraisal required. The condition rating must be C4 or better. Structural modifications or additions that are attached to the subject unit: Inspection by a state agency to approve modifications is required, if the state requires such inspection. If there is no state requirement, then the structural modification must be inspected and be deemed structurally sound by a third party who is regulated by the state and is qualified to make the determination. In all cases, the satisfactory inspection report must be retained in the mortgage loan file. Standard Minimum of 2 similar manufactured home comparables Additional comparable may be site built or modular home Photos required, in addition to standard photos:	
Assets/Gift Funds/Large Deposits	Virtual Currency Cryptocurrency/virtual currency may only be used as funds for closing and reserves if it has been exchanged into U.S. dollars and is held in a U.S. or state regulated financial institution. There must be sufficient documentation to verify that the funds originated from the borrower's cryptocurrency/virtual currency account. Acceptable documentation to use those funds includes the following: • Documentation from a cryptocurrency exchange account verifying the borrower as the legal owner and not the nickname of the account, AND • Previous borrower bank statement showing funds going into the same cryptocurrency exchange account that the large deposit came from, OR • 1099-B/MISC from the same cryptocurrency exchange account that the large deposit came from, plus the borrower's tax returns reflecting the 1099 gain/loss	

Borrowers	 Must be a veteran or served as an Officer for the U.S. Public Health Service (PHS) or National Oceanic & Atmospheric Administration, with eligibility documented with a Certificate of Eligibility (COE), which will also indicate the veteran's entitlement. Resident Alien permitted as long as primary borrower is a veteran. Veterans with DACA status are eligible Non-Del: Joint loans are eligible only when made to: A veteran and the veteran's spouse who is also a veteran, and both entitlements will be used. Two or more veterans (not spouse) who are all using entitlement. All other types of joint loans are ineligible Delegated: All Joint loan types are eligible VA prior approval may be required in some instances. See the Entitlement section for information when multiple entitlements are being used. VA considers a veteran and a non-spouse who is on title but not on the loan to be a joint loan. A loan involving a veteran and his or her spouse will not be treated as a "joint loan" if the spouse: is not a veteran, or A veteran who will not be using his or her entitlement on the loan.
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Cash Out: Type I

Type I cash out is a refinancing loan in which the loan amount (including VA funding fee) does not exceed the payoff amount of the loan being refinanced.

- Max 80% LTV, including financed funding fee.
- The refinancing loan satisfied at least one of the following eight Net Tangible Benefit:
 - The new loan eliminates monthly mortgage insurance, whether public or private, or monthly guaranty insurance;
 - o 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 P&I payment on the new loan is lower than the P&I 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;
 - o 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
- Rate Reduction required:
 - Fixed to Fixed: Minimum reduction of 0.5%
 - o Fixed to ARM: Minimum reduction of 2% (note: ARMs are not eligible)
- Comparison of key loan characteristics or terms for existing and refinancing loan is provided to the borrower including:
 - o 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.
 - o 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.
 - o LTV of the refinancing loan vs. the loan being refinanced
 - o 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.
- The recoupment period of all fees, closing costs, expenses (other than taxes, escrow, insurance, and like assessments), and incurred costs must not exceed 36 months from the date of loan closing.
- Loan seasoning is met, see the Seasoning section.

Cash Out: Type II	Type II cash out is a refinancing loan in which the loan amount (including VA funding fee) exceeds the payoff amount of the loan being refinanced. • Max 80% LTV, including financed funding fee. • The refinancing loan satisfied at least one of the following eight Net Tangible Benefit: • The new loan eliminates monthly mortgage insurance, whether public or private, or monthly guaranty insurance; • The term of the new loan is shorter than the term of the loan being refinanced; • The PRI payment on the new loan is lower than the PRI 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 • Comparison of key loan characteristics or terms for existing and refinancing loan is provided to the borrower 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. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of the refinancing loan vs. the loan being refinanced. • Loan term of t
	Loan seasoning is met, see seasoning section.
СЕМА	 Non-Del Only: Refinance Only eMortgages are ineligible Lost Note Affidavits (LNAs) are not allowed for prior or current notes
Condominiums	 Condos must be approved by VA. The approved condo list is available at https://vip.vba.va.gov/portal/VBAH/Home under "Featured Items" in "Condo Reports". Air condos that do not have a homeowners association are not eligible for VA approval Condo-hotels properties are not eligible for VA approval

Credit	 All borrowers must return at least 1 credit score via three-in-file merged credit report. Non-traditional credit is not allowed. If the subject property is located in a community property state and the borrower has a non-purchasing spouse, a credit report for the non-purchasing spouse must also be ordered Frozen Credit: No credit Bureaus may be frozen. Borrowers must unfreeze all bureaus, and the AUS rerun with the updated credit Cannot be delinquent on any federal debt unless the delinquent account has been brought current or a satisfactory arrangement has been made The credit of a spouse who will not be contractually obligated on the loan does not need to be considered, except: if the applicant is relying on alimony, child support, or maintenance payments from the spouse (or former spouse), or In community property states, whether or not the spouse will be personally liable on the note. See Lender's Handbook Ch. 4, 7-c for complete details. Non-Del Only: Installment debt must be paid in full to be excluded. Borrowers may not pay down installment debts to less than 10 months to exclude the debt for qualifying
Derogatory Credit	Chapter 7 BK 2 years seasoning with no additional requirements 1-2 years seasoning requires 2 trade lines re-established with satisfactory credit history (0x30x12) and BK must be due to a documented extenuating circumstance Divorce is not an extenuating circumstance Less than 12 months seasoning is not allowed Chapter 13 BK 12 months under payment plan with BK judge approval OR plan is completed Deed in lieu or Short Sale develop complete information on the facts and circumstances in 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 Foreclosure 2 years seasoning with no additional requirements 1-2 years seasoning requires 2 trade lines re-established with satisfactory credit history (0x30x12) and Foreclosure must be due to a documented extenuating circumstance. Divorce is not an extenuating circumstance 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 the transfer of title for the home to establish the Paginning date of re-established credit. If there is a significant delay in the transfer of title for the home to establish the paginning date of re-established credit. If there is a significant delay in the transfer of title, the lender should contact the RLC of jurisdiction for guidance. Medical collections and charged-off medical accounts do not need to be considered in the qualifying ratios or when determining residual income. Non-medical collection accounts without a minimum payment amount listed on the credit report, use 5% of the outstanding balance for qualification purposes. All judgments must be paid in

Disaster Policy	 Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspections include, but are not limited to, the original appraisal or a post-disaster inspection company
Documentation Type	 Determined by AUS Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Cryptocurrency income Non-Del: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del: VODs are not acceptable for asset documentation Private mortgages may be verified with cancelled checks or bank statements. Note: Regardless of the AUS documentation requirements, the loan file will be underwritten based on all the documentation provided in the file.
Down Payment Assistance and Secondary Financing	 Down payment assistance is acceptable. If in the form of secondary financing, the second must meet VA's requirements in Chapter 9 section 4 of the Lender's Handbook, including: May not put the veteran in substantially worse position than if the entire amount borrowed had been guaranteed by VA, May not be used to cover any portion of a down payment required by VA to cover the excess of the purchase price over VA's reasonable value.
DTI	 Any allotments reflected on the LES (Leave and Earnings Statement) or paystubs must be investigated to determine if the allotment has an affiliated debt. In community property states, the spouse's debts and obligations must be considered even if the veteran wishes to obtain the loan in his or her name only. Maximum DTI per AUS approval. For manually underwritten loans, see Underwriting Method section below.
Eligible Mortgage Products	 Fixed Rate: 10, 15, 20, 25 and 30 year terms. High Balance allowed on all terms. ARMs are ineligible Loans for Alterations and Repairs or Single Close Construction to Perm are ineligible No Construction Loans, used to finance the construction of the subject No Energy Efficient Mortgage Loans No Graduated Payment Mortgages Two-time close construction to perm refinances are eligible up to 100% LTV
eMortgages and eNotarization	eMortgages and eNotarization are ineligible

Employment/Income	 Active military income must be documented with an LES. Provide an acceptable VVOE for all borrowers that are a source of repayment. Non-Del Only: The verbal VOE must be obtained within 10 business days prior to the note date for employment, and within 120 calendar days prior to the note date for self-employment. Mortgage Credit Certificates (MCCs) issued by state and local governments may qualify a borrower for a federal tax credit. The federal tax credit is based on a certain percentage of the borrower's mortgage interest payment. Lenders must provide a copy of the MCC to VA with the loan package which indicates: the percentage to be used to calculate the tax credit, and The amount of the certified indebtedness. The certified indebtedness can be comprised of a loan incurred by the veteran to acquire a principal residence or a qualified home improvement or rehabilitation loan. If the percentage on the MCC is more than 20 percent, there is an annual limit on the tax credit equal to the lesser of \$2,000 or the borrower's maximum tax liability. Calculate the tax credit by applying the specified percentage to the interest paid on the certified indebtedness. Then, apply the annual limit. Example: The MCC shows a 30-percent rate and \$100,000 certified indebtedness. The borrower will pay approximately \$8,000 in annual mortgage interest. Borrower's estimated total federal income tax liability is \$9,000. Calculate the tax credit as follows: 30 percent of \$8,000 = \$2,400 Apply the annual \$2,000 limit The tax credit will be \$2,000 Use \$167 (one-twelfth of \$2,000) in the monthly analysis. Note: If the mortgage on which the borrower pays interest is greater than the amount of certified indebtedness, limit the interest used i
Entitlement	 Entitlement is the amount of VA Guaranty available to a veteran for use on a loan. The amount of entitlement will be displayed near the center of the COE. VA loans must conform to GNMA secondary market guidelines which include the minimum 25% coverage requirement. Coverage is a combination of VA provided entitlement plus cash down payment/equity. The COE will never reflect any additional specific entitlement amount over \$36,000 for loans greater than \$144,000, but will reflect "Available*" Multiple Entitlements: If more than one veteran is involved, the entitlement charge is divided equally between them. If a veteran does not have enough entitlement then unequal entitlement charges may be made with the written agreement of the veterans For loans closed after January 1, 2020, Freddie Mac CLLs are no longer a factor for veterans with full entitlement. For veterans with full entitlement, the maximum amount of guaranty for a loan above \$144,000 is 25 percent of the loan amount, regardless of the Freddie Mac CLL. For veterans who have previously used entitlement and such entitlement has not been restored, the maximum amount of guaranty entitlement available. The maximum amount of guaranty entitlement is 25 percent of the Freddie Mac CLL, reduced by the amount of entitlement previously used (not restored) by the veteran.

Escrow Holdbacks	 Non-Del Only: Not allowed Escrow holdbacks are allowed in accordance with VA guidelines, including but not limited to: A post funding stipulation for a copy of a 1004D confirming completion will be placed on loans where the appraisal is "subject to" improvements. A post funding stipulation for a final title policy endorsement that ensures the priority of the first lien will be required on any loan where the appraisal is "subject to" improvements. A copy of the escrow agreement (VA FORM 26-1849 on VA loans) will be required that states how the escrow account will be managed and how the funds will be disbursed.
Escrow / Impounds	An impound account for collection of taxes and insurance (or additional escrow items) is required.
Exclusionary Lists	All borrowers must be screened by CAIVRS to determine there have been no late payments on Federal debt obligations
Foundation	 Foundation Certification: Obtain a certification from an engineer licensed/registered in the subject property's state that the foundation is in compliance with the Permanent Foundation Guide for Manufactured Housing (PFGMH) PFGMH can be found at https://www.hud.gov/program_offices/administration/hudclips/guidebooks/4930.3G. If the appraiser notes additions or alterations to the manufactured housing unit, the mortgagee must ensure the addition was addressed in the foundation certification. If the additions or alterations were not addressed in the foundation certification, the mortgagee must obtain: an inspection by the state administrative agency that inspects manufactured housing for compliance; or certification of the structural integrity from a licensed structural engineer if the state does not employ inspectors.
Funding Fee	 Manufactured homes affixed to the land follow standard funding fee percentages for first time and subsequent use. The funding fee may be financed in the loan. The following veterans are exempt from paying the funding fee: Veterans receiving VA compensation for service connected disabilities Veterans who would be entitled to receive compensation for service connected disabilities if they did not receive retirement pay Veterans who are rated by VA as eligible to receive compensation as a result of pre-discharge disability exam and rating Veterans entitled to receive compensation, but who are not presently in receipt of the compensation because they are on active duty Surviving spouses of veterans who died in service or from service-connected disabilities, whether or not such surviving spouses are veterans with their own entitlement and whether or not they are using their own entitlement on the loan.

High-Cost / Higher-Priced Mortgage	 Pennymac will not purchase High-Cost Loans Higher-Priced Mortgage Loans (HPML) transactions are eligible subject to: Establishing and maintaining an escrow account Meeting all applicable state and/or federal compliance requirements. 		
	To purchase a manufactured home to be affixed to a lot already owned by the veteran.	The lesser of: • the sum of the purchase price plus the cost of all other real property improvements, and the VA funding fee, or • The VA NOV for the property, plus the VA funding fee.	
Loan Amount Calculation	Purchase of manufactured home and lot/land	 The lesser of: the total purchase price of the manufactured home unit and the lot, plus the cost of all other real property improvements, plus the VA funding fee, or the purchase price of the manufactured home unit, plus the cost of all other real property improvements, plus the balance owed by the veteran on a deferred purchase money mortgage or contract given for the purchase of the lot, plus the VA funding fee. 	
	To obtain a regular "Cash-Out" refinance for an existing loan on a manufactured home and purchase the lot to which the home will be affixed.	 The lesser of: the sum of the balance of the loan being refinanced, plus the purchase price of the lot, not to exceed its reasonable value, plus the costs of the necessary site preparation as determined by VA, plus reasonable discount points on that portion of the loan used to refinance the existing loan on the manufactured home, plus authorized closing costs plus the VA funding fee, or The total reasonable value of the unit, lot, and real property improvements, plus VA funding fee. 	
	Refinance of owned manufactured home and owned lot	The appraised value	

	 Freddie Mac Conforming Loan Limits (CLL) can be found at: http://www.fhfa.gov/datatools/downloads/pages/conforming-loanlimits.aspx Maximum base loan amount cannot exceed \$2,000,000. Base loan amounts greater than \$1,000,000 to \$1,500,000 must have a minimum FICO of 700. Base loan amounts greater than \$1,500,000 to \$2,000,000 must have a minimum FICO of 720 and The 25% guarantee must be composed entirely of the veteran's entitlement. The use of cash down payment or equity may not be used to meet the 25% guarantee requirement.
Loan Limits	 Borrowers must have a primary mortgage or primary housing history of 0x30x12 for the most recent consecutive 12-month period, ending with the application date. Gaps in history or less than 12 months will not be acceptable. AUS approval required. Maximum 45% DTI regardless of AUS approval. DTIs above 41% must meet VA's additional requirements. Purchase specific requirements Maximum 90% LTV/CLTV, calculated from the base loan amount Cash-Out specific requirements Maximum 80% LTV/CLTV, calculated from the base loan amount Maximum 80% LTV/CLTV, calculated from the base loan amount Maximum of \$500,000 cash-out, excluding any second lien pay offs
	 Consumer debt pay offs or cash in hand is included in the maximum amount allowed.

Loan Purpose	 Purchase VA IRRRL See VA IRRRL Product Profile. Rate & Term-payoff of an existing non-VA loan (and purchase money second, if applicable) Disbursed cash out to the borrower cannot exceed \$500 See Seasoning for requirements on age of loan being paid off This is a classification for pricing purposes only. See Cash out: Type I and Cash out: Type II Sections for additional requirements on Type I and Type II refinances, applicable to all VA full doc refinances. Cash Out There must be an existing lien against the property per VA requirements. See Seasoning for requirements on age of loan being paid off See Cash out: Type I and Cash out: Type II Sections for additional requirements on Type I and Type II refinances, applicable to all VA full doc refinances. Non-Del only: Borrowers may not have multiple cash-out transactions within the prior 12 months on the same property. Closing Disclosures (CDs), or other supporting documentation, from all subject property refinances in the prior 12 months are required to confirm the previous transactions were no cash-out. The subject cash-out transaction is excluded if the borrower is receiving no cash in hand, or is receiving less than the incidental limit allowed by the Agency. Loans with LTV/CLTVs of 75% or less are excluded from this requirement. Notes: 	
	this requirement if there were any draws in the last 12 months. Loan may be defined as cash-out by the Agency and be excluded from this requirement.	
Loan Purpose: Ineligible Transactions	Intra-family purchases as a means to obtain cash-out for the seller while avoiding cash-out qualifications and pricing are not eligible transactions. These types of transactions may seem to meet Agency guidelines, they are not bonafide purchase transactions and therefore not eligible for purchase by Pennymac. Unacceptable transactions of this type may have some or all of the following characteristics: • Gift of equity from the seller • Large amount of seller credits • Family member remaining in the home and on title after the "purchase" • Seller unable to qualify for a cash-out transaction of their own	
Occupancy	Owner-occupied only	

Power of Attorney	 Can be general or specific. To complete the loan transaction using an attorney-in-fact, VA also requires the veteran's written consent to the specifics of the transaction. This requirement can be satisfied by either: the veteran's signature on both the sales contract and the Uniform Residential Loan Application, as long as the veteran's intention to obtain a VA loan on the particular property is expressed somewhere in those documents, or a specific power of attorney or other document(s) signed by the veteran, which encompasses the following elements:
Property: Eligible Types	 Multiple-width manufactured home with a minimum square footage of 700 feet. All homes must be attached to a permanent foundation and legally classified as real property The unit must not have been previously installed or occupied at any other site or location, except from the manufacturer or the dealer's lot as a new unit. The towing hitch, wheels, and axles must be removed Fee Simple land ownership only New construction must be completed and have Certificate of Occupancy, or equivalent documentation, by loan close.

Property: Ineligible Types	In addition to the ineligible property types identified in VA Lender's Handbook, the following property types are ineligible: • 2-4 units • Manufactured homes not affixed or not real property • Single width manufactured homes • Property located in a mobile home park or area where the borrower does not own the land. • Leasehold • Manufactured homes that have been or will be moved from another location. Initial installation by dealer is exempt. • Mobile Homes • Cooperatives • Condotels • Hotel Condominiums • Timeshares • Working Farms and Ranches • Unimproved Land and property currently in litigation • Commercial Enterprises (e.g. Bed and Breakfast, Boarding House, Hotel) • Land Trusts, including Illinois • Non-Del: Properties located in lava zones 1 or 2		
Property: Maximum Number of Financed	No limit		
Qualifying	Fixed rate, qualify at the note rate.		
Recently listed properties	 Rate & Term: The listing must have been expired or been withdrawn on or before the application date. Note: if the property was listed in the prior 30 days to the application date, the Early EPO provision will be extended to one year. Cash-Out Transaction: The listing must have been expired or been withdrawn 180 days prior to the application date. 		
Rental Income	 Non-Del Only: For departing residences, the use of rental income to offset the PITIA may be used for qualification purposes. When a fully executed lease is not available, the following is required: Form 1007 completed by an appraiser who has expertise in the local rental market Rationale of the use of proposed rents must be documented on Form 26-6393 		

	Refer to the below table for reserve requirements when rental income is being used:			
	Rental Property Scenario	Reserve Requirements	Comments	
Reserves	Rental Income from the property occupied prior to new home i.e. departing residence	Reserves are not required on the property the veteran occupied prior to the new loan.	May only use the prospective rental income to offset the mortgage payment on the rental property.	
	Rental Income from non- subject property(ies)	Cash reserves totaling at least three months mortgage payments (PITI) are required.	If the veteran has multiple properties, they must have three months PITI documented for <i>each</i> property to consider the rental income.	
	Temporary Boarder Rental Income from a Single Family Residence (SFR) or SFR without rental income.	Reserves are not required		
	Any required reserve funds mus	t be in the borrower's account be er 4, Topic 2: <i>Income – Required I</i>	e used to meet reserve requirements fore the new VA loan closes. Documentation & Analysis (n. and o. I	
Residual Income	 Residual Income is the borrower's net effective income minus monthly shelter expenses Residual Income must be in accordance with regional table and is a required calculation in addition to DT Net Effective Income is taken from Line 41 of VA Form 26-6393 Monthly Shelter Expense is taken from Line 21 of VA Form 26-6393 When DTI exceeds 41%: Include a statement justifying the reasons for approval, signed by the underwriter's supervisor, un residual income exceeds the guideline by at least 20 percent. The statement must include the reason(s) for approving the loan and list the compensating facto justifying approval of the loan 			
Sales Concessions	 Sales concessions cannot exceed 4% of the established reasonable value of the property (NOV). Does not include normal discount points and payment of the buyer's closing costs. 			
Seasoning	 (exception for construction to possible to the date must be on one of the date that is 210 days being refinanced, and one of the date on which 6 full the for modified loans, the new note one of the date that is 210 days mortgage being refinanced. 	ermanent loans) through the transor after the later of: s after the date on which the first I monthly payments have been mediate must be on or after the late after the date on which the first ced, and	t monthly payment was due on the m	

State Restrictions	 Texas 50 (a)(6) loans are not allowed. 2-4 Unit properties in New Jersey
Temporary Interest Rate Buydowns	 Temporary buydowns are eligible subject to Max total interest rate reduction of 3%, max increase per year of 1% (only 1/0, 1/1, 2/1, and 3/2/1 buydowns allowed) Maximum 3 years to reach standard note rate Minimum 660 credit score Must qualify at the standard note rate without benefit of the buydown Must meet all other applicable VA requirements, including but not limited to qualification, documentation of buydown, and funding of buydown.
Title Insurance	 ALTA Endorsement 7, or 7.1, or 7.2, or equivalent state form required. The loan must be secured by both the manufactured home and the land on which it is situated, and both the manufactured home and the land must be legally classified as real property under applicable state law. A mortgage, deed of trust, or security deed must be recorded in the land records and must identify the encumbered property as including both the home and the land. A manufactured home rider will be acceptable to meet this requirement. The property description section of the security instrument must include a description of the manufactured home and the land. The description must be identical to the descriptions recorded on the affidavit of affixture and receipt of surrender of title, to include:
Transcripts	 Tax transcripts for the most recent one year are required for all self-employed borrowers whose income is used to qualify. If only non-self-employed income is used to qualify, transcripts are not required. When tax transcripts are provided, they must support the income used to qualify. A properly executed 4506-C is required for all transactions except when the loan file contains tax transcripts If tax transcripts are not available (due to a recent filing for the current year) a copy of the IRS notice showing "No record of return filed" is required along with documented acknowledgement receipt (such as IRS officially stamped tax returns or evidence that the return was electronically received) from the IRS and transcripts from the previous year.

Underwriting Method

- Loans may be submitted and approved through DU or LPA
- Manual underwriting is not allowed. AUS approval is required

For guidance not addressed in this Product Profile, refer to the VA Selling Guide posted in AllRegs or direct at: http://www.benefits.va.gov/warms/pam26_7.asp

Pennymac does not discriminate in any aspect of a credit transaction on the basis of sex, gender identity or expression, sexual orientation, marital status, familial status, race, color, ethnicity, religion, national origin, age, handicap or disability status, income derived from public assistance, military status or the good faith exercise of rights under the Consumer Credit Protection Act.