Department of Veterans Affairs												
REPORT AND (OF LOA	N DISBUF	RSEM		AUTOM	ATIC PF	ROCEDURE	PRI	OR API	PROVAL PROCEDURE
lender; the triplicate is to be prov (b) the ORIGINAL verification() ORIGINAL VA Form 26-0503, appropriate; (i) ORIGINAL verif (HUD Form 1 may be used); (k endorsements, and a VA or FH/ attachments to the report may be	vided to the veteran s) of employment a Federal Collection fication of bank dep) if the home is of A final compliance e necessary. Lender	With this is and earnings a Policy No posit; (j) a tra- new constru- inspection r rs should co	report, unless pre ; (c) ORIGINAL tice; (f) VA Forn ac copy of the Hu totion, an execute eport. In special nsult with the VA	viously submitted to credit report on the m 26-0551, Debt (UD Form 1 or, if a d copy of the build cases, such as load A regional office in	o VA, ple e borrowe Questionn refinancir der's warra ns wherei this regar	ase submit the follo er and co-borrower, aire; (g) Veteran's ag loan, a statement anty, VA Form 26- n some of the proo d. For refinancing	owing: (a) co if any; (d) C Certificate of tof the loan d 1859; a copy ceeds are to b loans under	py of the b RIGINAL f Eligibility lisbursemen of the Ma e escrowed 38 U.S.C.	vorrower's loan ap VA Form 26-85 y; (h) a copy of nt and costs, show ster Certificate of t to cover the co	pplication to yo 037, Verificatio the veteran's e wing the fees an of Reasonable V ompletion of po	n of VA executed s nd costs c Value, VA ostponed e	e duplicate is to be retained by the g income, assets, and obligations; Benefit Related Indebtedness; (e) sales or construction contract, as harged to the borrower and seller Form 26-1843a and any related exterior improvements, etc., other of record on the property and the
veteran's ownership of the property. For all loans, submit VA Form 26-8998, Acknowledgment of Receipt of Funding Fee From Mortgagee, if required. RESPONDENT BURDEN: We need this information to confirm that the lender has closed the loan in compliance with all applicable VA laws and regulations and that the veteran has entered into the loan with an un of all relevant requirements and responsibilities. Title 38, United States Code, allows us to ask for this information. We estimate that you will need an average of 15 minutes to review the instructions, find the infor complete this form. VA cannot conduct or sponsor a collection of information unless a valid OMB control number is displayed. You are not required to respond to a collection of information if this number is not displ									uctions, find the information, and his number is not displayed. Valid			
1. VA LOAN NUMBER	s can be located on the OMB Internet Page at www.reginfo.gov/public/do/PRAMain . If desired, you can call 1-800-827-1000 to get information on where to ser MBER 2A. LENDER'S LOAN NUMBER 2B. LENDER'S VA IDENTIFICATION NUMBER 3. DAT							E OF REPORT				
4A. FIRST NAME - MIDD	E OF VETERAN						4B. VETE	4B. VETERAN'S SOCIAL SECURITY NO.				
5. PRESENT ADDRESS OF VETERAN (Include ZIP Code) 6. NAME AND ADDRESS OF RELATIVE NOT LIVING WITH VETERAN (Include ZIP Code and complete telephone number if available) This report of the undersigned lender is made pursuant to Section 3702(c), Title 38, United States Code. The undersigned lender and veteran each												
This report of the undersign agree that the Regulations duties, and liabilities of the supplemented to conform t	issued under Cl e parties and that	napter 37, it any prov st issuance	Title 38, Unit visions of the 1 e of evidence of	ed States Code, loan instruments of the loan to the	and in o inconsi full exte	effect on the dat stent with such ent permitted by	te of the loa Regulations the veteran	an shall g s are here 's availab	govern the rig eby amended le entitlement	hts, G and G	GUARAN	
7. PURPOSE OF LOAN		SEC	CTION I - PU	JRPOSE, AN	IOUN	Γ, TERMS AI	ND SECU	JRITY F	_			
REFINANCE PURCHASE EXISTI PREVIOUSLY OCCI FINANCE IMPROVE EXISTING PROPER	PURCHASE PERMANENTLY REFINAN SITED MANUFACTURED HOME MANUFA PURCHASE EXISTING HOME PREVIOUSLY OCCUPIED REFINAN CONSTRUCT HOME-PROCEEDS TO BE PAID OUT MANUFA DURING CONSTRUCTION PURCHA					ASE EXISTING CONDOMINIUM UNIT NCE PERMANENTLY SITED COTURED HOME TO BUY LOT NCE PERMANENTLY SITED ACTURED HOME/LOT LOAN ASE PERMANENTLY SITED ACTURED HOME AND LOT 9. AMOUNT OF LOAN						
										\$		
A. PRINCIPAL AND INTE	EREST PAYAB	LE	B. RATE OF	1 F INTEREST P		MS OF LOAN	C. DATE	E OF NO	TE		D. DA	TE OF FIRST PAYMENT
EACH PERIOD \$ E. DATE LOAN WAS CL							G TERM				H. DATE OF MATURITY	
	0020		F. DATE LOAN PROCEEDS FULLY PAID OUT G. TERM OF LOAN YEARS					ONTHS				
	VETERAN AN	AGE IN THE F D SPOUS R 36.4350	OLLOWING SE O	THER (Specify				THER (S	pecify)			
14. APPROXIMATE ANNUAL REAL ESTATE TAXES FACE AMOUNT OF F				A. HAZARD	ANNU			16. APPRO ANNUA PAYME	AL ASSESSMENT SPECIAL			
\$			-						\$ CEEDS OF LOAN (Attach separate sheet if neces			
18. ANNUAL MAINTENA \$										X	1	
20. DESCRIBE ADDITIO	NAL SECURIT	Y TAKEN	I AND LIST (OF OTHERS (I	ncludin	eg Spouse) LIA	BLE ON IN	NDEBTE	DNESS, IF A	NY (Attach	i separa	ate sheet, if necessary)
SEPARATE TRANSACT	IF LAND ACQUIRED BY SEPARATE TRANSACTION COMPLETE ITEMS 21 AND 22		TE ACQUIRED 22. PURCHASE P other than by \$			PRICE (If acquired y purchase, state "None") 23. AMOUNT WITH DEPOSITED IN ESCROW			HHELD FROM LOAN PROCEEDS AND N EARMARKED ACCOUNT \$			
24. I, THE UNDERSIGNEI A. If this loan was closed u B. The lender has not impo 36.4312.	nder the automa sed and will not	tic proced impose an	IAT: ure, no default y charges or fe	ees against the vo	s continu	ed for more that	n 30 days.		e under the sc	hedule set fo	rth in pa	ragraph (d) of 38 CFR
of the lender's knowledg E. The credit report submit prepared the report and ' F. The verification(s) of en third persons and are tru G. This report was signed H H. VA Forms 26-0503, Fec (NOTE: These forms ar I. This loan to the named v J. The names and function <u>NAME</u>	ed in the loan ap e and belief. ted on the subject was received dire ployment and ve e to the best of t by the veteran aff leral Collection 1 e not required for eteran meets the	plication et veteran (ectly from erification he lender's ter Section Policy Not r loans in income a horized ag	was obtained d (and co-borrow said credit buu (s) of deposits & knowledge ar is I, II and III v ice, and 26-05 which an URL nd credit requi	irectly from the ver, if any) was c eau. were requested a d belief. vere completed. 51, Debt Questi A and HUD/VA rements of the g	ordered b and rece onnaire, Addeno overning	by the undersign ived by the lend were signed by ' dum are used.) g law in the judg	ed lender or er or the ler the veteran ment of the information	r the lend ader's dul and a sig undersig or suppo	er's duly authorized a y authorized a ned copy of ea med. orting credit da <u>ON</u> (e.g. obtain	orized agent of gent without uch was furni ata submitted <i>ined informati</i>	directly to passing shed to to are as fo <i>ion for lo</i>	the veteran.
a b c d.												
e. If no agent is shown above, K. The undersigned lender L. The loan conforms with M. COMPLETE WHERE. Any construction, rej completion by a com	understands and the applicable p AUTHORIZED pairs, alterations	lender aff agrees tha provisions BY CERT , or impro	at the lender is of Title 38, U.3 TIFICATE OF vements upon	responsible for t S. Code and the REASONABLE which the reasor	the acts of Regulati VALU nable val	of agents identified ions concerning E. ue of the proper	ied in Item 2 guaranty or	24J as to insuranc	the functions version of loans to v	with which the teterans.	ney are i	
		0	-	SEDES VA EO	-		47					Page 1

SUPERSEDES VA FORM 26-1820, SEP 2017, WHICH WILL NOT BE USED.

24	Continuea

N. If the loan application has been submitted for the prior approval of the VA, the proceeds of the loan were expended for the purposes described in the loan application or refinancing proposal originally submitted for the prior approval of the VA and in the amounts shown in the statement of loan disbursement and costs or HUD Form 1 that is attached to and incorporated in this

O. Any deviations or changes of identity in the security of the property from that set forth in the plans and specifications upon which the original appraisal was based are itemized in an attachment hereto and have been approved as required in 38 C.F.R. 36.4304 and have been completed properly. P. f this is a refinancing loan under section 3710a(5) of title 38, U.S.C., the veteran's secured liens of record identified on the property and shown on the loan application, and any debts listed on the application which were not secured by liens of record and which were to have been retired from the proceeds of the loan, have, in fact, been paid in full. The amount of cash, if any, shown as paid to the veteran on the statement of loan disbursement and costs or HUD Form 1 that is attached to and incorporated in this report was, in fact, disbursed to him or her personally.

Q. If this loan is required to be personally reviewed and approved by a VA-approved underwriter, the name of that underwriter is as follows:

25A. NAME AND ADDF	25B. TELEPHONE NO.	OF LENDER								
26A. DATE SIGNED	26B. SIGNATURE AND TITLE OF LENDER REPRESENTATIVE									
PRIVACY ACT NOTICE: VA will not disclose information collected on this form to any source other than what has been authorized under the Privacy Act of 1974 or Title 38, Code of Federal Regulations 1.576 for routine uses (i.e., information may be disclosed to Congress when requested on behalf of a veteran for statistical purposes in specific geographic regions) as identified in the VA system of records, 55VA26, Loan Guaranty Home, Condominium and Manufactured Home Loan Applicant Records, Specially Adapted Housing Applicant Records and Vendee Loan Applicant Records - VA, published in the Federal Register. Your obligation to respond is voluntary, but failure to provide requested information could impede processing. Giving us your SSN account information is voluntary. Refusal to provide your SSN by itself will not result in the denial of benefits. VA will not deny any individual benefits for refusing to provide his or her SSN unless the disclosure of the SSN is required by a Federal Statute of law in effect prior to January 1, 1975, and still in effect.										
NOTICE TO BORROWERS : This is notice to you as required by the Right to Financial Privacy Act of 1978 that the VA has a right of access to financial records held by financial institutions in connection with the consideration or administration of assistance to you. Financial records involving your transaction will be available to VA without further notice or authorization but will not be disclosed or released by this institution to another Government Agency or Department without your consent except as required or permitted by law.										
SECTION III - VETERAN'S CERTIFICATIONS (To be executed by the veteran on the date loan is closed)										
27. As a GI home loan borrower you will be legally obligated to make the mortgage payments called for by your mortgage loan contract. The fact that you dispose of										
your property after the loan has been made WILL NOT RELIEVE YOU OF LIABILITY FOR MAKING THESE PAYMENTS.										
Some GI home buyers have the mistaken impression that if they sell their homes when they move to another locality, or dispose of it for any other reason, they are no longer liable for the mortgage payments and that liability for these payments is solely that of the new owners. Even though the new owner may agree in writing to assume liability for your mortgage payments, this assumption agreement will not relieve you from liability to the holder of the note which you signed when you obtained the loan to buy the property. Also, unless you are able to sell the property to a credit-worthy obligor who is acceptable to the VA and who will assume the payment of your obligation to the lender and the Department of Veterans Affairs, you will not be relieved from liability to repay any guaranty claim which the VA may be required to pay your lender on account of default in your loan payments.										
THE AMOUNT OF ANY SUCH CLAIM PAYMENT WILL BE A DEBT OWED BY YOU TO THE FEDERAL GOVERNMENT. This debt will be the object of established collection procedures. Payment of the loan in full ordinarily is the way in which continuing liability on a mortgage note is ended. Therefore, if you expect to move from the area in which you are now considering the purchase of a home and should you be unable to sell such home with the purchaser obtaining new financing to pay off your loan, you should understand that you may continue to be liable to the holder of your mortgage and the Department of Veterans Affairs.										
I, THE UNDERSIG	GNED VETERAN, CERTIFY THA	AT:								
	understand the foregoing concernin	g the liabili	ty on the loan.							
 b. Occupancy: (1) I now actually occupy the above-described property as my home or intend to move into and occupy said property as my home within a reasonable period of time or intend to reoccupy it after the completion of major alterations, repairs or improvements. 										
(2) My spous										
(3) The veteran is on active military duty and in his or her absence, I certify that a dependent child of the veteran occupies or will occupy the property securing this loan as their home. (NOTE: this requires that the veteran's attorney-in-fact or legal guardian of the dependent child sign in Item 31.)										
(4) I previous	sly occupied the property securing the	nis loan as i	my home. (For interes	t rate reduction loans.)						
 (5) While my spouse was on active military duty and unable to occupy the property securing this loan, I previously occupied the property that is securing this loan as my home. (For interest rate reduction loans.) 										
 (6) While the veteran was on active military duty and unable to occupy the property securing this loan, the property was occupied by the veteran's dependent child as his or her home. (For interest rate reduction loans.) (NOTE: this requires that the veteran's attorney-in-fact or legal guardian of the dependent child sign in Item 31.) 										
NOTE: If Item b(2)) or b(5) is checked the veteran's spe	ouse must a	lso sign Item 32 below	Τ.						
c. I have been info	ormed that \$		is the reaso	onable value of the property as determ	nined by VA.					
IF THE CONTRA	CT PRICE OR COST EXCEEDS T	HE VA RE	ASONABLE VALUE	, COMPLETE EITHER ITEM D OF	R E.					
				pay in cash from my own resources						
	ntractual obligation on account of s			hable value. I do not and will not have	e outstanding after loan o	closing any				
 I was not aware of this valuation when I signed my contract but have elected to complete the transaction at the contract purchase price or cost. I have paid or will pay in cash from my own resources at or prior to loan closing a sum equal to the difference between the contract purchase price or cost and the VA reasonable value. I do not and will not have outstanding after loan closing any unpaid contractual obligation on account of such cash payment. 										
		-		naking of a bona fide offer, or refuse						
otherwise make un	available or deny the dwelling of p	roperty cov	rered by this loan to an	y person because of race, color, reli	gion, sex or national orig	in. I recognize				
				tional origin is illegal and void and o ourt against any person responsible for						
	E THAT VA DOES NOT WARRAN		-		11					
IF CERTIFICATE OF ELIGIBILITY REQUIRES CERTIFICATION OF ACTIVE DUTY STATUS, FOLLOWING CERTIFICATION MUST BE CHECKED										
	28A. VETERAN	INITIALS	28B. ETHNICITY	28C. RACE		28D. SEX				
VOLUNTARY			HISPANIC OR LATINO	AMERICAN INDIAN AS	IAN BLACK OR AFRICAN	MALE				
INFORMATION	(If you do not wish to				AMERICAN	·				
FOR	complete Items 28B thru 28D, please initial here)		HISPANIC OR LATINO	OR OTHER PACIFIC ISLANDER	IITE	FEMALE				
GOVERNMENT	29A. COBORROWER	INITIALS	29B. ETHNICITY	29C. RACE		29D. SEX				
MONITORING			HISPANIC OR LATINO		IAN BLACK OR AFRICAN	MALE				
PURPOSES	(If you do not wish to complete Items 29B thru 29D, please initial here)			NATIVE	AMERICAN	FEMALE				
30. DATE SIGNED	31. SIGNATURE OF VETERAN (Read Certifications Carefully before Signing) 32. SIGNATURE OF SPOUSE (If applicable)									
Federal Statutes provide severe penalties for any fraud, intentional misrepresentation, or Criminal Connivance or conspiracy purposed to influence the issuance of any										
guaranty or insurance by the Department of Veterans Affairs.										