Department of Veterans Affairs									
REPORT AND CERTIFICATION OF LOAN DISBURSEMENT AUTOMATIC PROCEDURE PRIOR APPROVAL PROCEDURE									
INSTRUCTIONS TO LENDERS: For use by lenders closing VA loans under 38 U.S.C. 3710. 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 understanding 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 20 minutes to review the instructions, find the information, and 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 displayed. Valid OMB control numbers 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 send comments or suggestions about this form.									
1. VA LOAN NUMBER 2A. LENDER'S LOAN NUMBER 2B. LENDER'S VA IDENTIFICATION NUMBER						ON NUMBER	3. DATE OF F	REPORT	
4A. FIRST NAME - MIDDLE	NAME - LAST N	AME OF VET	ERAN	1			4B. VETERAN	N'S SOCIAL SECURITY NO.	
5. PRESENT ADDRESS OF	VETERAN (Incl	ude ZIP Cod	e)						
6A. FIRST NAME - MIDDLE	6A. FIRST NAME - MIDDLE NAME - LAST NAME OF ANY CO-OBLIGOR 6B. CO-OBLIGOR'S SOCIAL SECURITY NO.								
agree that the Regulations issu duties, and liabilities of the pa	This report of the undersigned lender is made pursuant to Section 3702(c), Title 38, United States Code. The undersigned lender and veteran each agree that the Regulations issued under Chapter 37, Title 38, United States Code, and in effect on the date of the loan shall govern the rights, duties, and liabilities of the parties and that any provisions of the loan instruments inconsistent with such Regulations are hereby amended and supplemented to conform thereto and request issuance of evidence of the loan to the full extent permitted by the veteran's available entitlement.								
7. PURPOSE OF LOAN	9		- PURPOSE, AI	MOUNT, TERMS A	ND SECURIT	Y FOR LOAN	1		
INTEREST RATE R		INANCE			PURCHASE MANUFACTURED HOME (NOT PERMANENTLY AFFIXED)				
					ASE A CONDOM				
					ASE A 2-4 UNIT			UFACTURED HOMES	
		SING			NENTLY AFFIX	ED)			
ALTERATION & RE 8. ADDRESS OF PROPERT		DAN (Include	lot and block nu	mbers, subdivision na	me and ZIP Co	ode)			
	I			9. TERMS OF LOAN	T				
A. AMOUNT OF LOAN \$	B. INTERES	T RATE %	C. TERM OI	F LOAN (MONTHS)		ATION TYPE	LE 🗖 HYBRI	D-ARM	
E. ARM TYPE (IF APPLICAE	BLE) F. PRI		INTEREST PAY	ABLE EACH PERIOD		AN WAS CLOS	_		
□ 3/1 □ 5/1 □ 7/1 □ 1	0/1 \$								
H. DATE LOAN PROCEEDS	FULLY PAID O	JT I. DAT	E OF FIRST PAY	MENT	J. DATE OF N	MATURITY	K. DA	ATE OF NOTE	
10. TYPE OF LIEN (38 CFR FIRST REALTY MORTGAGE	36.4351) SECOND REA MORTGAGE		FIRST CHATTEL			R (Specify)			
11. ESTATE IN PROPERTY	IS (38 CFR 36	4350))			
12. TITLE OF PROPERTY IS	EASEHOLD (Gin S VESTED IN TH	1	,		THER (Specify))			
				AND SPOUSE		AND NON-VE	TERAN (Who	is not spouse)	
VETERAN AND VETER	AN (Each using	entitlement)			OTHER (S	pecify)			
13. LIST ALL TITLE HOLDERS:									
14. DISCOUNT POINTS CHARGED 15. DISCOUNT POINTS FINANCED (IRRRL ONLY)									
\$ \$ FOR REFINANCES ONLY (16 AND 17) \$									
			16B. MOD	DIFIED INTEREST RAT	E	16C. MOD	IFIED TERM		
				%				EEINANCED WAS AN ARM	
17A. WAS THE LOAN BEING REFINANCED AN ADJUSTABLE-RATE MORTGAGE (ARM)? ☐ YES ☐ NO ☐ N/A (IF NO, SKIP TO 18)									
18. AMOUNT OF ENERGY EFFICIENCY MORTGAGE 19. LIST OF ENERGY IMPROVEMENTS									
\$									
20. APPROXIMATE ANNUAL REAL ESTATE TAXES FACE	21. INSURANC		A. HAZARD	B. FLOOD (Where	e applicable)	22. APPROXIN ANNUAL A PAYMENT	SSESSMENT	23. TOTAL UNPAID SPECIAL ASSESSMENTS	
	NNUAL PREMIL	JM \$				\$		\$	
24. HOMEOWNERS ASSOCIATION DUES 25. DESCRIBE NONREALTY, IF ANY, ACQUIRED WITH PROCEEDS OF LOAN (Attach separate sheet if necessary) \$ PER MONTH									
26. AMOUNT WITHELD FROM LOAN PROCEEDS AND DEPOSITED INTO ESCROW \$									
IF LAND ACQUIRED BY SEPARATE TRANSACTION COMPLETE 28. DATE ACQUIRED 29. PURCHASE PRICE (If acquired other than by purchase, state "None")									
IT EMB 28 AND 29 \$ VA FORM Oc. 1900 SUPERSEDES VA FORM 26-1820, NOV 2020,									

OCT 2022 26-1820

WHICH WILL NOT BE USED.

30. L	THE	UNDERS	IGNED	LENDER.	CERTIFY	THAT:

- 30. I, THE UNDERSIGNED LENDER, CERTIFY THAT:
 A. If this loan was closed under the automatic procedure, no default exists which has continued for more than 30 days.
 B. The lender has not imposed and will not impose any charges or fees against the veteran borrower in excess of those permissible under the schedule set forth in paragraph (d) of 38 CFR 36.4312.
 C. The information furnished in Section I is true, accurate and complete.
 D. The information contained in the loan application was obtained directly from the veteran by an employee of the undersigned lender or the lender's duly authorized agent and is true to the best of the lender's knowledge and belief.
 E. The credit report submitted on the subject veteran (and co-borrower, if any) was ordered by the undersigned lender or the lender's duly authorized agent directly from the credit bureau.
 F. The verification(s) of employment and verification(s) of deposits were requested and received by the lender or the lender's duly authorized agent without passing through the hands of any third persons and are true to the best of the lender's knowledge and belief.
 G. This report was signed by the veteran after Sections I, II and III were completed.
 H. This loan to the named veteran meets the income and credit requirements of the governing law in the judgment of the undersigned.
 I. The names and functions of any duly authorized agents who developed on behalf of the lender any of the information or supporting credit data submitted are as follows:

NAME	ADDRESS	,	<u>FUNCTION</u> (e.g. obtained information for loan application; ordered credit report, verification of employment, verification of deposits, etc.)
a			
b.			
c. If no agent is shown above, the under	ersigned lender affirmatively charges that all informati	ion and supporting credit day	ta were obtained directly by the lender.
5	5 5 5		n 30I as to the functions with which they are identified.
K. The loan conforms with the appli L. COMPLETE WHERE AUTHOR	icable provisions of Title 38, U.S. Code and the Regul RIZED BY CERTIFICATE OF REASONABLE VAL	lations concerning guaranty LUE.	
completion by a compliance i	nspector designated by the Secretary have been compl	leted properly.	
originally submitted for the prior			d for the purposes described in the loan application or refinancing proposal nent and costs or Closing Disclosure (CD) that is attached to and
			ons upon which the original appraisal was based are itemized in an
O. If this is a refinancing loan unde		cured liens of record identifie	ed on the property and shown on the loan application, and any debts listed
			ds of the loan, have, in fact, been paid in full. The amount of cash, if any, d to and incorporated in this report was, in fact, disbursed to him or her
personally. P. If this loan is required to be pers	sonally reviewed and approved by a VA-approved und	lerwriter, the name of that u	nderwriter is as follows:
31A. NAME OF UNDERWRITER	3	31B. UNI	DERWRITER VA ID NUMBER
32. NAME AND ADDRESS OF L	ENDER	33. TELE	PHONE NO. OF LENDER
34. DATE SIGNED	35. SIGNATURE AND TITLE OF LENDER REP	RESENTATIVE	
	ECTION III - VETERAN'S CERTIFICATION		te veteran on the date loan is closed) t has been authorized under the Privacy Act of 1974 or Title 38, Code of
Federal Regulations 1.576 for routi	ne uses (i.e., information may be disclosed to Congr	ress when requested on beh	alf of a veteran for statistical purposes in specific geographic regions) as an Applicant Records, Specially Adapted Housing Applicant Records and
Vendee Loan Applicant Records - V	A, published in the Federal Register. Your obligation	n to respond is voluntary, bu	tailure to provide requested information could impede processing. Giving benefits. VA will not deny any individual benefits for refusing to provide
	of the SSN is required by a Federal Statute of law in a		
institutions in connection with the	consideration or administration of assistance to you	u. Financial records invol-	that the VA has a right of access to financial records held by financial ving your transaction will be available to VA without further notice or ithout your consent except as required or permitted by law.
social security number (SSN). You VA may disclose certain information released outside of VA, except as r be made only as permitted by law. the Right to Financial Privacy Act of you. Financial records involving you Agency or Department without you Federal Government can be costly agents and assigns, are authorized Report your name and account infor additional administrative costs inco attorney, collection agency or mort, account to the Department of Justic Refer your debt to the Internal Refer	must provide all the requested information, includin, on to Federal, State and local agencies when relevant equired and permitted by law. The information will b Failure to provide any of the requested information, in of 1978 that VA has a right of access to financial recor wir transaction will be available to VA without further ir consent except as required or permitted by law. Ca and detrimental to your credit, now and in the future. to take any and all of the following actions in the eve ormation to a credit bureau; (2) Assess additional inte urred by the Government to service your account; (c gage servicing agency to collect the amount due, force ce for litigation in the courts; (7) If you are a current venue Service for offset against any amount owed to	g your SSN. HUD and/or V to civil, criminal, or regula be used to determine whethe ncluding SSN, may result in rds held by financial instituti r notice or authorization but nution. Delinquencies, defau The lender in this transaction ent loan payments become of rest and penalty charges for 4) Offset amounts owed to close the mortgage, sell the p or retired Federal employee by you as an income tax refu	sons applying for a federally insured or guaranteed loan to furnish his/her /A may conduct a computer match to verify the information you provide. tory investigations and prosecutions. It will not otherwise be disclosed or r you qualify as a mortgagor. Any disclosure information outside VA will a disapproval of your loan application. This is notice to you as required by ions in connection with the consideration or administration of assistance to will not be disclosed or released by this institution to another Government Its, foreclosures, and abuses of mortgage loans involving programs of the on, its agents and assigns as well as the Federal Government, its agencies, delinquent on the mortgage loan described in the attached application: (1) • the period of time that payment is not made; (3) Assess charges to cover • you under other Federal programs; (5) Refer your account to a private property and seek judgment against you for any deficiency; (6) Refer your e, take action to offset your salary, or civil service retirement benefits; (8) nd; and (9) Report any resulting written off debt of yours to the Internal nen it is determined to be in the interest of the lender and/or the Federal
36. I, THE UNDERSIGNE	D VETERAN, CERTIFY THAT:		
a. Occupancy: (1) I now actually occ	upy the above-described property as my home	or intend to move into an	nd occupy said property as my home within a reasonable period
of time or intend to	o reoccupy it after the completion of major alter ctive military duty and in his or her absence, I o	rations, repairs or improv	vements.
			child of the veteran occupies or will occupy the property
	as their home. (NOTE: this requires that the ve yied the property securing this loan as my home.		or legal guardian of the dependent child sign in Item 40)
(5) While my spouse	was on active military duty and unable to occup		this loan, I previously occupied the property that is securing this
	(For interest rate reduction loans) was on active military duty and unable to occup	py the property securing	this loan, the property was occupied by the veteran's
dependent child as	s his or her home. (For interest rate reduction lo		ires that the veteran's attorney-in-fact or legal guardian of
<i>the dependent chil</i> NOTE: If Item (2) or (5) is	checked the veteran's spouse must also sign Iter	m 41 below.	
b. Reasonable Value:			
I have been informed that	\$	is the reasonable value	of the property as determined by VA.
	OR COST EXCEEDS THE VA REASONABI		
to the difference bet	ween the contract purchase price or cost and the		from my own resources at or prior to loan closing a sum equal I do not and will not have outstanding after loan closing any
	bligation on account of such cash payment.	ve elected to complete the	e transaction at the contract purchase price or cost. I have paid
or will pay in cash fi	rom my own resources at or prior to loan closin	ng a sum equal to the diff	erence between the contract purchase price or cost. I have paid erence between the contract purchase price or cost and the VA actual obligation on account of such cash payment.

c. Neither I, nor anyone authorized to act for me, will refuse to sell or rent, after the making of a bona fide offer, or refuse to negotiate for the sale or rental of, or otherwise make unavailable or deny the dwelling of property covered by this loan to any person because of race, color, religion, sex or national origin. I recognize that any restrictive covenant on this property relating to race, color, religion, sex or national origin is illegal and void and civil action for preventive relief may be brought by the Attorney General of the United States in any appropriate U.S. District Court against any person responsible for the violation of the applicable law.								
	d. I AM AWARE THAT VA DOES NOT WARRANT THE CONDITION OR VALUE OF THE PROPERTY.							
e. Certificate of Eligibility Conditions (COE):								
If the COE indicates it is subject to continued active-duty service, I the undersigned Veteran certify I have not been discharged or released from active duty since the COE was issued.								
If the COE indicates it is subject to continued Reserve/National Guard Service, I the undersigned Veteran certify I have not been discharged or released from Reserve/National Guard Service since the COE was issued.								
If the COE indicates it is subject to my eligibility as an unremarried surviving spouse, I the undersigned spouse, certify that my status has not changed since the COE was issued.								
	37A. VETERAN	INITIALS	37B. ETHNICITY	37C. RACE	37D. SEX			
VOLUNTARY			HISPANIC OR LATINO	AMERICAN INDIAN ASIAN BLACK OR OR ALASKAN AFRICAN NATIVE AMERICAN	FEMALE			
INFORMATION FOR	(If you do not wish to complete Items 37B thru 37D, please initial here)		NOT HISPANIC OR LATINO	NATIVE HAWAIIAN WHITE OR OTHER PACIFIC ISLANDER	MALE			
GOVERNMENT	38A. CO-OBLIGOR	INITIALS	38B. ETHNICITY	38C. RACE	38D. SEX			
MONITORING			HISPANIC OR LATINO	AMERICAN INDIAN ASIAN BLACK OR OR ALASKAN ASIAN AFRICAN	FEMALE			
PURPOSES	(If you do not wish to complete Items 38B thru 38D, please initial here)		NOT HISPANIC OR LATINO	NATIVE HAWAIIAN WHITE OR OTHER PACIFIC ISLANDER	MALE			
39. DATE SIGNED	40. SIGNATURE OF VETERAN (<i>Read Certifications Carefully before Signing</i>) 41. SIGNATURE OF CO-OBLIGOR (<i>If applicable</i>)							
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.								