#### VA: 2900-0144 (exp. 11/30/2019) OMB Approval No. **HUD/VA Addendum to Uniform Residential Loan Application** HUD: 2502-0059 (exp. 03/31/2019) 4. Section of the Act Part I - Identifying Information (mark the type of application) 2. Agency Case No. (include any suffix) 3. Lender/Mortgagee Case No. (for HUD cases) HUD/FHA Application for Insurance VA Application for Home Loan Guaranty under the National Housing Act 8. Interest Rate 5. Borrower's Name & Present Address (Include zip code) 9. Proposed Maturity 7. Loan Amount (include the UFMIP if for HUD or Funding Fee if for VA) yrs mos. 10. Discount Amount 11. Amount of Up Front 12a. Amount of Monthly 12b Term of Monthly (only if borrower is Premium permitted to pay) /mo. mos. 6. Property Address (including name of subdivision, lot & block no. & zip code) 13. Lender/Mortgagee I.D. Code 14. Sponsor / Agent I.D. Code 15. Lender/Mortgagee Name & Address (include zip code) 16. Name & Address of Sponsor / Agent 17. Lender/Mortgagee Telephone Number Type or Print all entries clearly Name of Loan Origination Company Tax ID of Loan Origination Company NMLS ID of Loan Origination Company **FHA Sponsored Originations** The veteran and the lender hereby apply to the Secretary of Veterans Affairs for Guaranty of the loan described here under Section 3710, Chapter 37, Title 38, United States Code, to the full extent permitted by the veteran's entitlement and severally agree that the Regulations promulgated pursuant to Chapter 37, and in effect on the date of the loan shall govern the rights, duties, and liabilities of the parties. 18. First Time 20. Purpose of Loan (blocks 9 - 12 are for VA loans only) 19. VA Only Homebuver' Title will be Vested in: Veteran 1) Purchase Existing Home Previously Occupied 7) Construct Home (proceeds to be paid out during construction) a. Yes Veteran & Spouse 2) Purchase Existing Home Not Previously Occupied Finance Co-op Purchase b. No Other (specify) Finance Improvements to Existing Property Purchase Permanently Sited Manufactured Home Refinance (Refi) Purchase Permanently Sited Manufactured Home & Lot Purchase New Condo. Unit Refi. Permanently Sited Manufactured Home to Buy Lot 6) Purchase Existing Condo. Unit 12) Refi. Permanently Sited Manufactured Home/Lot Loan HUD Instructions: The capitalized terms used in this form refer to those terms as used in the relevant sections of the current version of Single Family Housing Policy Handbook, HUD 4000.1. Part II - Lender/Mortgagee Certification 21. The undersigned lender/mortgagee makes the following certifications to induce the Department of Veterans Affairs to issue a certificate of commitment to guarantee the subject loan or a Loan Guaranty Certificate under Title 38, U.S. Code, or to induce the Department of Housing and Urban Development - Federal Housing Commissioner to issue a firm commitment for mortgage insurance or a Mortgage Insurance Certificate under the National Housing Act. A. The loan terms furnished in the final Uniform Residential Loan Application and this Addendum are true, accurate and complete. B. (1) The information contained in the initial Uniform Residential Loan Application and this Addendum was obtained from the Borrower by an employee of the undersigned lender/mortgagee or its duly authorized agent and to the best of lender/mortgagee's knowledge is complete and accurately represents the information obtained by the lender/mortgagee as of the date the Borrower provided the information to the undersigned lender/mortgagee or its duly authorized agent. (2) The information contained in the final Uniform Residential Loan Application, which was signed by the Borrower at the time of settlement, was obtained by an employee of the undersigned lender/mortgagee or its duly authorized agent and to the best of lender/mortgagee's knowledge is complete and accurately represents the information obtained by the lender/mortgagee as of the date verified by the lender/mortgagee. C. The credit report submitted on the subject Borrower (and Co-Borrower, if any) was ordered by the undersigned lender/mortgagee or its duly authorized agent from the credit agency which prepared the report and was received directly from said credit agency. D. The Verifications of Employment, Deposit, Rent and Mortgage, as applicable, were requested and received by the lender/mortgagee or its duly authorized agent without passing through the hands of the Borrower or any Interested Third Party and are to the best of lender/mortgagee's knowledge accurate. E. To the best of my knowledge, neither I nor any other Participant (as that term is clarified in HUD Handbook 4000.1, II.A.1.b.ii.(B)) in this Covered Transaction (as that term is clarified at 2 C.F.R. § 180. 200) is suspended, debarred, under a limited denial of participation, or otherwise restricted under 2 C.F.R. part 2424 or 24 C.F.R. part 25, or under similar procedures of any other federal agency. Items "F" through "H" are to be completed as applicable for VA loans only. F. The names and functions of any duly authorized agents who developed on behalf of the lender/mortgagee any of the information or supporting credit data submitted are as follows: Name & Address Function (e.g., obtained information on the Uniform Residential Loan Application, ordered credit report, verifications of employment, deposits, etc.) If no agent is shown above, the undersigned lender/mortgagee affirmatively certifies that all information and supporting credit data were obtained directly by the lender/mortgagee. The undersigned lender/mortgagee understands and agrees that it is responsible for the omissions, errors, or acts of agents identified in item F as to the functions with which they are identified.

Signature of Officer of Lender/Mortgagee

WARNING: This warning applies to all certifications made in this document.

The knowing submission of a false, fictitious, or fraudulent certification may be subject to criminal and civil penalties, including confinement for up to 5 years, fines, and civil penalties. 18 U.S.C. §§ 287, 1001 and 31 U.S.C. §3729

The proposed loan conforms otherwise with the applicable provisions of Title 38, U.S. Code, and of the regulations concerning guaranty or insurance of loans to veterans.

Title of Officer of Lender/Mortgagee

Date (mm/dd/yyyy)

### Part III - Notices to Borrowers

Public reporting burden for this collection of information is estimated to average 6 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless that collection displays a valid OMB control number can be completing and reviewing the collection of information. This agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless trait at collection of information. The information requested on the Uniform Residential Loan Application and this Addendum is authorized by 38 U.S.C. 3710 (if for DVA) and 12 U.S.C. 1701 et seq. (if for HUD/FHA). The Debt Collection Act of 1982, Pub. Law 97-365, and HUD's Housing and Community Development Act of 1987, 42U.S.C. 3543, require persons applying for a federally insured or guaranteed loan to furnish his/her social security number (SSN). You must provide all the requested information, including your SSN. HUD and/or VA may conduct a computer match to verify the information you provide. HUD and/or VA may disclose certain information to Federal, State and local agencies when relevant to civil, criminal, or regulatory investigations and prosecutions. It will not otherwise be disclosed or released outside of HUD or VA, except as required and permitted by law. The information will be used to determine whether you qualify as a mortgagor. Any disclosure information outside VA or HUD/FHA will be made only as permitted by law. Failure to provide any of the requested information, including SSN, may result in disapproval of your loan application. This is notice to you as required by the Right to Financial Privacy Act of 1978 that VA or HUD/FHA 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 and HUD/FHA 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. Caution. Delinquencies, defaults, foreclosures and authorization but will not be disclosed of released by this institution to another Government Agency or Department without your consent except as required or permitted by layer. Sales, defaults, foreclosures and abuses of mortgage loans involving programs of the Federal Government can be costly and detrimental to your credit, now and in the future. The lender in this transaction, its agents and assigns, are authorized to take any and all of the following actions in the event loan payments become delinquent on the mortgage loan described in the attached application: (1) Report your name and account information to a credit bureau; (2) Assess additional interest and penalty charges for the period of time that payment is not made; (3) Assess charges to cover additional administrative costs incurred by the service your account; (4) Offset amounts owed to you under other Federal programs; (5) get for your account to a private attorney, collection agency or mortgage, service your agency to collect the amount due, foreclose the mortgage, sell the property and seek judgment against you for any deficiency; (6) Refer your account to the Department of Justice for litigation in the courts; (7) If you are a current or retired Federal employee, take action to offset your salary, or civil service retirement benefits; (8) Refer your debt to the Internal Revenue Service for offset against any amount owed to you as an income tax refund; and (9) Report any resulting written off debt of yours to the Internal Revenue Service as your taxable income. All of these actions can and will be used to recover any debts owed when it is determined to be in the interest of the lender and/or the Federal Government to do so.

Part IV - Borrower Consent for Social Security Administration to Verify Social Security Num	Part IV -	- Borrower	Consent for	Social Security	Administration to	Verify Social	Security Numbe
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I authorize the Social Security Administration to verify my Social Security number to the Mortgagee identified in this document and HUD/FHA, through a computer match conducted by HUD/FHA

I understand that my consent allows no additional information from my Social Security recordoes not constitute confirmation of my identity. I also understand that my Social Security nuredisclosure to other parties. The only other redisclosure permitted by this authorization is for I am the individual to whom the Social Security number was issued or that person's legal guand correct. I know that if I make any representation that I know is false to obtain information. This consent is valid for 180 days from the date signed, unless indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise and the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise by the incommendation of the security number was indicated otherwise and number was indicated otherwise and number was indicated otherwise number was indicated otherwise number was indicated otherwise number was indicated otherwise number was indicated otherwise.	uardian. I declare and affirm under the penalty of perjury that the information contained herein is true on from Social Security records, I could be punished by a fine or imprisonment or both. ndividual(s) named in this loan application.
Read consent carefully. Review accuracy of social security number(s) and birth dates provi- Signature(s) of Borrower(s)  Date Signed	Signature(s) of Co - Borrower(s)  Date Signed
/ /	/ /
Part V - Borrower Certification  22. Complete the following for a HUD/FHA Mortgage.  22a. Do you own or have you sold other real estate within the past 60 months on which there was a HUD/FHA mortgage?  Yes	Is it to be sold? 22b. Sales Price 22c. Original Mortgage Amt
22d. Address:	\$ \$
<ul> <li>22e. If the dwelling to be covered by this mortgage is to be rented, is it a part of, adjection eight or more dwelling units in which you have any financial interest? Yes [</li> <li>23. Complete for VA-Guaranteed Mortgage. Have you ever had a VA home Loan?</li> </ul>	jacent or contiguous to any project subdivision or group of concentrated rental properties involving No If "Yes" give details.
	fits, your marriage must be recognized by the place where you and/ or your spouse resided at the im (or a later date when you become eligible for benefits) (38 U.S.C. § 103(c)). Additional guidance
24. Applicable for Both VA & HUD. As a home loan borrower, you will be legally oblig dispose of your property after the loan has been made will not relieve you of liabili mortgage note is ended. Some home buyers have the mistaken impression that if they are no longer liable for the mortgage payments and that liability for these payme liability for your mortgage payments, this assumption agreement will not relieve you property. Unless you are able to sell the property to a buyer who is acceptable to VA	gated to make the mortgage payments called for by your mortgage loan contract. The fact that you lity for making these payments. Payment of the loan in full is ordinarily the way liability on a if they sell their homes when they move to another locality, or dispose of it for any other reasons, tents is solely that of the new owners. Even though the new owners may agree in writing to assume but from liability to the holder of the note which you signed when you obtained the loan to buy the A or to HUD/FHA and who will assume the payment of your obligation to the lender, you will not be to pay your lender on account of default in your loan payments. The amount of any such claim be the object of established collection procedures.
25. I, the Undersigned Borrower(s) Certify that:  (1) I have read and understand the foregoing concerning my liability on the loan	The reasonable value of the property as determined by VA or;
and Part III Notices to Borrowers.  Occupancy: HUD Only (CHECK APPLICABLE BOX)  I, the Borrower or Co-Borrower will occupy the property within 60 days of signing the security instrument, and intend to continue occupancy for at least one year; or  I do not intend to occupy the property as my primary residence.  Occupancy: VA Only  (a.) 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.  (b.) My spouse is on active military duty and in his or her absence; I occupy or intend to occupy the property securing this loan as my home.  (c.) I previously occupied the property securing this loan as my home. (for interest rate reduction loans).  (d.) 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).  Note: If box 2b or 2d is checked, the veteran's spouse must also sign below.  (e.) 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 the Borrower's Certificate below.  (f.) 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 the Borrower's Certificate below.  (3) Mark the applicable box (not applicable for Home Improvement or Refinancing Loan) I have been informed that (\$\$) is:	The statement of appraised value as determined by HUD / FHA  Note: If the contract price or cost exceeds the VA "Reasonable Value" or HUD/FHA  "Statement of Appraised Value", mark either item (a) or item (b), whichever is applicable.  (a.) I was aware of this valuation when I signed my contract and 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 or HUD/FHA established value. I do not and will not have outstanding after loan closing any unpaid contractual obligation on account of such cash payment;  (b.) 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 contract purchase price or cost and the VA or HUD/FHA established value. I do not and will not have outstanding after loan closing any unpaid contractual obligation on account of such cash payment.  (4) I and anyone acting on my behalf are, and will remain, in compliance with the Fair Housing Act, 42 U.S.C. 3604, et seq., with respect to the dwelling or property covered by the loan and in the provision of services or facilities in connection therewith. I recognize that any restrictive covenant on this property related to race, color, religion, sex, disability, familial status, national origin, marital status, age, or source of income is illegal and void. I further recognize that in addition to administrative action by HUD, a civil action may be brought by the Attorney General of the United States in any appropriate U.S. court against any person responsible for a violation of the applicable law.  (5) All information in this application is given for the purpose of obtaining a loan to be insured under the National Housing Act or guaranteed by the Department of Veterans Affairs and the information in the Uniform Residential Loan Applicati
Signature(s) of Borrower(s) – Do not sign unless this application is fully completed. Rea Signature(s) of Borrower(s)  Date Signed	ad the certifications carefully and review accuracy of this application.  Signature(s) of Co - Borrower(s)  Date Signed

# Direct Endorsement Approval for a HUD/FHA-Insured Mortgage

U.S. Department of Housing and Urban Development

. Borrower's Na	ame & Present Address (Include zip cod	2. Pro	operty Address			3. Agency	Case No. (include any suffix
oproved: ate Mortgag	ge Approved			Date Appr	oval Expires		
odified &	Loan Amount (include UFMIP)	Interest Rate	Proposed Maturity	y Monthly Payment	Amount of Up Front Premium	Amount of Monthly Premium	Term of Monthly Premium
follows:	\$	%	Yrs. M	Mos. \$	\$	\$	Mos.
	Occupancy NOT required  litions of Approval have been so  This mortgage was rated as mortgagee certifies that the Decision (TOTAL) requirement TOTAL Mortgage Scorecard mortgagee, pursuant to FHA reached in TOTAL should not Mortgagee Representative:  Signature:	an "accept" or mortgagee rev ents for approv d is complete a A requirements of have been re	iewed the TOT al. The under nd accurately , and that there elied upon and	FAL Mortgage Scorece signed representative represents information e was no defect in con the mortgage should	rd findings and that this r of the mortgagee also cer obtained by the mortgag nection with the approval	nortgage meets the F rtifies that all informati ee, that the informatio of this mortgage such in accordance with Fh	inal Underwriting on entered into n was obtained by th that the result IA requirements.
<u>A</u>	nd if applicable:  This mortgage was rated as certifies that I have personal						rsement underwriter
0.0	Direct Endorsement Underv	writer Signature	- <del>)</del>	D	E's CHUMS ID Number		
<u>OR</u>	<ul> <li>performing my underwith the performed all Squalifying Ratios and 0 established by FHA and 1 have verified the Mortus Ioan type, property</li> </ul>	irect Endorsemn, and all assonan and my Fin riting review; pecific Underw Compensating and the borrower tgage Insurance type, and geo	ent Underwriting all Underwriting riter Responsil Factors, if any has assets to be Premium an graphic area.	er certifies that I have ents used in underwriting Decision was made I bilities for Underwriters and the borrower's Desatisfy any required def Mortgage Amount and of this mortgage such	personally reviewed and up this mortgage. I further naving exercised the requirement and my underwriting of the TI with Compensating Farown payment and closing reaccurate and this loan in that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the thing that my Final Underwriting the second of the second of the thing that my Final Underwriting the second of t	underwritten the apprar r certify that: uired level of Care and the borrower's Credit a actors, if any, are withing g costs of this mortgag is in an amount that is	aisal report (if  Due Diligence and it  and Debt, Income, in the parameters ie; and is permitted by FHA for
	mortgage should not ha	ave been appr	oved in accord	lance with FHA require	ements.		avo onangou ana an

builder or seller involved in this transaction.

### **Borrower's Certification:**

The undersigned certifies that:

- (a.) I will not have outstanding any other unpaid obligations contracted in connection with the mortgage transaction or the purchase of the said property except obligations which are secured by property or collateral owned by me independently of the said mortgaged property, or obligations approved by the Commissioner;
- (b.) One of the undersigned intends to occupy the subject property (note: this item does not apply if owner-occupancy is not required by FHA);
- (c.) All charges and fees collected from me as shown in the settlement statement have been paid by my own funds, gift funds, or acceptable Down Payment Assistance program funds, and no other charges have been or will be paid by me in respect to this transaction.

Borrower'(	s) Sig	nature	s) &	Date

## Mortgagee's Certification:

The Mortgagee by and through the undersigned certifies that to the best of its knowledge:

- (a) The loan terms, loan type, property address, Borrower information including names, social security number, credit scores, marital status, employment status, and Borrower occupancy status, in its application for insurance and in this Certificate are true and correct;
- (b) All loan approval conditions appearing in any outstanding commitment issued under the above case number have been fulfilled and this loan closed in a manner consistent with the mortgagee's approval;
- (c) Complete disbursement of the loan has been made to the Borrower, or to his/her creditors for his/her account and with his/her consent and any escrow has been established in accordance with applicable law;
- (d) The note and security instruments are in a form acceptable to HUD and the security instrument has been recorded and is a good and valid first lien on the property described;
- (e) No charge has been made to, or paid by the Borrower, except as permitted under HUD regulations;
- (f) The copies of the note and security instruments which are submitted herewith are true and exact copies as executed and filed for record;
- (g) It has not paid any kickbacks, fee or consideration of any type, directly or indirectly, to any party in connection with this transaction except as permitted under HUD regulations and administrative instructions; and
- (h) The Mortgagee has exercised due diligence in processing this mortgage and in reviewing the file documents listed at HUD Handbook 4000.1, II.A.7.b. and the documents contain no defect that should have changed the processing or documentation and the mortgage should not have been approved in accordance with FHA requirements.

I, the undersigned authorized representative of the mortgagee certify that I have personally reviewed the mortgage documents, closing statements, application for insurance endorsement, and all accompanying documents and request the endorsement of this mortgage for FHA insurance.

Mortgagee		<b>Note:</b> If the approval is execute in the name of the mortgage		
Name and Title of the Mortgagee's Officer		enter the mortgagee's code number and type.		
Signature of the Mortgagee's Officer	Date	Code Number (5 digits)	Туре	