§ 17.802 Application provisions.

(a) To obtain a loan under these Transitional Housing Loan Program regulations, an application must be submitted by the applicant in the form prescribed by VA in the application package. The completed application package must be submitted to the Deputy Associate Director for Psychiatric Rehabilitation Services, (302/111C), VA Medical Center, 100 Emancipation Drive, Hampton, VA 23667. An application package may be obtained by writing to the proceeding address or telephoning (804) 722–9961 x3628. (This is not a toll-free number)

(b) The application package includes exhibits to be prepared and submitted, including:

1. Information concerning the applicant’s income, assets, liabilities and credit history.
2. Information for VA to verify the applicant’s financial information.
3. Identification of the official(s) authorized to make financial transactions on behalf of the applicant.
4. Information concerning:
   (i) The history, purpose and composition of the applicant,
   (ii) The applicant’s involvement with recovering substance abusers, including:
      (A) Type of services provided,
      (B) Number of persons served,
      (C) Dates during which each type of service was provided,
      (D) Names of at least two references of government or community groups whom the organization has worked with in assisting substance abusers,
      (iii) The applicant’s plan for the provision of transitional housing to veterans including:
         (A) Means of identifying and screening potential residents,
         (B) Number of occupants intended to live in the residence for which the loan assistance is requested,
         (C) Residence operating policies addressing structure for democratic self-government, expulsion policies for nonpayment, alcohol or illegal drug use or disruptive behavior,
         (D) Type of technical assistance available to residents in the event of house management problems,
         (E) Anticipated cost of maintaining the residence, including rent and utilities,
         (F) Anticipated charge, per veteran, for residing in the residence,
         (G) Anticipated means of collecting rent and utilities payments from residents,
         (H) A description of the housing unit for which the loan is sought to support, including location, type of neighborhood, brief floor plan description, etc., and why this residence was selected for this endeavor.
   (iv) The applicant’s plans for use of the loan proceeds.

§ 17.803 Order of consideration.

Loan applications will be considered on a first-come-first-serve basis, subject to availability of funds for loans and awards will be made on a first-come-first-serve basis to applicants who meet the criteria for receiving a loan. If no funds are available for loans, applications will be retained in the order of receipt for consideration as funds become available.

§ 17.804 Loan approval criteria.

Upon consideration of the application package, loan approval will be based on the following:

(a) Favorable financial history and status,
   (1) A minimum of a two-year credit history,
   (2) No open liens, judgments, and no unpaid collection accounts,
   (3) No more than two instances where payments were ever delinquent beyond 60 days,
   (4) Net ratio: (monthly expenses divided by monthly cash flow) that does not exceed 40%,
   (5) Gross ratio: (total indebtedness divided by gross annual cash flow) that does not exceed 35%,
   (6) At least two favorable credit references,
(b) Demonstrated ability to successfully address the needs of substance abusers as determined by a minimum of one year of successful experience in providing services, such as, provision of housing, vocational training, structured job seeking assistance, organized relapse prevention services, or similar activity. Such experience would involve at least twenty-five substance abusers, and would be experience which could be verified by VA inquiries of government or community groups with whom the applicant has worked in providing these services.

(c) An acceptable plan for operating a residence designed to meet the conditions of a loan under this program, which will include:

1. Measures to ensure that residents are eligible for residency, i.e., are veterans, are in (or have recently been in) a program for the treatment of substance abuse, are financially able to pay their share of costs of maintaining the residence, and agree to abide by house rules and rent/utilities payment provisions,

2. Adequate rent/utilities collections to cover cost of maintaining the residence,

3. Policies that ensure democratic self-run government, including expulsion policies, and

4. Available technical assistance to residents in the event of house management problems.

(d) Selection of a suitable housing unit for use as a transitional residence in a neighborhood with no known illegal drug activity, and with adequate living space for number of veterans planned for residence (at least one large bedroom for every three veterans, at least one bathroom for every four veterans, adequate common space for entire household)

(e) Agreements, signed by an official authorized to bind the recipient, which include:

1. The loan payment schedule in accordance with the requirements of Pub. L. 102-54, with the interest rate being the same as the rate the VA is charged to borrow these funds from the U.S. Department of Treasury and with a penalty of 4% of the amount due for each failure to pay an installment by the date specified in the loan agreement involved, and

2. The applicant’s intent to use proceeds of loan only to cover initial startup costs associated with the residence, such as security deposit, furnishings, household supplies, and any other initial startup costs.


§ 17.805 Additional terms of loans.

In the operation of each residence established with the assistance of the loan, the recipient must agree to the following:

(a) The use of alcohol or any illegal drugs in the residence will be prohibited;

(b) Any resident who violates the prohibition of alcohol or any illegal drugs will be expelled from the residence;

(c) The cost of maintaining the residence, including fees for rent and utilities, will be paid by residents;

(d) The residents will, through a majority vote of the residents, otherwise establish policies governing the conditions of the residence, including the manner in which applications for residence are approved;

(e) The residence will be operated solely as a residence for not less than six veterans.


HEALTH CARE BENEFITS FOR CERTAIN CHILDREN OF VIETNAM VETERANS—SPINA BIFIDA AND COVERED BIRTH DEFECTS

SOURCE: 68 FR 1010, Jan. 8, 2003, unless otherwise noted.

§ 17.900 Definitions.

For purposes of §§17.900 through 17.905—

Approved health care provider means a health care provider currently approved by the Center for Medicare and Medicaid Services (CMS), Department of Defense TRICARE Program, Civilian Health and Medical Program of the Department of Veterans Affairs (CHAMPVA), Joint Commission on Accreditation of Health Care Organizations (JCAHO), or currently approved...