Understanding the

INTEGRATED MORTGAGE DISCLOSURE RULE



Effective for loan applications received on or after August 1, 2015

FORMS

Loan Estimate Replaces

Closing Disclosure Replaces



WHAT CONSTITUTES AN APPLICATION?

- 4. A property address5. An estimated value of the property
- 6. The mortgage loan amount sought



Timing

Loan Estimate

Closing Disclosure

Lender ensures the consumer receives the Closing Disclosure no later than three business days** before consummation of the loan.

7 days
The Loan Estimate must also be delivered or placed in the mail no later than the seventh business day* before consummation of the transaction.

3 days
Changes made to the Closing Disclosure prior to loan consummation require a new Closing Disclosure form to be issued by the lender and, in a limited number of situations (including: APR changes more than 1/8 of a percent or 1/4 of a percent for irregular loans, the loan product changes or a pre-payment penalty is added [12 CFR § 1026.19(f)(2)(ii)]), a reset of the three-day waiting period.



VARIANCES

No Limit Charges Zero Variance Charges 10% Aggregate Variance Charges



No Limit **CHARGES**

Charges such as prepaid interest, property insurance premiums, amounts placed into an escrow impound or reserve account and services required by the lender – if the lender allows the consumer to shop and the consumer actually selects a third-party service not on the lender's written list of service providers, and fees paid to third-party providers for services not required by

Fees paid to third-party providers for services not required by the lender may be paid to affiliates of the lender.



Aggregate Variance Charges

Recording fees, charges for third-party services where;

- The charges are not paid to the lender or the lender's affiliate
- The consumer is permitted by the lender to shop for the third-party service but selects a provider on the lender's written list of approved service providers.



ZERO VARIANCE

- Fees paid to the lender, mortgage broker or an affiliate of the lender, except that charges paid for a third-party service not required by the lender, may be paid to an affiliate of the lender.
- Fees paid to an unaffiliated third party if the lender did not permit the consumer to shop for third-party service provider.

12 CFR § 1026.19(e)(3)(i) | 12 CFR § 1026.19(e)(3)(ii)(B) | 12 CFR § 1026.19(e)(3)(ii)(C) | 12 CFR § 1026.19(e)(3)(ii)(E) Comment 19(e)(3)(i) - 1 v.



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