# Understanding the INTEGRATED MORTGAGE

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

## FORMS

#### Loan Estimate Replaces

Good Faith Estimate (GFE) Initial Truth-in-Lending Disclosure (TIL)

#### **Closing Disclosure Replaces**

HUD-1 Settlement Statement Final Truth-in-Lending Disclosure (TIL)



### WHAT CONSTITUTES **AN APPLICATION?**

- 1. Consumer's name
- 2. Consumer's income
- 3. Consumer Social Security number
- 4. A property address
- 5. An estimated value of the property
- 6. The mortgage loan amount sought



# Timing

### Loan Estimate

#### 3 davs

mail no later than the third business day\* after receiving the consumer's application.

### **Closing Disclosure**

#### 3 days

Lender ensures the consumer receives the Closing Disclosure no later than three business

#### 7 days

consummation of the transaction.

#### 3 davs

Loans may not be consummated less than three business days\*\* after the Closing Disclosure is received by the consumer.

#### 3 davs

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.

A Dusiness day for the Loan Estimate is demined on a part of the second of the business day for the Closing Disclosure means all calendar days except Sundays and certain specified Federal holidays.
Only the holidays listed in 5 U.S.C. 6103(a) qualify: New Year's Day, the Birthday of Martin Luther King, Jr., Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving Day, and Christmas Day. See 12 CFR § 1026.2(a)(25)



+ =

## **ARIANCES**

## **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 the

No Limit Charges | Zero Variance Charges 10% Aggregate Variance Charges

# **10%** 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.

12 CFR § 1026.19(e)(3)(ii) | 12 CFR § 1026.38(f)(2)

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



#### Creek County Abstract Co., Inc.

Stephen Bazellone **Director of Operations** 204 E. Dewey Avenue Sapulpa, OK 74066 O: 918-224-5150 | F: 918-224-3734 closing@ccabstractinc.com creekcountyabstract.com

First American Title Insurance Company makes no express or implied warranty respecting the information presented and assumes no responsibility for errors or omissions. First American, the eagle logo, First American Title, and firstam.com are registered trademarks or trademarks of First American Financial Corporation and/or its affiliates. AMD: 02/2015



AN INDEPENDENT POLICY-ISSUING AGENT OF FIRST AMERICAN TITLE INSURANCE COMPANY

©2015 First American Financial Corporation and/or its affiliates. All rights reserved. • NYSE: FAF

### ERO VARIANC

- 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.
- E Fees paid to an unaffiliated third party if the lender did not permit the consumer to shop for third-party service provider.
- Transfer taxes

Comment 19(e)(3)(i) - 1.v