

TRID

This document is intended to assist clients in meeting PennyMac's purchase requirements in regard to delivery of the TILA-RESPA Integrated Disclosures.

PennyMac Will Not Allow: I lender credits to offset fees for the purposes of points not most without documents that verify the application of those credits. If the lender to provide a TRID disclosure with an overere the APR decreased from the amount previously iring the disclosure to be corrected and re-disclosed if not due to a over-disclosed finance charge. I wow the lender to re-disclose the closing disclosure at e a new 3 day waiting period, if there is a subsequent at is more than the applicable tolerance such that the R is not "accurate" under 1026.22. I wow lenders to disclose simultaneous title insurance by need insurance rate for the Lender's Title Insurance
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nted insurance rate for the Lender's Title Insurance
premium.
w a valid Change in Circumstances to be disclosed on sure instead of the Loan Estimate if the Change in occurs more than 7 days before consummation.
w the lender to charge the borrower for fees without wer's intent to proceed documented in the loan file.
hase mortgages for investment properties without the appropriate disclosures. *
hase loans that have not cured any TRID fee tolerance on within 60 days of consummation.
w lenders to re-calculate the 10% fee threshold if the astance(s) result in less than a 10% fee increase.
ourchase loans with a different lender listed on the with the broker listed in place of the creditor.
w the lender to indicate that the borrower received the n earlier date than would be indicated by the Mailbox evidence of actual receipt, (i.e., mere delivery is not ocumented in the loan file to the contrary.
nase loans without a signed final Closing Disclosure; for
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^{*}For instance, loans that meet the 1026.3 business purpose exemption are also exempt from RESPA, per 1024.5(b)(2).

The purpose of this announcement is to help Correspondents understand PennyMac's requirements related to the TRID rules. This announcement is not legal advice and PennyMac does not represent that following this guidance will ensure compliance with any regulatory requirements. This document is not intended to provide a comprehensive account or description of regulatory requirements; Correspondents must consult with their external and internal legal counsel and compliance departments to determine what steps are necessary to ensure compliance with all applicable legal and regulatory requirements. Nothing in this document should be construed as a modification or waiver of the terms of the Loan Purchase Agreement, including any representations and warranties made therein.