	K	Real Estate Settlement Procedures /et		
		is document and any attachments are superseded by Comptroller's and book - Consumer Compliance - Real Estate Settlement Procedures.		
		indbook - Consumer Compliance - Real Estate Cettlement i focedures.	Yes	No
1.		itten loan policies in connection with federally related mortgage loans in compli- ith Regulation X?		
2.		ne institution have established operating procedures which address the require- of Regulation X?		
3.		ortgage lending personnel knowledgeable of the requirements of RESPA and tion X?		
Spec	ial Info	rmation Booklet		
4.	busines	blicable transactions, is the Special Information Booklet provided within three as days after the financial institution or broker receives or prepares a written ap- on for a loan?		
Good	I Faith	Estimate		
5.	Does th (GFE)?	ne financial institution use the standard/required Good Faith Estimate form		
6.		E of charges for settlement services, if required, provided within three business ter an application is received or prepared?		
7.	Does th	e GFE appear in the exact form as in Appendix C to Regulation X?		
8.	Does th	ne GFE contain the following required elements:		
	a. i.	Interest rate expiration date?		
	ii.	Settlement charges expiration date?		
	iii.	Rate lock period?		
	iv.	Number of days before settlement the interest rate must be locked, if applicable?		
	v.	Summary of loan information?		
	vi.	Escrow account information?		
	vii.	Estimates for settlement charges?		
	viii.	Left hand column on trade-off table completed for loan in the GFE?		

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			Yes	No
	b.	For all loans, are all third-party fees, including those paid by the financial institu- tion in the case of no cost loans, itemized and listed in the appropriate blocks on the second page of the GFE?		
	c.	Did the financial institution provide a separate sheet that identifies the settlement service providers for the services listed?		
Affilia	itec	Business Arrangements		
9.	Do	es the financial institution refer borrowers to settlement service providers?		
10.	ate	he institution refers borrowers to affiliated settlement service providers, is the Affili- d Business Disclosure statement provided to each borrower as set forth in Appendix o Part 3500?		
11.		her than an attorney, credit reporting agency, or appraiser representing the lender, as the financial institution require the use of an affiliate?		
Unifo	rm	Settlement Statement Form (HUD-1 and HUD-1A)		
12.		es the financial institution use the current Uniform Settlement Statement (HUD-1 or ID-1A) as appropriate?		
13.	Do	es the HUD-1 or HUD-1A contain the following:		
	a.	Charges properly itemized for both borrower and seller in accordance with the in- structions for completion of the HUD-1 or HUD-1A?		
	b.	All charges paid to one other than the lender itemized and the recipient named?		
	c.	Charges required by the financial institution but paid outside of closing, itemized on the settlement statement, marked as "paid outside of closing" or "P.O.C.," but not included in totals?		
	d.	Where an average charge was listed for a settlement service, was the charge calculated in accordance with requirements set forth in § 3500.8(b)(2)?		
14.	vie	om a review of the HUD-1 or HUD-1/A prepared in connection with each GFE re- wed, are amounts shown on the GFE the same as the fees actually paid by the bor- ver?		

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		Yes	No
15.	If a charge stated on the HUD-1/1A exceeds the charges stated on the GFE by more than the permitted tolerance, does the financial institution cure the tolerance violation by re- imbursing the borrower the amount by which the tolerance was exceeded at settlement, or by delivering or placing the payment in the mail within 30 calendar days after settle- ment?		
16.	If the financial institution conducts settlement:		
	a. Is the borrower, upon request, allowed to inspect the HUD-1 or HUD-1A at least one day prior to settlement?		
	b. Is the HUD-1 or HUD-1A provided to the borrower and seller at settlement?		
	c. In cases where the right to delivery is waived or the transaction is exempt, is the statement mailed as soon as possible after settlement?		
17.	In the case of an inadvertent or technical error on the HUD-1/1A, does the institution provide a revised HUD-1/1A to the borrower within 30 calendar days after settlement?		
18.	If the financial institution retains its interest in the mortgage and/or services it, is the HUD-1 or HUD-1A form retained for five years?		
19.	If the financial institution disposes of its interest in the mortgage and does not service the loan, is the HUD-1/1A transferred to the new asset owner with the loan file?		
Morto	gage Servicing Transfer Disclosure		
20.	Does the mortgage servicing transfer disclosure form language substantially conform to the model disclosure in Appendix MS-1 to Part 3500?		
21.	Does the lender provide the mortgage servicing transfer disclosure within three business days after receipt of the application?		
22.	Does the disclosure state whether the loan may be assigned or transferred while out- standing?		
Notic	e to Borrower of Transfer of Mortgage Servicing		
23.	If the institution has transferred servicing rights, was notice to the borrower given at least fifteen days prior to the transfer?		
24.	If the institution has received servicing rights, was notice given the borrower within fif- teen days after the transfer?		
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			Yes	No
25.		es the notice by transferor and transferee include the following information as con- ned in Appendix MS-2 to Part 3500:		
	a.	The effective date of the transfer?		
	b.	The new servicer's name, address, and toll-free or collect call telephone number of the transferor servicer?		
	c.	A toll-free or collect call telephone number of the present servicer to answer in- quiries relating to the transfer?		
	d.	The date on which the present servicer will cease accepting payments and the date the new servicer will begin accepting payments relating to the transferred loan?		
	e.	Any information concerning the effect of the transfer on the availability of terms of optional insurance and any action the borrower must take to maintain coverage?		
	f.	A statement that the transfer does not affect the terms or conditions of the mort- gage, other than terms directly related to its servicing?		
	g.	A statement of the borrower's rights in connection with complaint resolution?		
Resp	onc	ling to Borrower Inquiries		
26.		ve late fees been imposed within 60 days following a transfer of servicing or were ments treated as late when received by transferor rather than transferee?		
27.		es the institution respond to borrower inquiries relating to servicing of RESPA cov- d mortgage loans and refinancings as prescribed in the regulation?		
	Spe	ecifically, does the institution:		
	a.	Provide a written response acknowledging receipt of a qualified written request from a borrower for information relating to the servicing of the loan within 20- business days?		
	b.	If not, has the action requested by the borrower been taken within the 20-business day period?		

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		Yes	No
	c. Within 60-business days after the receipt of a qualified written request, does the institution make appropriate corrections in the account of the borrower and provide a written notification of the correction (including in the notice the name and the telephone number of a representative of the institution who can provide assistance)?		
	OR		
	Provide the borrower with a written explanation:		
	 Stating the reasons the account is correct (including the name and telephone number of a representative of the institution who can provide assistance)? OR 		
	ii. Explaining why the information requested is unavailable or cannot be ob- tained by the institution (including the name and telephone number of a rep- resentative of the institution who can provide assistance)?		
28.	Does the institution provide information regarding an overdue payment to any consumer reporting agency during the sixty-day period beginning on the date the institution received any qualified written request relating to a dispute regarding the borrower's payments?		
Escre	ow Accounts		
29.	Does the institution perform an escrow analysis at the creation of the escrow account?		
30.	Is the initial escrow statement given to the borrower at settlement or within 45 days after the escrow account is established?		
31.	For continuing escrow arrangements, is an annual escrow statement provided to the borrower at least once every 12 months?		
32.	Does the initial escrow statement itemize:		
	a. Amount of monthly mortgage payment		
	b. Portion of the monthly payment being placed in escrow		
	c. Charges to be paid from the escrow account during the first 12 months		
	d. Disbursement date		

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	e. Amount of cushion		
33.	Is the annual escrow statement provided within 30 days of the completion of the escrow account computation year?		
34.	Does the annual escrow statement itemize:		
	a. Current mortgage payment and portion going to escrow		
	b. Amount of last year's mortgage payment and portion that went to escrow		
	c. Total amount paid into the escrow account during the past computation year		
	d. Total amount paid from the escrow account during the year for taxes, insurance premiums, and other charges		
	e. Balance in the escrow account at the end of the period		
	f. Explanation of how any surplus is being handled		
	g. Explanation of how any shortage or deficiency is to be paid by the borrower		
	h. If applicable, the reason(s) why the estimated low monthly balance was not reached.		
35.	Are monthly escrow payments following settlement no larger than 1/12 of the amount expected to be paid for taxes, insurance premiums, and other charges in the following twelve months, plus 1/6 of that amount?		
36.	Does the servicer notify the borrower at least annually of any shortage or deficiency in the escrow account?		
37.	Does the institution make payments from the escrow account for taxes, insurance premi- ums and other charges in a timely manner as they become due?		
No F	ees for RESPA Disclosures		
38.	Does the financial institution charge a fee specifically for preparing and distributing the HUD-1 forms, escrow statements or documents required under the Truth in Lending Act?		
	a. If a fee is charged for a GFE, is the fee limited to the cost of a credit report?		
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Purc	chase of Title Insurance		
39.	When the financial institution owns the property being sold, does it require that title in- surance is required from a particular company?		
Payr	ment or Receipt of Referral or Unearned Fees		
40.	Is institution management aware of the prohibitions against payment or receipt of kick- backs and unearned fees?		
41.	Are federally related mortgage loan transactions referred by brokers, affiliates, or other parties?		
	OR		
	Does the institution refer services to brokers, affiliates, or other parties?		
42.	If fees were paid to the institution or any parties identified, were all fees paid to the bro- ker, affiliate, service provider, or other party consistent with all the requirements of sec- tion 3500.14 (g) and for goods or facilities actually furnished or services actually performed?		
Com	nments		

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