## OWNER'S TITLE INSURANCE -

what you need to know on or after Oct 3<sup>rd</sup>, 2015?

If the seller has agreed under the terms of the purchase contract or by local custom to pay for the owner's policy of title insurance, then the creditor does not show the premium on the Loan Estimate and the buyer is not charged at closing with an offset to the seller. Instead the seller is charged the premium at closing.

However, if the buyer has agreed to pay any portion of the owner's premium at closing, the creditor must show the charge on the Loan Estimate as optional.

Example: Title – Owner's Title Policy (optional) \$1,017

The portion of the Owner's Title Policy premium paid for by the buyer at closing must be shown as "optional" on the Closing Disclosure in the same manner. Conceivably the buyer could opt not to purchase an owner's policy at the closing table.

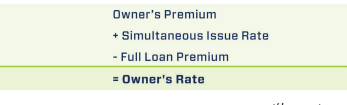
It is important to understand the CFPB never intended for buyers to get the impression an Owner's Title Policy is not necessary. Their intent was only to ensure the Loan Estimate provided a true estimate of the required costs related to their transaction, in order to obtain a loan for the purchase of the property.

Although the lender may not require their borrower purchase an Owner's Title Policy as a part of the purchase, the purchase agreement or contract will most likely require a policy be purchased. The optional wording on the Loan Estimate and Closing Disclosure is really only there to alert the buyer the purchase of an Owner's Title Policy is not required as a part of the loan program.

Keep in mind any portion of the Owner's Title Policy premium paid by the seller should not contain the word "optional" in the charge description. If a buyer opts not to purchase an owner's policy, in most states they would not receive the benefit of a simultaneous issue discount applied to the loan policy premium. Currently, in a typical residential transaction, a lender quotes the discounted rate on a Loan Estimate.

However, any increase in this premium would result in a tolerance violation or increased annual percentage rate. Therefore, the CFPB wrote into the new rules any simultaneous issue discount must be applied to the owner's policy premium and not the loan policy premium.

Therefore, when the new CFPB rules are implemented, the lender will need to disclose the full lender's policy premium on the Loan Estimate and the preparer of the Closing Disclosure will charge the full loan premium. The new formula for calculating the owner's premium with the simultaneous issue discount applied is as follows:



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The new calculation method applies regardless of which party to the transaction is paying the owner's policy premium. For example, the premiums on the purchase of a \$300,000 residence with a \$240,000 loan closed simultaneously with actual premiums are as follows:

Owner's Policy Premium	\$1,135
Loan Policy Premium (Full Rate)	\$1,167
Loan Policy Premium (Simultaneous Issue Rate)	\$435

On a transaction closed prior to the effective date of the new rules, if the seller is paying for the Owner's Title Insurance, the seller would pay \$1,135 and the buyer would pay \$435. On the same transaction closed after the effective date of the new rules the disclosure would reflect the seller paying the calculated premium of \$403 and the buyer paying the full loan premium of \$1,167.

The title provider will still receive all the total premium dollars due to them. However, the seller ends up paying \$732 less than obligated and the buyer ends up paying \$732 more than obligated.

Purchase price of \$300,000 with a \$240,000 Loan	Seller's Cost per Contract	Buyer's Cost per Contract	Seller's Cost per Disclosure	Buyer's Cost per Disclosure	"Cost" Difference - <i>Seller</i>	"Cost" Difference - <b>Buyer</b>
Owner's Policy	\$1,135	\$0	\$403	\$0	\$732	\$0
Lender's Policy	\$0	\$435	\$0	\$1,167	\$0	\$732

The only way the formula works is if one of the parties to the transaction is paying both policy premiums, which in most markets is not customary. As a result, our systems have been designed to provide an off-setting debit to the seller for the balance of the owner's premium and an offsetting credit for the same to the buyer.

The disclosure amounts, and off-setting debits and credits only appear when the Closing Disclosure is printed using the Company's escrow production systems. Any other document, such as a closing statement or fee ticket, will print the premium dollars in the normal fashion. Despite all the CFPB changes, we all need to remind our Consumers that these **Common Title Problems** can always occur after they purchase the property:

- Impersonation of the true owner of the land
- Forged deeds, releases, etc.
- Instruments executed under fabricated or expired power of attorney
- Deeds delivered after death of grantor/grantee, or without consent of grantor
- Deeds to or from defunct corporation
- Undisclosed or missing heirs
- Misinterpretation of wills
- Deeds by persons of unsound mind
- Deeds by minors
- Deeds by persons supposedly single but secretly married
- Birth or adoption of children after date of will
- Surviving children omitted from will
- Mistakes in recording legal documents
- Want of jurisdiction of persons in judicial proceedings
- Discovery of will of apparent intestate
- Falsification of records
- Claims of creditors against property sold by heirs or devisees
- Deeds in lieu of foreclosure given under duress
- Easements by prescription not discovered by a survey
- Deed of community property recited to be separate property
- Errors in tax records
- Deed from a bigamous couple
- Defective acknowledgements
- Federal condemnation without filing notice
- Corporation franchise taxes, a lien on all corporate assets
- Erroneous reports furnished by tax officials
- Administration of estates of persons absent but not deceased
- Undisclosed divorce of spouse who conveys as consort's heir
- Marital rights of spouse purportedly, but not legally divorced