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New Jersey

STATE HIGH COST/PREDATORY LENDING REGULATIONS

Last Updated:	Date:	Initials:
By:	3/7 - 4/3/19	RFL / BH
Reviewed:	1/7/22	BH
Coded:		
By:	1/12/22	SA
Updated		

<u>LAW:</u> NJ Home Ownership Security Act of 2002 (NJSA 46:10B-22 et seq) https://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enu

	AN AMOUNT COVERED: < \$527,669.59 – Changes each J	lanuar	y 1 https://www.state.nj.us/dobi/bulletins/blt19_02.pdf
X	Individuals Organizations	X	Trusts Other:
x LO	TAL LOAN AMOUNT (TLA) IS DEFINED AS: NJSA 46 Loan Amount as defined in HOEPA 226.32 Loan Amount as defined in HCML 1026.32 AN TYPES COVERED: Conventional VA	<u>x</u>	1
X	Other:	X	кнз
X X X X	AN PURPOSES COVERED: Purchase Builder Equity Out One Time Closing Purchase Plus Improvements Lot Loan Borrower Interim HELOC	x x x x x x x x	Construction to Perm Refinance Home Equity Closed End Modification (if subject to TILA) Refinance Plus Improvements Home Improvement One Time Closing with Modification Assumption
BR X	Yes		No
X	Primary Residence – 1-6 unit Investment		Second Home Raw Land

APR THRESHOLDS: http://www.njleg.state.nj.us/2002/bills/pl03/64_.pdf

https://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/EnuMatch HOEPA

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user or reviewer. X APR Unteased APR	Other:
First Lien: > 6.5 %	Subordinate Lien: > 8.5 %
APR COMPARED AGAINST: NJSA 46:10B-22 et seq x APOR Treasury Yield	APR Itself Other:
DATE FOR APR TEST: Match HOEPA Application X Other: Date interest rate is set	Closing
FEE TEST METHOD: NJSA 46:10B-22 et seq Use HC Flag Use APR & Paid To (§1026.32) Use APR & Paid To, except: exclude either a convenience of the c	entional prepayment penalty or up to 2 bona fide
46:10B-24. Definitions relative to abusive lending practices.	
a junior lien, by more than three and one half percentage points; ar	cable to the loan from an interest rate which does not exceed the by more than two percentage points, or for a home loan secured by adments. Loan discount points will be considered to be recouped within in the interest rate that is achieved by the payment of the loan ments such that the borrower's dollar amount of savings in interest
FEE TEST THRESHOLDS: NJSA 46:10B-22 et seq https://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates& All liens: >4.5 % of TLA ≥\$40,000	&fn=default.htm&vid=Publish:10.1048/Enu
ADJUSTMENTS: x No Yes How:	
FEES INCLUDED IN TEST: NJSA 46:10B-22 et seq "Points and fees" means: (1) All items listed in 15 U.S.C. s.1605(a)(1) through (4), except in (2) All charges listed in 15 U.S.C. s.1605(e);	nterest or the time-price differential;
(3) All compensation paid directly or indirectly to a mortgage brok	ter, including a broker that originates a loan in its own name in a

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(4) The cost of all premiums financed by the creditor, directly or indirectly for any credit life, credit disability, credit unemployment or credit property insurance, or any other life or health insurance, or any payments financed by the creditor directly

table-funded transaction;

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or indirectly for any debt cancellation or suspension agreement or contract, except that insurance premiums calculated and paid on a monthly basis shall not be considered financed by the creditor;

- (5) The maximum prepayment fees and penalties that may be charged or collected under the terms of the loan documents;
- (6) All prepayment fees or penalties that are incurred by the borrower if the loan refinances a previous loan made or currently held by the same creditor or an affiliate of the creditor; and
- (7) For open-end loans, the points and fees are calculated by adding the total points and fees known at or before closing, including the maximum prepayment penalties which may be charged or collected under the terms of the loan documents if prepayment penalties are authorized by law other than by this act, plus the minimum additional fees the borrower would be required to pay to draw down an amount equal to the total credit line.
- (2) "Total points and fees threshold" means that the total points and fees payable by the borrower at or before the loan closing, excluding either a conventional prepayment penalty or up to two bona fide discount Points...

OTHER ITEMS TO BE TESTED/CONSIDERED:

IF LOAN IS STATE HIGH-COST, THEN MUST MEET FOLLOWING REQUIREMENTS:

- No balloon payment
- No negative amortization terms
- Interest rate can't increase after default (disregard ARM changes)
- High-cost notice below

SPECIAL NOTES: NJSA 46:10B-22 et seq

C.46:10B-26 High-cost home loans, limitations, prohibited practices.

https://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enup.L. 2003, CHAPTER 64

- 5. A high-cost home loan shall be subject to the following additional limitations and prohibited practices:
- a. No high-cost home loan shall contain a scheduled payment that is more than twice as large as the average of earlier scheduled payments. This provision shall not apply when the payment schedule is adjusted to the seasonal or irregular income of the borrower.
- b. No high-cost home loan shall include payment terms under which the outstanding principal balance will increase at any time over the course of the loan because the regular periodic payments do not cover the full amount of interest due.
- c. No high-cost home loan shall contain a provision that increases the interest rate after default. This provision shall not apply to interest rate changes in a variable rate loan otherwise consistent with the provisions of the loan documents, provided the change in the interest rate is not triggered by the event of default or the acceleration of the indebtedness.
- d. No high-cost home loan shall include terms under which more than two periodic payments required under the loan are consolidated and paid in advance from the loan proceeds provided to the borrower.
- e. Without regard to whether a borrower is acting individually or on behalf of others similarly situated, any provision of a high-cost home loan agreement that allows a party to require a borrower to assert any claim or defense in a forum that is less convenient, more costly, or more dilatory for the resolution of a dispute than a judicial forum established in this State if the borrower may otherwise properly bring a claim or defense or limits in any way any claim or defense the borrower may have is unconscionable and void.
- f. A creditor shall not make a high-cost home loan unless the creditor has given the following notice, or substantially similar notice, in writing, to the borrower, acknowledged in writing and signed by the borrower not later than the time the notice is required under the notice provision contained in 12 C.F.R. s.226.31(c).

NOTICE TO BORROWER

YOU SHOULD BE AWARE THAT YOU MIGHT BE ABLE TO OBTAIN A LOAN AT A LOWER COST. YOU SHOULD SHOP AROUND AND COMPARE LOAN RATES AND FEES. MORTGAGE LOAN RATES AND CLOSING COSTS AND FEES VARY BASED ONMANY FACTORS, INCLUDING YOUR PARTICULAR CREDIT AND FINANCIAL CIRCUMSTANCES, YOUR EMPLOYMENT HISTORY, THE LOAN-TO-VALUE REQUESTED AND THE TYPE OF PROPERTY THAT WILL SECURE YOUR LOAN. THE LOAN RATE AND FEES COULD ALSO VARY BASED ON WHICH CREDITOR OR BROKER YOU SELECT.

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IF YOU ACCEPT THE TERMS OF THIS LOAN, THE CREDITOR WILL HAVE A MORTGAGE LIEN ON YOUR HOME. YOU COULD LOSE YOUR HOME AND ANY MONEY YOU PUT INTO IT IF YOU DO NOT MEET YOUR PAYMENT OBLIGATIONS UNDER THE LOAN.

YOU SHOULD CONSULT AN ATTORNEY-AT-LAW AND A QUALIFIED INDEPENDENT CREDIT COUNSELOR OR OTHER EXPERIENCED FINANCIAL ADVISOR REGARDING THE RATE, FEES AND PROVISIONS OF THIS MORTGAGE LOAN BEFORE YOU PROCEED. A LIST OF QUALIFIED COUNSELORS IS AVAILABLE BY CONTACTING THE NEW JERSEY DEPARTMENT OF BANKING AND INSURANCE.

YOU ARE NOT REQUIRED TO COMPLETE THIS LOAN AGREEMENT MERELY BECAUSE YOU HAVE RECEIVED THIS DISCLOSURE OR HAVE SIGNED A LOAN APPLICATION.

REMEMBER, PROPERTY TAXES AND HOMEOWNER'S INSURANCE ARE YOUR RESPONSIBILITY. NOT ALL CREDITORS PROVIDE ESCROW SERVICES FOR THESE PAYMENTS. YOU SHOULD ASK YOUR CREDITOR ABOUT THESE SERVICES.