

Guide to FinCEN Geographical Targeting Order

The Financial Crimes Enforcement Network (FinCEN) has enacted a Geographical Targeting Order (GTO) affecting specified geographic areas. A copy of this Order is provided on <u>CATIC's website</u>. This Order is designed to identify money laundering schemes involving purchases of real estate. In order to comply with this Order, CATIC agents will be required to collect and report information about persons involved in real estate transactions, as described below.

Background

FinCEN is a bureau of the U.S. Treasury Department, which is authorized to collect and analyze financial transaction data in order to detect and prevent money laundering under the Bank Secrecy Act, 31 U.S.C. § 5311 et seq.

Information Collection & Reporting Requirements under the GTO

FinCEN has issued a GTO to take effect on **April 15**, **2025**, **and ending on October 9**, **2025**. During this period, CATIC agents will be required to collect certain information for Covered Transactions.

Covered Transactions (GTO Section II.A) – a transaction must meet each of the criteria listed below:

- Property purchased is *residential real property* in one of the following geographic areas, inter alia:
 - the Massachusetts counties of Suffolk, Middlesex, Bristol, Essex, Norfolk, or Plymouth;
 - o the Connecticut counties of Fairfield or Litchfield;
 - o the Boroughs of Brooklyn, Queens, Bronx, Staten Island, or Manhattan in New York City, New York;
 - the Florida counties of Miami-Dade, Broward, Palm Beach, Hillsborough, Pasco, Pinellas, Manatee, Sarasota, Charlotte, Lee, or Collier;
 - Cook County, Illinois;
 - o the Texas counties of Bexar, Tarrant, Dallas, Harris, Montgomery, Webb, or Travis;
 - the Maryland counties of Montgomery, Anne Arundel, Prince George's, or Howard, or the City or County of Baltimore; OR
 - the Virginia counties of Arlington or Fairfax, or the cities of Alexandria, Falls Church, or Fairfax;
 - o District of Columbia
- Property is purchased by a *Legal Entity*, defined as a corporation, limited liability company, partnership, or other similar business entity that is not a U.S. publicly traded company (note that purchases by individuals and/or trusts do not trigger the GTO reporting requirement);
- The purchase price is \$300,000 or more (or \$50,000 or more for real property located in the City or County of Baltimore);
- The purchase is made *without a bank loan* or other similar form of external financing; and
- The purchase is made, at least in part, using currency or a cashier's check, a certified check, a traveler's check, a personal check, a business check, a money order in any form, a funds transfer (including wire transfer), or virtual currency



To assist CATIC agents in determining whether a transaction is a Covered Transaction, CATIC has created a Covered Transaction Worksheet available on CATIC's website.

Commitment Requirement – if a transaction meets the criteria above, the following language MUST be included in every Commitment for Title Insurance in Schedule B, Part 1:

This transaction may be subject to a federal requirement to collect additional information regarding the purchase of the Land. Federal laws authorize the U.S. Department of Treasury to collect this information about transactions in specific geographic areas. This Title cannot be insured until all of the required information is collected by the Issuing Agent and submitted to the U.S. Treasury Department.

Information to be Collected (GTO Section II.B) – if a transaction qualifies as a Covered Transaction according to the criteria above, the CATIC agent must collect the following information:

- Information about the *identity of the individual primarily responsible for representing the Legal Entity* (as defined above), including a copy of this individual's driver's license, passport, or other similar identifying documentation
- Information about the *identity of the Purchaser*, defined as the Legal Entity that is purchasing residential real property as part of a Covered Transaction
- Information about the *identity of the Beneficial Owner(s)*, defined as each individual who, directly or indirectly, owns 25% or more of the equity interests of the Purchaser, including a copy of each Beneficial Owner's driver's license, passport, or other similar identifying documentation
- Date of closing
- Total *purchase price* of the real property and the *method of payment*
- *Address* of real property

CATIC agents may use the FinCEN Information Collection Form located on <u>CATIC's website</u> to assist in collecting necessary information that must be reported to FinCEN.

Reporting Requirements (GTO Section II.B)

CATIC agents that are involved in a Covered Transaction must report the transaction to FinCEN by completing an electronic Currency Transaction Report (CTR). To do so, agents must first create an account with the BSA E-Filing system at: https://bsaefiling.fincen.treas.gov/Enroll Now.html. Agents can then complete the Currency Transaction Report available through the BSA E-Filing website.

The GTO contains guidelines and reporting requirements for completing the Currency Transaction Report, which CATIC agents must follow. To assist agents, CATIC has posted on its <u>website</u> a FinCEN GTO Instructional Overview, which provides additional guidance as to how to complete this form.

Currency Transaction Reports must be submitted *within 30 days of the closing*. Within *5 days* of submitting the report to FinCEN, CATIC agents shall provide a copy of the Currency Transaction Report to CATIC by:



• Email to: <u>compliance@catic.com</u> OR

• Mail to: CATIC Corporate Headquarters

ATTN: GTO Filing 101 Corporate Place Rocky Hill, CT 06067

Retention of Records (GTO Section III.C)

Closing attorneys and title agents must retain all records relating to compliance with this GTO *for 5 years from the last day the Order is effective (including any renewals)*. CATIC agents must provide these records to FinCEN or another appropriate law enforcement or regulatory agency upon request.

Penalties for Noncompliance (GTO Section III.G)

Closing attorneys and title agents may be liable for civil and criminal penalties for violating any of the terms of the GTO. Penalties can range as follows:

Criminal Penalties

| Type of Violation | Penalty |
|--|--|
| Willful violation | Up to \$250,000 fine and 5 years in |
| | prison |
| Willful violation while violating another law of the | Up to \$500,000 fine and 10 years in |
| U.S. | prison |
| Structuring or assisting in structuring a transaction to | Fine in accordance with title 18, United |
| avoid the currency transaction reporting | States Code and up to five years in |
| | prison |

Civil Penalties

| Type of Violation | Penalty |
|---|---|
| Willful violation (a separate violation occurs for each day the violation continues and each location where a violation occurs) | Greater of the amount involved (up to \$100,000) or \$25,000 |
| Failure to file a report, material misstatement or omission | Not to exceed the amount involved in the transaction |
| Structuring or assisting in structuring a transaction to avoid the currency transaction reporting | Not to exceed the amount involved in the transaction |
| Negligence | Not to exceed \$500 or \$50,000 if a pattern of negligence is found |

Attorney-Client Privilege Not Applicable

Information necessary for complying with the GTO cannot be withheld from the government due to attorney-client privilege. *See* <u>United States v. Goldberger & Dubin, P.C.</u>, 935 F.2d 501 (2nd Cir. 1991), holding that, absent special circumstances, attorneys were required to disclose client information on IRS disclosure forms. *See also* <u>United States v. Leventhal</u>, 961 F.2d 936 (11th Cir. 1992), holding that state bar ethical rules do not constitute a "special circumstance" that would protect clients' names and fee arrangements from disclosure.