FinCEN GTO: What You Need to Know



Table of Contents

1) Background

- 2) Information Collection & Reporting Requirements
 - What is a Covered Transaction?
 - CATIC Title Commitment Requirement
 - Information to be Collected
 - How to Submit a Currency Transaction Report
- 3) Penalties for Noncompliance
- 4) Attorney-Client Privilege Not Applicable



Background

Who is FinCEN?

- FinCEN = Financial Crimes Enforcement Network
 - A bureau of the U.S. Treasury Department
- Mission: "to safeguard the financial system from illicit use and combat money laundering and promote national security through the collection, analysis, and dissemination of financial intelligence and strategic use of financial authorities."
- Authority:
 - Bank Secrecy Act
 - Currency and Financial Transactions Reporting Act of 1970
 - USA PATRIOT Act of 2001



What is a GTO?

- GTO = Geographic Targeting Order
- Order imposing additional recordkeeping and reporting requirements on domestic financial institutions or nonfinancial trades or businesses in a specific geographic area for transactions involving certain amounts of United States currency or monetary instruments



Information Collection & Reporting Requirements

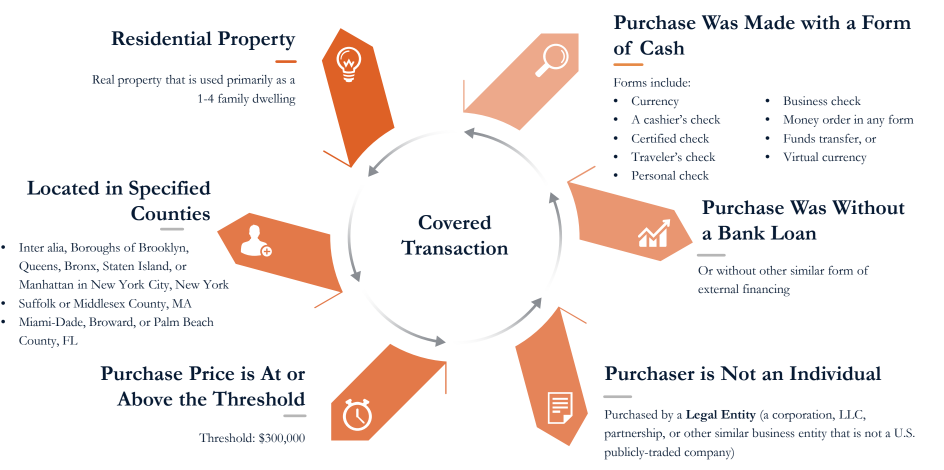


- Who: Financial Crimes Enforcement Network (FinCEN)
- What: Geographic Targeting Order (GTO)
- When: effective November 6, 2020 through May 4, 2021
 - *Can be renewed



Triggering Factors

Transaction must include EACH of these factors to be a Covered Transaction





CATIC Title Commitment Requirement

If a transaction meets these criteria, 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

If a transaction qualifies as a **Covered Transaction**, the CATIC Title 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



Information to be Collected (cont.)

If a transaction qualifies as a **Covered Transaction**, the CATIC Title agent must collect the following information:

- Date of closing
- Total purchase price of the real property and the method of payment
- Address of real property



How to Submit a Currency Transaction Report

- CATIC Title agents who are involved in a Covered Transaction must report the transaction to FinCEN
- CATIC Title agents must file a FinCEN Currency Transaction Report within 30 days of the closing
- Within *5 days of submission*, agents must provide a copy of the submitted Currency Transaction Report to CATIC Title by:
 - •Email to: RPicone@catictitle.com or
 - • Mail to: CATIC Title Insurance Company

ATTN: GTO Filing

660 White Plains Road, Suite 570

Tarrytown, NY 10591



How to Submit a Currency Transaction Report (cont.)

- In order to electronically file a Currency Transaction Report, CATIC Title agents must <u>first</u> create a BSA E-Filing User account by visiting: https://bsaefiling.fincen.treas.gov/Enroll_Now.html
- CATIC Title agents can then access the Currency Transaction Report (CTR) template located at: <u>https://bsaefiling.fincen.treas.gov/docs/GTO/RealEstate_GTOTemplate.pdf</u>
- For help filing, contact the FinCEN Help Desk at (866) 346-9478 or <u>FRC@FinCEN.gov</u>



Page 1



Currency Transaction Report

Version Number: 1.3

OMB No. 1506-0004, OMB No. 1506-0005, OMB No. 1506-0064

Steps to Submit

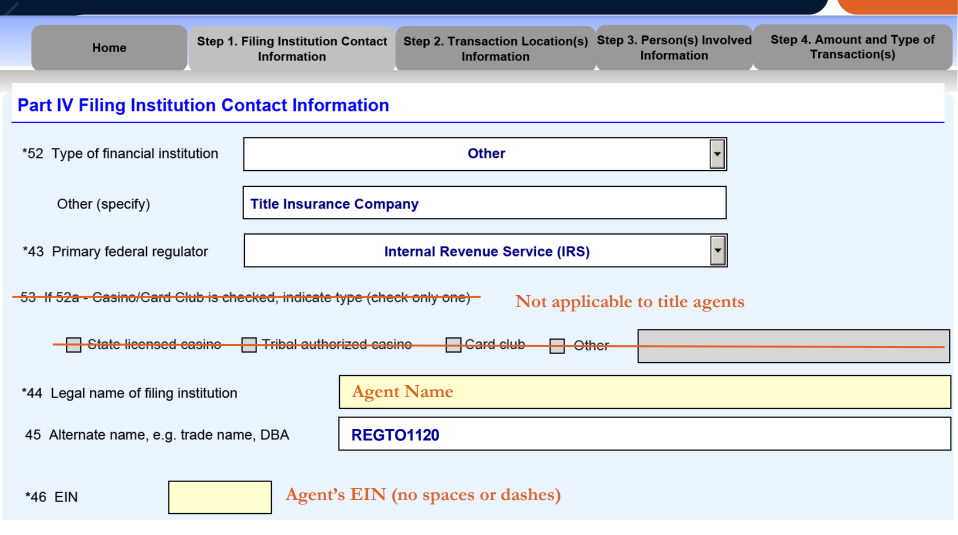
- 1. Complete the report in its entirety with all requested or required data known to the filer.
- 2. Click "Validate" to ensure proper formatting and that all required fields are completed.
- 3. Sign with PIN.
- 4. Click "Save"; filers may also "Print" a paper copy for their records.
- 5. Click "Submit".

Filing Name	
*1 Type of filing	⊠ Initial report ☐ Correct/amend prior report ☐ FinCEN directed Backfiling
Prior report BSA lo	dentifier
Save	Validate Submit Print

By providing my PIN, I acknowledge that I am electronically signing the BSA report submitted.		
Sign with PIN		

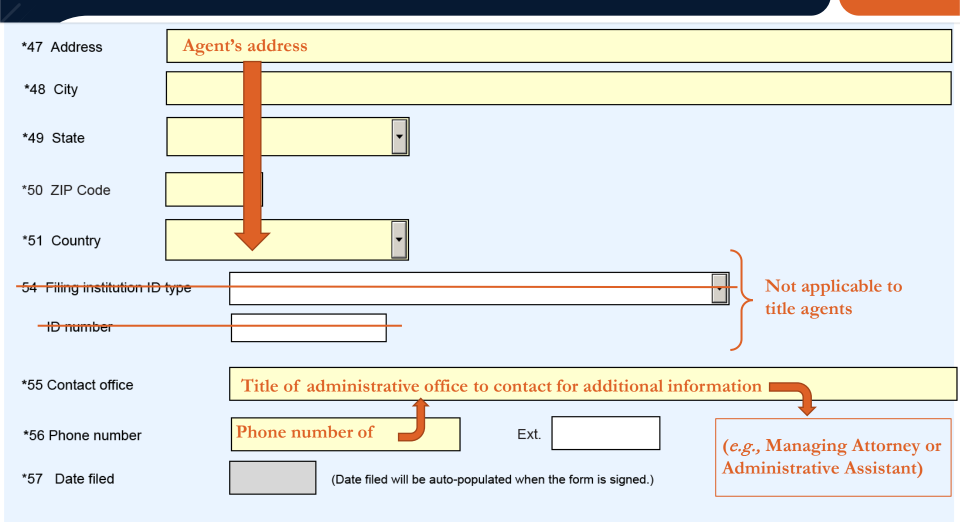
14

Page 2



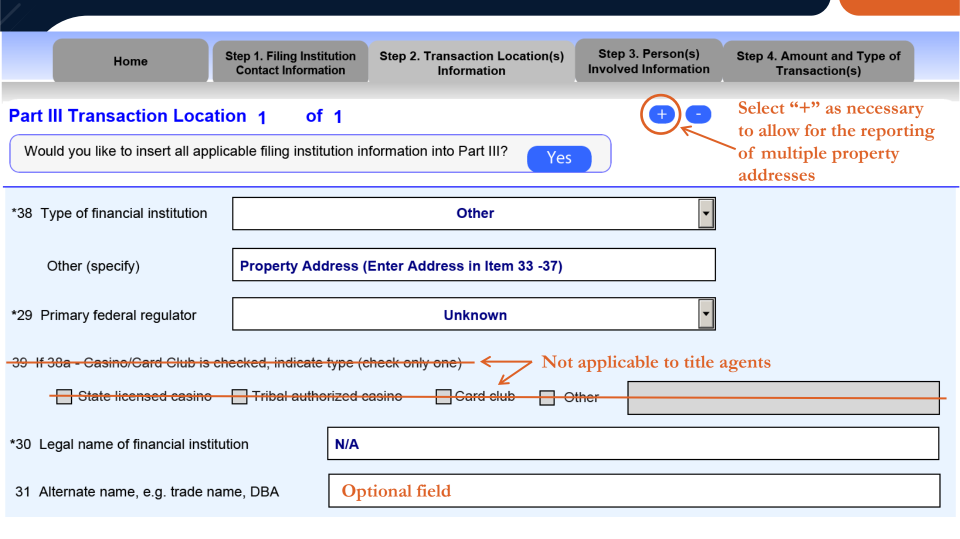


Page 2 (cont.)



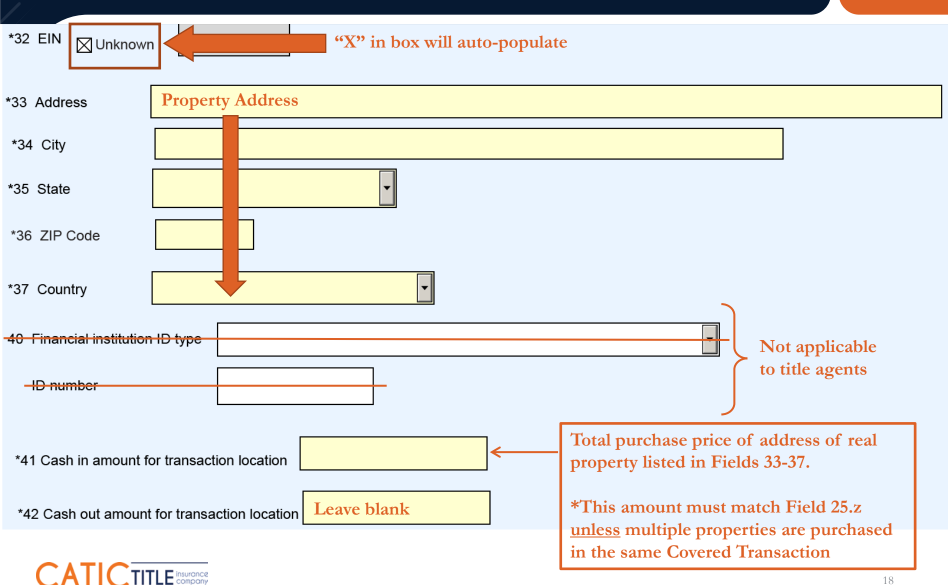


Page 3

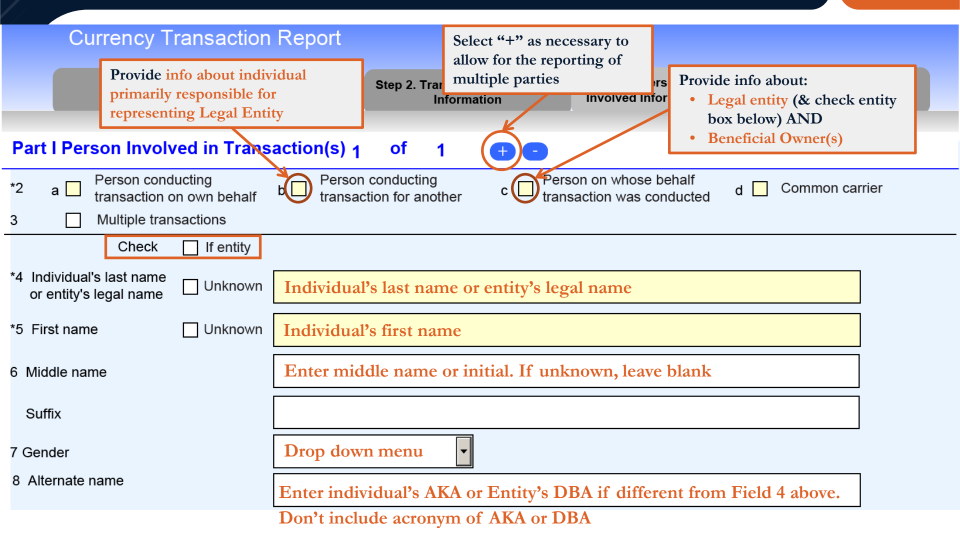




Page 3 (cont.)



Page 4





Page 4 (cont.)

9 Occupation or type of business		Enter specific information. FinCEN template has guidance				
9a NAICS Code		N/A				•
*10 Address	Unknown	Address	of individual or enti	ty identified in	Field 4	
*11 City	Unknown					
*12 State	Unknown		•	*13 ZIP/Postal	Code 🗌 Unknown	
*14 Country	Unknown		-			
*15 TIN	Unknown			16 TIN type	•	
*17 Date of birth	Unknown					Info for individual or entity identified in
18 Contact phone number		Include	if known	Ext.		Field 4
19 E-mail address		Include	if known			



Page 4 (cont.)

GTO requires agents to "obtain and record" (retain a copy) of each individual's driver's license, passport, or other similar identifying information and provide a description of that documentation in Field 20 here. DO NOT CHECK UNKNOWN

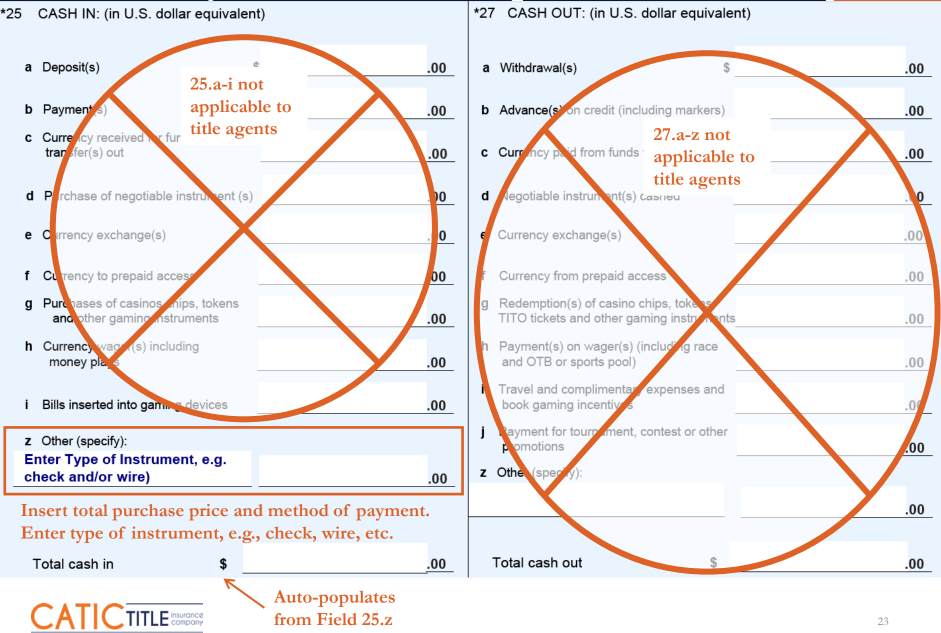
*20 Form of identification used to verify identity	
Driver's license/State ID Passport Alien Registration Other	
Number Country Issuing State	•
21 Cash in amount for individual or entity listed in Item 4 \$	
Account number	. 🔁 🕒
22 Cash out amount for individual or entity listed in Item 4	> N/A
Account number	. 🕈 🕤



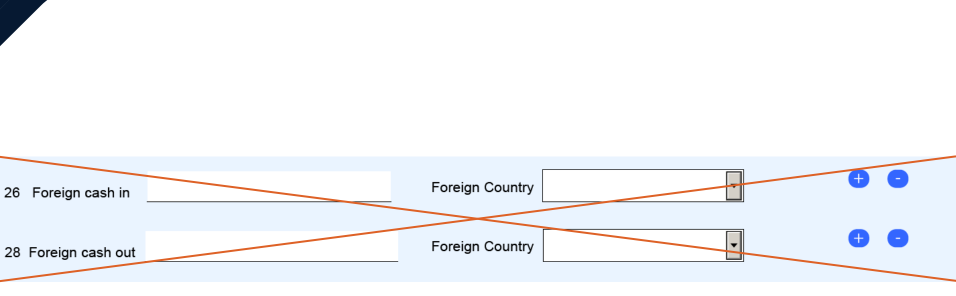
Page 5







Page 5 (cont.)



Not applicable to title agents



After Filing the Currency Transaction Report

- Record Retention Requirement
 - Agents must retain all records relating to compliance with this GTO for a period of 5 years from the last day that this Order is effective, which would be May 4, 2026 for the current Order
 - *<u>Remember</u>: this Order will likely be renewed. In the event of a renewal, retain records for 5 years from any renewal periods
 - Store records in a manner that is reasonably accessible
 - Make records available to FinCEN or any other appropriate law enforcement or regulatory agency, upon request



Tools to Help

CATIC Title has provided tools to help agents comply with the GTO

- Resources include:
 - A copy of the GTO
 - FinCEN GTO Guide
 - Covered Transactions Worksheet
 - Information Collection Form

To access these resources, please visit

https://catictitle.com/new-york/resources/fincen-gto



Penalties for Noncompliance

Penalties for Noncompliance

• CATIC Title agents may be liable for civil and criminal penalties for violating any terms of the GTO

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 U.S.	Up to \$500,000 fine and 10 years in prison			
Structuring or assisting in structuring a transaction to avoid the	Fine in accordance with title 18, United States Code and up to			
currency transaction reporting	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

Attorney-Client Privilege

- Attorney-Client Privilege CANNOT be invoked to withhold from the government information that is necessary to comply with the GTO
 - <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
 - <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



Contact Information

Questions may be directed to Bob Picone at RPicone@catictitle.com

