



ICBA Legislative and Regulatory Update: Trigger Leads

Status: A trigger lead is a marketing product that credit reporting agencies sell to third parties when a lender initiates a hard credit pull for a prospective mortgage applicant with the intention of creating competing offers for the future homebuyer. However, the practice has created a lot of confusion for customers who are suddenly inundated with offers, sometimes dubious, of mortgage credit from a variety of lenders via phone or text. Community banks are sometimes falsely accused of selling a consumer's information, resulting in reputational damage and potential loss of business.

Multiple bills in the House and Senate have been introduced to combat trigger leads, an issue that has been a persistent area of concern for community banks and their customers. There is bipartisan support on this issue, but there is a debate over questions about to what extent trigger leads should be banned or limited as well as when and how easily consumers can opt out.

ICBA Position:

ICBA supports regulatory and legislative changes that strictly limit the use of trigger leads to make unsolicited calls and offers to consumers without their express consent. There should be a quick and efficient way for a consumer to opt out of having their information sold to a third party or, more preferably, an option requiring a consumer to opt in to receive such solicitations. In addition to a mandatory opt-in policy, trigger leads should be limited in use to lenders that have previously originated a mortgage for the applicant or lenders currently servicing the mortgage.

Key Talking Points:

- Trigger leads often result in an inundation of calls or texts to customers following a hard credit pull for a mortgage loan. This happens without their consent, resulting in increased instances of fraud and general confusion for the consumer.
- There is strong bipartisan support to address many of the concerns regarding trigger leads. ICBA strongly supports S. 3502/H.R. 7297, the Homebuyers Privacy Protection Act, sponsored by Senator Jack Reed (D-RI) and Senator Bill Hagerty (R-TN) in the Senate and Rep. John Rose (R-TN) in the House. The bill would limit trigger lead solicitations exclusively to mortgage applicants who provide their consent or lenders that have previously originated a mortgage for the applicant, capturing refinance activity; lenders currently servicing the mortgage; or insured depository institutions that have a current account with the applicant.
- The CFPB has been reluctant to get involved in this issue despite their oversight of the credit reporting agencies.