Section 900 (a) (4):

“At the time of extending a specific commercial financing offer” under section 22802 of the code means:

(A) Any time a specific commercial financing offer is quoted to a recipient. However, if a provider simultaneously presents multiple, distinct specific commercial financing offers to the recipient and allows the recipient to select from among those options, then “at time of extending a specific commercial financing offer” occurs at the time that within two (2) business days after the recipient selects an option.

Section 900 (a) (6):

“Broker,” as used in these regulations, means any person other than a provider, financer, recipient, or their respective agents or representatives, who, for compensation to be received based on the consummation of a commercial financing, does any of the following: participates in any financing negotiation; counsels or advises the recipient about financing options; participates in the preparation of any financing documents, including financing applications; contacts the financer on behalf of the recipient other than to refer the recipient; gathers financing application documentation or delivers the documentation to the financer; communicates financing decisions or inquiries from the financer to the recipient; or obtains the recipient’s signature on financing documents.

Section 900 (a) (23):

“Specific commercial financing offer” means a written communication to a recipient, based upon information from, or about, the recipient, of a (i) periodic payment amount, irregular payment amount, or financing amount, and (ii) any rate, price, or cost of financing (including, without limitation, any total repayment amount), in connection with a commercial financing, which, if accepted by a recipient, shall be binding upon the financer. Information “about the recipient” includes information about the recipient that informs the provider’s quote to the recipient, such as the recipient’s financial or credit information, but not the recipient’s name, address, or general interest in financing.

Section 900 (a) (33), (34):

“Average monthly cost” means the average total amount paid in a month to the financer over the term of contract, divided by the number of months in under the term of the contract.

Commented [1]: The financier can only control the timing of when the offer goes to the recipient. Since the recipient determines when they will accept an offer, the responsibility to provide the necessary disclosures should be based on a reasonable amount of time to allow the financier to prepare the disclosures and deliver them.

Commented [2]: To avoid potential confusion and overlapping definitions/responsibilities, this language attempts to clarify that the definition of “broker” does not extend to the agents and representatives of the provider, financer, and recipient. In addition, as originally written, certain other parties could be deemed to be “brokers”, e.g., transaction counsel negotiating a deal on the financier’s behalf.

Commented [3]: This reflects the common and practical understanding that when an offer is binding upon the financer is the appropriate point in the negotiations for providing the disclosures. Otherwise, every back and forth in the negotiations would require an additional disclosure, which would cause potential confusion and disputes as to which disclosure is correct. This approach is consistent with New York’s proposed regulations.

Commented [4]: These clarifications add necessary specificity for commercial financing transactions that may be interrelated with other transactions since the provider may not know or control all costs related to the contract. In addition, these changes account for transactions where certain payments may occur on a non-monthly basis (e.g., certain annual fees).
“Estimated monthly cost” means the estimated average total amount paid in a month to the financer over the term of contract, divided by the number of months in under the estimated term of the contract.

Section 952:

(a) A financer shall:

1. Provide a copy of compliant disclosures required by this subchapter to a broker, whenever a financer provides a broker with a specific commercial financing offer for a recipient.

2. Maintain a copy of the evidence of transmission of the disclosures provided by to a broker the financer in compliance with subdivision (b) for a period of at least four years following the date that the disclosure is presented to the recipient.

(b) Following receipt of the disclosures required by subdivision (a)(1) of this section and before communicating a specific commercial financing offer to a recipient, a broker shall transmit the unaltered, disclosures received by from the financer to the recipient. After a broker transmits disclosures to the recipient, if so required, the broker shall provide evidence of transmission of the disclosures to the financer, including the time of transmission.

(f) This section shall not be construed to:

1. Require a broker to evaluate the accuracy of the disclosures provided by the financer;

2. Create any liability for a broker if the disclosures that the financer provides do not comply with this subchapter or Division 9.5 of the code; or

3. Limit any liability that may arise when a broker makes representations concerning the commercial financing.

4. Require a broker to provide any disclosures if the financer is not required to provide such disclosures or if the transaction is otherwise exempt.

NEW Section 957:

Compliance Date. The compliance date for these regulations shall be six months after publication of the Text of Final Rules and Final Statement of Reasons.