

SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS

WITH AMERICAN GUARANTY TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the American Guaranty Title Insurance Rate Filing are AGTIC's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Partially-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are partially-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Reverse Mortgage Escrow Fee: The handling, processing and services associated with closing and escrow for reverse mortgage transactions, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include additional title clearing work and customer services assistance as well as certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Resale Escrow Buyer Fee: The handling, processing and services associated with closing and escrow on Buyer's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for buyer, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Resale Escrow Seller Fee: The handling, processing and services associated with closing and escrow on Seller's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>For Sale by Owner Buyer Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Buyer's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

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<u>Notary Signing Fee:</u> A closing conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on closing documents, and processing and returning signed closing documents.

<u>Document Signing Service Fee:</u> A document signing appointment conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on documents, and processing and returning signed documents.

<u>Sub-Escrow Fee:</u> The processing, payout, delivery and tracking of escrow funds. This service may include additional fees incurred by the escrow agent such as wire fees, overnight delivery fees and check cancellation fees.

<u>REO Escrow Fee:</u> When the seller of a property is a bank or asset manager selling the property pursuant to a foreclosure an additional fee will be added the escrow fee.

<u>Seller Representation Fee</u>: The handling, processing and services associated with ensuring REO seller has title to the property and representing seller at the closing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>Seller Representation Cancellation Fee</u>: The cancellation fee for cancellation of a Seller Representation file prior to the date that the REO property closes.

<u>Second Mortgage Escrow Fee:</u> The handling, processing and services associated with the processing of <u>Second Mortgage</u>'s, including but not limited to closing coordination services, document preparation and notary coordination.

<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Attorney Fee: The services provided by an outside attorney as determined to be necessary as part of the title/closing process.

<u>Document Preparation Fee:</u> The preparation of legal documents, closing documents, affidavits and/or disclosures determined to be necessary as part of the title/closing process.

<u>Subordination Fee:</u> The process of giving a current lien or interest an inferior status to the new mortgage for which the borrower wishes to apply. For example, an existing mortgage may be subordinated to the lien of a new mortgage in which case the new mortgage becomes the lien with priority.

<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

Non-Integrated Refinance Escrow Fee:	\$495.00
Partially-Integrated Refinance Escrow Fee:	\$395.00
Fully-Integrated Refinance Escrow Fee:	\$275.00
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00



AMERICAN GUARANTY TITLE INSURANCE COMPANY

STATE OF KANSAS RATES

- (1) <u>Streamline Residential Refinance Rate</u>. This rate is inclusive of any search and examination fees, except where prohibited by state statute, and <u>does</u> <u>not</u> apply to commercial, multifamily or construction loans.
 - a. For 1-4 family residential loan transactions originated by institutional lenders, which refinance existing institutional lender mortgages, and are processed by the Company's authorized agents or direct operations, where orders are placed electronically by the originating lender and processed and delivered through an electronic order management platform and an ALTA Loan Policy, an ALTA Short Form Residential Loan Policy or a Master Residential Loan Policy is issued allowing for generic exceptions, the following rates apply:

Loan amounts up to and including \$250,000	\$345.00
\$250,000.01 up to and including 500,000	\$450.00
\$500,000.01 up to and including 750,000	\$580.00
\$750,000.01 up to and including 1,000,000	\$640.00
\$1,000,000.01 up to and including 1,300,000	\$770.00
\$1,300,000.01 up to and including 1,500,000	\$895.00
Maximum Loan Amount \$1,500,000	

(2) Mortgage Impairment Protection Insurance Policy (AGTIC FORM 4113) When this policy is issued to a lender, the premium that will apply as to each mortgage loan closed, reported, and to be insured by the policy is as follows:

Loan amounts up to \$100,000.00	\$50.00
\$100,000.01 up to and including \$250,000.00	\$65.00
\$250,000.01 up to and including 500,000.00	\$125.00
Maximum loan amount \$500,000.00	

- (3) ALTA Endorsement 4-06, AGTIC 4355-Condominium No Charge Assures condominium statute has been complied with in establishment thereof and that restrictive covenants are not violated.
- **(4) ALTA Endorsement 4.1-06, AGTIC 4338-Condominium** No Charge Differs from the 4-06 in that it provides coverage in the event that a "superpriority" statute gives Homeowner's Association liens priority over previously recorded mortgages.

(5) ALTA Endorsement 5-06, AGTIC 4340 Planned Unit Development

No Charge

Insures against violations of covenants which restrict use, priority of lien over assessments of homeowner's association, removal of structure because of encroachments, and failure of title by reason of right of first refusal.

(6) ALTA Endorsement 5.1-06, AGTIC 4339-Planned Unit Development

No Charge

Differs from the 5-06 in that it provides coverage in the event that a "superpriority" statute gives Homeowner's Association liens priority over previously recorded mortgages.

(7) ALTA Endorsement 6-06, AGTIC 4367-Variable Rate Mortgages

Charge

Insures against invalidity, unenforceability or loss of priority of lien resulting from provisions allowing changes in rate of interest.

(8) ALTA Endorsement 6.2-06, AGTIC 4368- Variable Rate Mortgages-**Negative Amortization** No Charge

Similar to ALTA form 6-06 above, but includes assurances regarding "interest on interest" provisions in the mortgage.

(9) ALTA Endorsement 7-06, AGTIC 4341-Manufactured Housing

No Charge

Provides that where a lot is insured upon which a manufactured housing unit is located, that the unit is included in the term "land" when used in the policy.

(10)ALTA Endorsement 7.1-06, AGTIC 4358-Manufactured Housing-

Conversion: Loan

No Charge

Gives affirmative coverage against loss sustained by a lender in the event that any personal property lien survives against the manufactured housing unit from days it constituted personal property.

(11)ALTA Endorsement 8.1-06, AGTIC 4357-Environmental Protection

No Charge

Insures against loss by reason of lack of priority of insured lien over certain environmental protection liens.

(12) ALTA Endorsement 9-06, AGTIC 4344-Restrictions, Encroachments, Minerals No Charge

Provides assurance that covenants and restrictions are not violated, that there are no encroachments, that damages to existing improvements resulting from extractions of minerals will be a covered loss.

- (13) ALTA 11-06, AGTIC 4317-Mortgage Modification Endorsement \$175 Insures against loss sustained by reason of the invalidity or unenforceability of the insured mortgage as a result of a post-policy modification of the insured mortgage.
- (14) ALTA 11.2-06, AGTIC 4616-Mortgage Modification with Additional Amount of Insurance \$175.00 plus \$1.00 per thousand for the increase in the Amount of Insurance as modified by the endorsement.

Similar to the 11-06, it insures against loss sustained by reason of the invalidity or unenforceability of the insured mortgage as a result of a post-policy modification of the insured mortgage. This endorsement would be used when the recorded modification increases the amount of debt that the insured mortgage secures.

- (15) ALTA 13.1-06, AGTIC 4319-Leasehold-Lender's No Charge Modifies and supplements the conditions and stipulations of the Loan Policy when the security covered by the insured mortgage is a leasehold estate. No additional premiums or rates are applicable over and above the applicable premiums for the Loan Policy.
- (16) ALTA 14-06, AGTIC 4335-Future Advance-Priority No Charge Assures a lender that the priority of the mortgage as reflected in the policy will not be impaired by such provisions and that future advances secured by the mortgage will enjoy the same priority as advances made as of the date of closing.
- (17) ALTA Endorsement 14.1-06, AGTIC 4321-Future Advance -Knowledge
 No Charge

Identical to ALTA 14-06 except that the 14.1-06 excepts from coverage liens or other matters occurring subsequent to the date of policy but prior to the date of a subsequent advance, when said matters were actually known to be insured.

(18) ALTA Endorsement 14.3-06, AGTIC 4323-Future Advance-Reverse Mortgage No Charge

Gives the insured lender assurances as to the priority and validity of advances made to a borrower after the date of policy on reverse annuity mortgages.

- (19) ALTA 17-06, AGTIC 4327-Access and Entry Endorsement No Charge Provides coverage for loss or damage suffered as the result of the insured land not being contiguous to a public right-of-way, not having physical access to a public right-of-way, or the limitation of the right of access via existing curb cuts or entries to a public right-of-way.
- (20) ALTA Endorsement 22-06, AGTIC 4334-Location No Charge Intended to indemnify an insured in the event that the property located at a specific address is not the property insured under the policy.
- (21) ALTA 25-06, AGTIC 4458-Same As Survey Endorsement \$100 Provides coverage in the event that the survey identified in the endorsement is not the same land as described in Schedule A of the policy.
- (22) AGTIC 4585 Balloon Loan Modification Endorsement \$125

This Endorsement may be used in connection with balloon loans that are being either modified or extended pursuant to the terms of the balloon rider attached to the original mortgage or deed of trust. The endorsement insures against loss or damage in the event that the priority of the mortgage or deed of trust has been diminished or lost by reason of the modification. This Endorsement does not alter or change any of the terms and conditions of the title insurance policy that is being endorsed.

(23) The premium charge for the ALTA Residential Limited Coverage Mortgage Modification Policy will be as follows:

Policy Amounts From	
\$0-\$1,000,000	\$125
\$1,000,000-\$1,500,000	\$250
\$1,500,000-\$2,000,000	\$350
\$2,000,000-\$2,500,000	\$450

(24) The premium charge for the Secondary Loan Policy (form 4658/4664) shall be:

\$0-\$100,000	\$55
\$100,001-\$250,000	\$75
\$250,001-\$500,000	\$135
\$500,001-\$750,000	\$250



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS WITH CHICAGO TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the Chicago National Title Insurance Rate Filing are Chicago's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

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<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Reverse Mortgage Escrow Fee: The handling, processing and services associated with closing and escrow for reverse mortgage transactions, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include additional title clearing work and customer services assistance as well as certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Resale Escrow Buyer Fee: The handling, processing and services associated with closing and escrow on Buyer's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for buyer, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

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<u>Second Mortgage Escrow Fee:</u> The handling, processing and services associated with the processing of <u>Second Mortgage</u>'s, including but not limited to closing coordination services, document preparation and notary coordination.

<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

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<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

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Resale Escrow Seller Fee:	
For Sale By Owner Escrow Buyer Fee:	\$450.00
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Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00

TITLE INSURANCE RATES AND CHARGES FOR COMPANY OWNED OFFICES IN KANSAS



EFFECTIVE FOR ORDERS RECEIVED ON OR AFTER AUGUST 4, 2016

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State: Kansas

SECTION 1 AUTHORITY TO QUOTE CHARGES

No employee may quote title insurance charges unless they are properly licensed as a title insurance agent in the state where the property is located. No employee may quote charges, other than set forth in this manual, without approval of the appropriate revenue manager or underwriter.

State: Kansas

SECTION 2 STANDARD CHARGES

- 2.01 Summary of Charges for Residential Owner's Policies. (Rates apply to one-to-four family residential properties only for purchase.)
 - A) Summary of charges for **Owner's Title Insurance Policies (**Rates apply to one-to-four family residential properties only for purchase.)
 - B) For policies issued on properties improved by one-to-four family residential structures, the rates shown below include the fees for risk and search and examination. These fees are lumped together and stated as a single charge, rather than expressed separately. Settlement services charges are not included in this rate. These rates apply to every county in Kansas when the policy is written by a Company owned office. If an owner's policy is issued simultaneously with a loan policy, see Sections 2.04 and/or 2.05

NEW LOW RATES APPLY TO TRANSACTIONS WITH OR WITHOUT A PRIOR POLICY

Amount of Insurance	Fee for Resale, Owners Policy
Up to \$80,000	433.00
80,001 to 90,000	451.00
90,001 to 100,000	470.00
100,001 to 110,000	
110,001 to 120,000	
120,001 to 130,000	
130,001 to 140,000	
140,001 to 150,000	
150,001 to 160,000	
160,001 to 170,000	
170,001 to 180,000	
180,001 to 190,000	
190,001 to 200,000	
200,001 to 210,000	
210,001 to 220,000	
220,001 to 230,000	630.00
230,001 to 240,000	
240,001 to 250,000	
250,001 to 275,000	
275,001 to 300,000	
300,001 to 325,000	
325,001 to 350,000	
350,001 to 375,000	
375,001 to 400,000	
400,001 to 425,000	
425,001 to 450,000	
450,001 to 475,000	
475,001 to 500,000	
500,001 to 525,000	
525,001 to 550,000	
550,001 to 575,000	
575,001 to 600,000	•
600,001 to 625,000	
625,001 to 650,000	1,057.00

State: Kansas

650,001 to 675,000	1,072.00
675,001 to 700,000	
700,001 to 725,000	1,103.00
725,001 to 750,000	

Calculating premiums over card amount:

Round liability amount up to nearest \$1,000 before calculation details.

Round policy amount up to nearest \$1.

For policies over \$750,000 and up to \$1,000,000 - Add \$0.66 per thousand. For policies over \$1,000,000 and up to \$5,000,000 - Add \$0.50 per thousand. For policies over \$5,000,000 and up to infinity - Add \$0.65 per thousand.

- 2.02 Summary of Charges for Residential Refinance Loan Policies. (Rates apply to one-to-four family residential properties only for refinance transactions.)
 - A) Summary of Charges for Residential Refinance Loan policies when Chicago Title Insurance Company is clearing Title encumbrances and handling the associated escrow process. (Rates apply to one-to-four family residential properties only for refinance transactions.)
 - B) For policies issued on properties improved by one-to-four family residential structures, the rates shown below include the fees for risk and search and examination. These fees are lumped together and stated as a single charge, rather than expressed separately. Settlement services charges are not included in this rate. If an owner's policy is issued simultaneously with a loan policy, see Sections 2.04 and/or 2.05.

NEW LOW RATES APPLY TO TRANSACTIONS WITH OR WITHOUT A PRIOR POLICY!

Amount of Insurance	Fee for Refinance Loan Policy
Up to \$80,000	340.00
Up to \$80,000	353.00
90,001 to 100,000	367.00
100,001 to 110,000	
110,001 to 120,000	392.00
120,001 to 130,000	406.00
130,001 to 140,000	419.00
140 001 to 150 000	432 NN
150,001 to 160,000 160,001 to 170,000	445.00
160,001 to 170,000	457.00
170,001 to 180,000	471.00
180,001 to 190,000	484.00
190,001 to 200,000	496.00
200,001 to 210,000	510.00
210,001 to 220,000	523.00
220,001 to 230,000	536.00
230,001 to 240,000	549.00
230,001 to 240,000	581.00

State: Kansas

250,001 to 275,000	614.00
250,001 to 275,000275,001 to 300,000	646.00
300,001 to 325,000	
325,001 to 350,000	711.00
350,001 to 375,000	744.00
375,001 to 400,000	
400,001 to 425,000	
425,001 to 450,000	
450,001 to 475,000	
475,001 to 500,000	889.00
500,001 to 525,000	905.00
525,001 to 550,000	922.00
550,001 to 575,000	
575,001 to 600,000	955.00
600,001 to 625,000	970.00
625,001 to 650,000	
650,001 to 675,000	1,003.00
675,001 to 700,000	1,020.00
700,001 to 725,000	1,035.00
725,001 to 750,000	1,049.00

Calculating premiums over card amount:

Round liability amount up to nearest \$1,000 before calculation details. Round policy amount up to nearest \$1.

For policies over \$750,000 and up to \$1,000,000 - Add \$0.66 per thousand. For policies over \$1,000,000 and up to \$5,000,000 - Add \$0.50 per thousand. For policies over \$5,000,000 and up to infinity - Add \$0.65 per thousand.

2.03 Non-Residential Rate (Commercial)

The following charges apply to all properties other than those improved by 1-to-4-family residential structures. These charges include risk rate and search and examination fees lumped together and stated as a single charge. Settlement services charges are not included in this rate. This rate is also commonly referred to as the "Commercial Rate".

A. Policies for \$1,000,000 or less.

Amount of Insurance	<u>Charge</u>	Amount of Insurance	<u>Charge</u>	Amount of Insurance	<u>Charge</u>
\$25,000 or less	325.00	\$145,001 to 150,000	725.00	\$400,001 to 425,000	1,275.00
\$25,001 to 30,000	350.00	\$150,001 to 155,000	735.00	\$425,001 to 450,000	1,325.00
\$30,001 to 35,000	375.00	\$155,001 to 160,000	745.00	\$450,001 to 475,000	1,375.00
\$35,001 to 40,000	400.00	\$160,001 to 165,000	755.00	\$475,001 to 500,000	1,425.00
\$40,001 to 45,000	425.00	\$165,001 to 170,000	765.00	\$500,001 to 525,000	1,450.00
\$45,001 to 50,000	450.00	\$170,001 to 175,000	775.00	\$525,001 to 550,000	1,475.00
\$50,001 to 55,000	470.00	\$175,001 to 180,000	785.00	\$550,001 to 575,000	1,500.00
\$55,001 to 60,000	490.00	\$180,001 to 185,000	795.00	\$575,001 to 600,000	1,525.00
\$60,001 to 65,000	510.00	\$185,001 to 190,000	805.00	\$600,001 to 625,000	1,550.00
\$65,001 to 70,000	530.00	\$190,001 to 195,000	815.00	\$625,001 to 650,000	1,575.00
\$70,001 to 75,000	550.00	\$195,001 to 200,000	825.00	\$650,001 to 675,000	1,600.00
\$75,001 to 80,000	565.00	\$200,001 to 210,000	845.00	\$675,001 to 700,000	1,625.00

State: Kansas

\$80,001 to 85,000	580.00	\$210,001 to 220,000	865.00	\$700,001 to 725,000	1,650.00
\$85,001 to 90,000	595.00	\$220,001 to 230,000	885.00	\$725,001 to 750,000	1,675.00
\$90,001 to 95,000	610.00	\$230,001 to 240,000	905.00	\$750,001 to 775,000	1,700.00
\$95,001 to 100,000	625.00	\$240,001 to 250,000	925.00	\$775,001 to 800,000	1,725.00
\$100,001 to 105,000	635.00	\$250,001 to 260,000	945.00	\$800,001 to 825,000	1,750.00
\$105,001 to 110,000	645.00	\$260,001 to 270,000	965.00	\$825,001 to 850,000	1,775.00
\$110,001 to 115,000	655.00	\$270,001 to 280,000	985.00	\$850,001 to 875,000	1,800.00
\$115,001 to 120,000	665.00	\$280,001 to 290,000	1,005.00	\$875,001 to 900,000	1,825.00
\$120,001 to 125,000	675.00	\$290,001 to 300,000	1,025.00	\$900,001 to 925,000	1,850.00
\$125,001 to 130,000	685.00	\$300,001 to 325,000	1,075.00	\$925,001 to 950,000	1,875.00
\$130,001 to 135,000	695.00	\$325,001 to 350,000	1,125.00	\$950,001 to 975,000	1,900.00
\$135,001 to 140,000	705.00	\$350,001 to 375,000	1,175.00	\$975,001 to 1,000,000	1,925.00
\$140,001 to 145,000	715.00	\$375,001 to 400,000	1,225.00		

For policies over \$1 million, charge \$1,925, plus \$0.80 per thousand up to \$5 million. For policies over \$5 million, charge \$5,125, plus \$0.65 per thousand up to infinity.

B. Policies over \$1,000,000.

Rates for policies over \$1,000,000 must be considered on a case-by-case basis. Reissue credits may be available, or other factors may reduce our work charges. Special coverages are often required and require special pricing considerations. The following rates are meant to serve as a guideline and starting point. They may be increased to reflect risk and work factors.

2.04 Simultaneous-Issue Loan Policies

A. Basic Residential loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Charge \$280

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be \$280 plus an excess liability charge (using the Residential Owner's Title Policy rate table in Section 2.01) for the difference between the owner's policy liability amount and the loan policy liability amount.

B. Extended coverage loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Charge \$290

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be \$290 plus an excess liability charge (using the Residential Owner's Title Policy rate table in Section 2.01) for the difference between the

State: Kansas

owner's policy liability amount and the loan policy liability amount.

C. Nonresidential loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Under \$5 Million liability \$500 \$5 Million liability and over \$750

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be:

- a) \$500 if the loan policy liability is under \$5 million, plus an excess liability charge (using the Non-Residential (Commercial) rate table in Section 2.03) for the difference between the owner's policy liability amount and the loan policy liability amount; or
- b) \$750 if the loan policy liability is \$5 million or over, plus an excess liability charge (using the Non-Residential (Commercial) rate table in Section 2.03) for the difference between the owner's liability amount and the loan liability amount.

2.05 Simultaneous-Issue Leasehold Policies

- A. For leasehold policies simultaneously issued with a policy insuring an interest in a different estate in the land, refer to above schedules and charge 30% of the indicated amount.
- B. If the amount of the leasehold policy exceeds the amount of the policy being issued simultaneously therewith, charge 30% of the amount to be charged for the other policy, plus the difference between the amount being charged for the other policy and the amount that would otherwise be charged for such a leasehold policy not being simultaneously issued.

2.06 Reserved for Future Use

2.07 Residential Junior Lien Policy/Limited Loan Coverage Policy Rate.

This rate applies on second, third or fourth mortgages on 1-to-4 family residential platted subdivision properties only, where the Junior Lien Commitment Information Sheet is issued in lieu of the ALTA Commitment, and the ALTA Short Form Residential Loan Policy; or the Limited Loan Coverage Policy is issued.

State: Kansas

Amount of Insurance	<u>Rate</u>
Less than \$15,001	\$165
\$15,001 to \$20,000	
20,001 to 30,000	195
30,001 to 40,000	210
40,001 to 50,000	
50,001 to 60,000	250
60,001 to 70,000	270
70,001 to 80,000	290
80,001 to 90,000	
90,001 to 100,000	
Over 100,000, add	

State: Kansas

2.08 Summary of Charges for Homeowner's Title Insurance Policies.

Amount of Insurance Up to \$80,000 \$80,001 to \$90,000 \$90,001 to \$100,000 \$100,001 to \$110,000 \$110,001 to \$120,000 \$120,001 to \$130,000 \$130,001 to \$140,000 \$140,001 to \$150,000 \$150,001 to \$160,000 \$160,001 to \$170,000 \$170,001 to \$180,000 \$180,001 to \$190,000 \$190,001 to \$200,000 \$200,001 to \$200,000 \$210,001 to \$210,000 \$220,001 to \$230,000 \$230,001 to \$230,000 \$230,001 to \$250,000 \$250,000 to \$275,000 \$275,001 to \$300,000 \$300,001 to \$325,000 \$350,001 to \$375,000 \$375,001 to \$400,000 \$400,001 to \$425,000	Fee \$470 \$491 \$511 \$524 \$538 \$551 \$564 \$578 \$591 \$605 \$618 \$632 \$645 \$659 \$672 \$685 \$699 \$712 \$745 \$780 \$813 \$847 \$880 \$914 \$931 \$964
	•
Ψ-17-0,001 to ψ000,000	ψ1,030

Calculating premiums over the above rates:

For policies over \$500,000 and up to \$1,000,000 – add \$0.74 per thousand For policies over \$1,000,000 and up to \$5,000,000 – add \$0.56 per thousand For policies over \$5,000,000 and up to infinity – add \$0.73 per thousand

State: Kansas

2.09 Summary of Charges for Extended Coverage Loan Policies

Amount of Insurance	Fee
Up to \$80,000 \$80,001 to \$90,000 \$90,001 to \$100,000 \$100,001 to \$110,000 \$110,001 to \$120,000 \$120,001 to \$130,000 \$130,001 to \$140,000 \$140,001 to \$150,000 \$150,001 to \$160,000 \$160,001 to \$170,000 \$170,001 to \$180,000 \$180,001 to \$190,000 \$190,001 to \$200,000 \$200,001 to \$200,000 \$210,001 to \$220,000 \$220,001 to \$230,000 \$230,001 to \$240,000 \$240,001 to \$250,000 \$250,000 to \$275,000 \$275,001 to \$300,000 \$300,001 to \$300,000	\$363 \$377 \$392 \$405 \$419 \$433 \$447 \$461 \$475 \$488 \$503 \$517 \$530 \$545 \$559 \$572 \$586 \$620 \$656 \$690 \$725
\$300,001 to \$325,000 \$325,001 to \$350,000 \$350,001 to \$375,000 \$375,001 to \$400,000	\$725 \$759 \$794 \$828
\$375,001 to \$400,000 \$400,001 to \$425,000 \$425,001 to \$450,000 \$450,001 to \$475,000 \$475,001 to \$500,000	\$828 \$864 \$898 \$933 \$949

Calculating premiums over the above rates:

For policies over \$500,000 and up to \$1,000,000 – add \$0.74 per thousand For policies over \$1,000,000 and up to \$5,000,000 – add \$0.56 per thousand For policies over \$5,000,000 and up to infinity – add \$0.73 per thousand

State: Kansas

2.10 (SECTION HELD OPEN FOR FUTURE USE)

2.11 Master Home Equity Loan Policy

For home equity loan transactions up to \$250,000 with centralized order tracking and processing through National Lender's Solution or similar unit, pursuant to a written agreement, the rate shall be \$45.00.

For home equity loan transactions from \$250,000 up to \$500,000 with centralized order tracking and processing through National Lender's Solution or similar unit. pursuant to a written agreement, the rate shall be \$75.00.

2.12 ALTA Limited Pre-Foreclosure Policy and Date Down Endorsement:

Α. **Amount of Insurance**

The Amount of Insurance for an ALTA Pre-Foreclosure Policy shall equal either the face amount of the mortgage to be foreclosed or the outstanding balance of the mortgage to be foreclosed as requested by the Insured.

В. **Basic Rate for ALTA Limited Pre-Foreclosure Policy**

For the first \$250,000.00 of liability -	\$350.00
For each additional \$1,000.00 (or fraction thereof) above \$250,000.00 and up to \$1,000,000 -	\$ 0.60
For each additional \$1,000.00 (or fraction thereof) above \$1,000,000.00 -	\$ 0.40

C. **Date Down Endorsement**

ALTA Limited Pre-Foreclosure Date Down Endorsement** \$50.00 (See Section 5.13, Class L)

**(Endorsement to be issued only in connection with a previously issued ALTA Limited Pre-Foreclosure Policy to date down the policy prior to or during a foreclosure of the lender's mortgage insured by the policy).

State: Kansas

SECTION 3 CHARGES INVOLVING DEVELOPMENT OR CONSTRUCTION

3.01 Development Loans

The company will insure the lien of a development loan for site improvements, such as streets and sewers to lots in a platted subdivision, when the aggregate sales price of such lots is in excess of \$500,000.00, at a premium of \$.90 per thousand. No reissue credit from any prior policy will be allowed toward this premium, and no reissue credit will be allowed on any future policy by virtue of having issued a development loan policy at this price.

If a development loan does not qualify under these guidelines, charge the rate for a commercial loan policy set forth in Section 2.03. Reissue credit is available when the loan qualifies under Section 5.01 and does not qualify for the rate set forth above.

3.02 Construction Loans on One-To-Four-Family Residential Properties Residential construction loans are handled as follows:

A commitment is issued to the construction lender. The fee is \$275 to a builder/investor or \$75 to a builder/developer and charged when the construction loan mortgage is recorded. In most cases, a supplemental commitment will be issued showing the recorded documents. No additional charge is made for this supplemental report. If no construction loan policy is issued, the commitment is held open during construction. If a construction loan policy is required by the lender, the charge is \$275 for the initial policy to the builder/investor or \$75 to the builder/developer with renewals of \$75 for each six month term. When the home is sold and an Owner's Policy issued to the ultimate buyer, a credit of \$200 from the \$275 charge will be given on the Owner's Policy. No credit will be given from the \$75 fee.

3.03 Builder's/Investor's Rate

The Builder's/Investor's Rate on orders placed after September 15, 2003, is \$1.50 per thousand for the first \$250,000 of liability, and \$1 per thousand for liability above \$250,000, minimum \$250. The Builder's/Investor's Rate will apply in the following situations:

- A. Where two or more houses are constructed, or to be constructed, on building plots within the same chain of title, and requiring only one examination of the original base title; or
- B. Where one or more building plots have been acquired and so improved within a subdivision, the title to which we have insured; or
- C. Where one or more plots have been acquired by an established residential builder/investor; and

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D. Where the builder/investor is paying for the title insurance.

State: Kansas Effective Date: August 4, 2016

3.04 Subdivision Charge

A special charge known as the subdivision charge will be granted under the following circumstances:

- A. Premises owned by one owner have been platted into 10 or more lots, or where one owner owns 10 or more lots within a platted subdivision; and
- B. The owner proposes to sell vacant lots to individual purchasers and furnish an owner's title insurance policy to each purchaser, as evidence of title, in lieu of furnishing an abstract of title; and
- C. The owner of such premises has either an outstanding owner's title insurance policy thereon, issued by the Company, or has caused the Company to prepare a blanket title report covering all of said premises owned by him. (Note: A minimum charge for the preparation of such blanket title report may be necessary in individual cases.)

The Subdivision Charge shall be quoted by the revenue manager. The quote shall be in writing and given a contract rate number. All subsequent orders placed pursuant to this quotation shall have this number affixed to the "Order Sheet". Copies of all Subdivision Charge quotations are to be given to the Metro Manager, the affected Branch Manager, and Office Counsel. A copy of each contract shall be filed in the Contract Rate Book.

Before the rate is established and quoted to the customer, it must be filed with the Kansas Insurance Department under the "U & U Rule".

3.05 Developer and Builder Rate

Where the Developer is also the builder on one or more building plots within a subdivision and we have already insured the Developer's underlying subdivision base Title.

The Developer and Builder rate is \$1.50 per thousand for the first \$200,000 of Liability, and \$.50 per thousand for liability above \$200,000, minimum \$250.

- 3.06 (SECTION HELD OPEN FOR FUTURE USE)
- 3.07 (SECTION HELD OPEN FOR FUTURE USE)
- 3.08 Rundown and Endorsement on Construction Loan Policies.

Where the Company is disbursing construction funds pursuant to a construction loan escrow and disbursing agreement, there is no additional charge for periodic title rundown and endorsements to cover each disbursement. Where the Company is not disbursing the funds, however, the charge for each rundown and endorsement shall be \$150.

State: Kansas

3.09 Permanent Loans on New Commercial Projects

Where the Company has previously insured the lien of a construction loan on a commercial project, and collected the appropriate premium therefor, we will insure the lien of a permanent mortgage, which replaces the construction mortgage, for a processing or work charge only. If the amount of the permanent mortgage exceeds the amount of the construction mortgage, it will be necessary to bill additional premium for the excess amount. The processing charge is \$250.00. Of course, any extended or special coverages given in the permanent loan policy should be billed at the appropriate rate in addition to the work charge.

If an unusual amount of work is involved, we must file our rate under the "U and U Rule".

State: Kansas

SECTION 4 CHARGES FOR ADDITIONAL OR SPECIAL SERVICES AND COVERAGES

4.01 Additional Charges

All of the above charges are for ordinary or normal cases.

When the premises to be insured consist of multiple tracts coming from separate chains of title, an additional charge of \$100.00 for each additional tract shall be made.

In cases involving a long and intricate title, an appropriate additional charge, fixed by the examiner, will be made.

In order to comply with Kansas law, a special rate filing will need to be made under the "Unique and Unusual Rule". Consult the Area Manager in these cases.

4.02 Commitment Charges

Preliminary Title Report charges or commitment charges are made to compensate the Company for the work done in preparing a commitment when no policy is issued.

A "Preliminary Title Report charge" is made when a title report is issued with no likelihood of a policy being issued in the next 6 months.

A "Commitment charge" is made when there is a strong possibility a policy will be written, but we are aware of contingencies that will result in cancellation of the order.

- A. The fee for a Preliminary Title Report on 1-to-4-family residential properties is \$250.00. Charge \$125.00 for each update report issued.
- B. A commitment charge of \$350 on a 1-4 family residential property, which includes the curative work.
- C. The fee for a Preliminary Title Report on commercial properties is \$350.00.
- D. If more than three hours of search and examination time is required, add \$100.00 to the charge for the Preliminary Title Report or Commitment.
- E. A commitment charge of \$150.00 is made on 1-to-4-family residential properties. If copies of deeds and/or exceptions are required, the fee is \$200.00.
- F. A commitment charge of \$300.00 is made on commercial properties.

State: Kansas

The Commitment Charges at "B", "D", "E" and "F" above shall also apply as cancellation fees in cases where an order for a policy is cancelled. To collect these fees, the customer must be advised, before the commitment is issued, that there will be a cancellation or commitment charge.

Amounts paid for Preliminary Title Reports or Commitments, except construction binders issued by Chicago Title Insurance Company (Section 3.02 of this manual), shall be credited toward the premium due for any policy issued pursuant to those reports. If the report or commitment was issued by another company, the credit shall not exceed \$175.00.

4.03 Special Coverages

Extraordinary Risks

Our published schedule of rates creates sufficient reserves to cover losses arising from our assumption of "normal" risks. While we sometimes accept greater-than-normal risks, our loss experience is naturally less favorable in such cases. It is therefore the Company's policy that, where appropriate underwriting authority has determined that an extraordinary risk is nevertheless acceptable, the Company should be compensated accordingly. It is not possible to enumerate these risks, but they might be such things as insuring against forced removal by reason of an encroachment, or deleting some cloud on the title, such as by adverse possession affidavit, without requiring suit to quiet title. The possibilities are as diverse as the imaginations of counsel are fertile. Likewise, it is not possible to formulate any schedule of charges for such risks. Unless there is a sufficient experience or custom factor to serve as a guide, an officer should be consulted.

If unusual or unique circumstances require additional charges, a special rate filing under the "U and U Rule" is required.

4.04 (SECTION HELD OPEN FOR FUTURE USE)

4.05 Service and Closing Fees

I. Residential Properties:

Standard Escrow Related Fees across all metro area residential escrow offices. All fees below will be charged to the party shown unless instructed otherwise in contract.

State: Kansas

SALE TRANSACTIONS WITH NEW LOAN

O-II F	Φ0	Many Oanstmatian transparties when a set in the second second
Seller Fees:	\$0	New Construction transaction where seller is builder, or transactions where developer is
		selling individual lot to builder.
	\$150	Customary Realtor Assisted Transactions (non-
	Ψίου	inclusive of overnight delivery fees, wire fees or
		other additional services).
	\$300	All-inclusive rate for transactions where seller
		is/has negotiated a short sale with their lender.
	\$335	Relocation Transactions where all-inclusive
		seller fee is required and commitment has
		been issued by agent of the company.
	\$325	Relocation Transactions (non-inclusive of
		overnight delivery fees, wire fees or other
	40.50	additional services).
	\$250	All-inclusive rate where Foreclosing Lender is Seller
	\$200	Non-Realtor Assisted (FSBO) Customary
		Transactions (non-inclusive of overnight
		delivery fees, wire fees or other additional services).
	\$200	Foreclosing lender is seller (this rate is non-
		inclusive of other fees for overnight fees and
		services or delivery fees and services).
Buyer Fees	\$325	Escrow Fee/Settlement Services when loan
Duyer rees	ΨΟΖΟ	obtained by institutional lender (All inclusive fee)
	\$125	Jr. Lien Closing Fee, if closed simultaneous with first.

State: Kansas

SALE TRANSACTION WITH OTHER FINANCING OR CASH

Seller Fees:	\$0	New Construction transaction where seller is builder, or transactions where developer is selling individual lot to builder.
	\$150	Customary Realtor Assisted Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services)
	\$300	All-inclusive rate for transactions where seller is/has negotiated a short sale with their lender).
	\$335	Relocation Transactions where all-inclusive seller fee is required and commitment has been issued by agent of the company.
	\$325	Relocation Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$250	All-inclusive rate where Foreclosing Lender is Seller
	\$200	Non-Realtor Assisted (FSBO) Customary Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$200	Foreclosing lender is seller (this rate is non- inclusive of other fees for overnight fees and services or delivery fees and services).
Buyer Fee	\$200	Escrow/Settlement Services

REFINANCES

Borrower	\$325	Escrow Fee/Settlement Services
Borrower	\$200	HARP / FHA SF Streamline Loan Closing Fee

State: Kansas

CLOSING FEES FOR CENTRALIZED RATE

Escrow Fee/Settlement Services in connection with transactions insured within the program guidelines shown in Section 5.15a – Centralized Refinance Rate, and where HUD-1 and other documents are prepared by Centralized Processing Unit.

Liability Amount	Amount
Up to \$100,000	\$325
\$100,001 to \$125,000	\$350
\$125,001 to \$150,000	\$375
\$150,001 to \$175,000	\$420
\$175,001 to \$200,000	\$425
\$200,001 to \$250,000	\$430
\$250,001 to \$300,000	\$435
\$300,001 to \$350,000	\$440
\$350,001 to \$400,000	\$445
\$400,001 to \$450,000	\$450
\$450,001 to \$500,000	\$455
\$500,001 to \$1,000,000	\$500

For transactions exceeding \$1,000,000 in liability, the closing fee is \$500 plus \$1.00 per thousand.

An additional fee for notary services in the amount of \$75 may be charged in counties outside Johnson and Wyandotte.

State: Kansas

OTHER

Witness Signing	\$200	Accommodation Signing - Buyer/Borrower
Witness Signing	\$75	Accommodation Signing - Seller
Document	\$50	
Preparation		
After Hours Closing	\$50	Scheduled after 5:30 pm in our offices
Traveling Closing	\$100	Closing at client's location per customer request
Weekend Closing	\$200	At customer request in our offices
Hold Open Fee	\$75	For resale (charge premium according to sales price on first transaction + hold open; on 2 nd transaction, determine premium for new sales price, then deduct premium already paid - NO CREDIT FOR HOLD OPEN FEE given) - good for 6 months
	\$75	Renewal fee for hold open to be good for another 6 months; search of records will be required.
Courier/Overnight Delivery & Services	\$28	Handling and delivery fee for overnight delivery
Courier/Overnight Delivery & Services	\$20	Handling and delivery fee for overnight delivery on relocation transactions where all-inclusive seller fee is not used.
Rush Delivery	\$28	One hour courier - handling and delivery fee
Wire Fees & Services	\$28	For outgoing wire of seller or Borrower funds
Wire Fees & Services	\$25	For outgoing wire of seller funds on relocation transactions where all-inclusive seller fee is not used.
Online Document Transfer Fee	\$35	Applied to witness only signings and transactions that require multiple document printings.
Certified Check Fees & Services	\$50	When any party in the transaction requires a cashier's check for proceeds from a transaction

State: Kansas

HUD PREPARATION, DISBURSEMENT AND RECORDING

HUD Statement, Notary Preparation, Disburse, and Recording Service	\$270	Settlement services for mail out or outside service closings
Disbursement and Recording Services	\$100	Closing done by the lender, with lender HUD.
Disbursement Only Transactions	\$75	For lender prepared and closed.

TITLE SERVICE FEES

Residential Relo	\$250	Property search without issuing a commitment
Search Package		for relocation transaction
Document Copies	\$25	Up to five (5) pages – additional pages at \$2 each.

II. Commercial Properties:

A. Sale Transactions:

Sale Amount:	Rate:
\$500,000 or less -	\$600.00
\$500,001 to \$2,000,000 -	\$800.00
\$2,000,001 to \$5,000,000 -	\$1,000.00
\$5,000,001 and above -	\$1,250.00

B. Refinance Transactions:

Loan Amount:	Rate:
\$500,000 or less -	\$350.00
\$500,001 to \$2,000,000 -	\$500.00
\$2,000,001 and above -	\$750.00

State: Kansas

4.06 Copies of Policies

If an insured requests a copy of his policy more than 6 months after the original has been issued, we require that the request be in writing, and charge \$25.00.

If the insured requests a duplicate original - charge \$75.00.

These charges shall be waived if the insured establishes to our satisfaction that he never received the original policy.

4.07 Charge for Mortgage failing to meet register of deeds format requirements
A service charge of \$100 will be made when a mortgage submitted for recording
and issuance of title insurance fails to meet the register of deeds' formatting
requirements concerning width of margins.

State: Kansas

SECTION 5 OTHER SPECIAL RATES

5.01 Commercial Reissue Rate

The reissue rate applies only to policies on property other than one-to-four family. The reissue rate is the Commercial Rate, less the reissue credit.

Reissue rates apply when a prior title insurance policy on the premises in question has been issued by an underwriter licensed in Kansas to the current owner and is available to us.

Commercial Reissue Credit.

A. The reissue credit shall be 40 percent of the regular rate on the amount of the prior owner's policy, or the most recent loan policy, if more recent and for a greater amount.

Liability in excess of the amount of the prior policy will be billed at the regular rate.

- B. If the examination of title reveals any of the following since the prior policy: a bankruptcy, foreclosure, multiple lawsuits or judgments, a gap in title, a passage of title into divided interests of less than 1/16, more than 25 additional easements, then no reissue credit is available.
- 5.02 No Longer Applicable Open For Future Use

5.03 Commercial Substitution Rate

In cases involving commercial or industrial property where we have an existing loan policy not over three years old, and the same borrower asks us to issue a new loan policy on a substitute loan, we will charge 60% of the standard rate up to the principal amount of the original loan, plus standard rates for any increase in the loan amount over said amount.

5.04 No longer applicable - Open for future use

State: Kansas

5.05 Residential Second Rate (also known as Home Equity Rate)

HOME EQUITY LOAN PROGRAM

POLICY TO BE ISSUED: Standard ALTA Loan Form

ENDORSEMENTS AVAILABLE (see Section 5.13 for endorsement pricing):

- 1. ALTA Form 6-06 and 6.2-06, Variable Rate Mortgage.
- 2. ALTA Form 14-06 Series, Future Advances.

RATE SCHEDULE:

\$155	\$15,000 or less
\$165	\$15,001 to \$20,000
\$180	\$20,001 to \$30,000
\$205	\$30,001 to \$40,000
\$225	\$40,001 to \$50,000
\$245	\$50,001 to \$60,000
\$265	\$60,001 to \$70,000
\$275	\$70,001 to \$80,000
\$300	\$80,001 to \$90,000
\$320	\$90,001 to \$100,000
Add \$1.50	Per thousand for policies greater than \$100,001

SPECIAL CONDITIONS & PROCEDURES:

- 1. This rate does not include any escrow service and is limited to 1-to-4-family residential properties.
- 2. This rate is applicable when the policy to be issued insures any junior mortgage on residential property, provided all of the conditions set forth herein are met.

State: Kansas

5.06 Future Advances

Where the Company endorses an existing loan policy to cover a future advance, make a rundown charge of \$50.00, plus 60% of the regular rate on the amount of the advance, to the extent that the total indebtedness after the advance does not exceed the original face amount of the policy. If the total indebtedness after the advance does exceed the original face amount of the policy, charge 100% of the regular rate on the portion of the advance that causes the original face amount of the policy to be exceeded.

5.07 **Swing Loans**

A residential purchaser frequently contemplates using the proceeds of the sale of his prior residence to apply to the purchase of a new one. Where the prior residence has not yet been sold, or the sale thereof has not yet closed, it is sometimes necessary for him to obtain a "swing loan" on the prior residence to generate the funds necessary to close on the new one. The full rate, as determined under Sec. 2.01 hereof, should be charged for any policy insuring a swing loan mortgage on the prior residence. Thereafter, when the prior residence is sold, and we issue a policy to the purchaser, the seller is entitled to a credit against the premium therefor equivalent to the premium paid for the swing loan policy, less \$75.00

5.08 Hold Open

Title to land is often acquired by an individual as nominee for a group of investors, or in some similar capacity. It is intended that a corporation or partnership will be formed by the group to which title is to be conveyed. It is requested that we withhold issuance of our owner's policy to reflect such transfer. This is a reasonable request, and where the premium has already been paid and we do not have to hold the file open for more than twelve months, we will do so and charge only a processing charge which is \$75.00

5.09 Trade-Ins

In the case of residential properties accepted as trade-ins by brokers, where the premium for an owner's policy is paid by the broker's client in the amount established between the parties as the trade-in allowance, the file will be held open and a policy issued to the ultimate purchaser from the broker within six months from the date of the commitment, at a charge of \$75.00, plus the regular rate on any portion of the sale price representing an excess over the value established at the time of trade.

5.10 Contracts for Deed

Where an insured (as defined in paragraph 1(a) of the Conditions and Stipulations) in a contract for deed policy has or is about to acquire fee title by reason of full performance of the contract for deed, we will issue a dated-down policy showing title vested in our insured, which policy should be in the amount of the current fair market value of the property, for a processing charge of \$75.00, plus the regular rate on the excess of current fair market value over the original policy amount. The contract for deed policy must be surrendered for cancellation.

State: Kansas

5.11 Nonstandard Endorsement Charge

A nonstandard endorsement charge is imposed when a proposed insured requests and the Company agrees to a modification of the language of a standard endorsement. The charge is \$100 per endorsement.

5.12 ALTA Residential Limited Coverage Mortgage Modification Policy

The premium charge shall be:

Policy Amount	Rate
\$ 0-\$1,000,000	\$125
\$ 1,000,001 - \$1,500,000	\$250
\$ 1,500,001 - \$2,000,000	\$350

For each \$500,000 of liability above \$2,000,000 or part thereof up to \$20,000,000; add \$100.

5.13 Standard Endorsements - Classification and Charges

Class A – Additional 25%¹ (\$250 minimum) (See Section 5.14)

- ALTA Form 10.1-06 (Assignment and Date Down) [Nonresidential]
- ALTA Form 11-06 (Mortgage Modification) [Nonresidential]
- ALTA Form 11.1-06 (Mortgage Modification with Subordination) [Nonresidential]
- ALTA Form 11.2-06 (Mortgage Modification with Additional Amount of Insurance)
 [Nonresidential]²
- ALTA Form 30-06 (One-to-Four Family Shared Appreciation Mortgage) [Residential]
- ALTA Form 30.1-06 (Commercial Participation Interest) [Nonresidential]
- Date-Down Endorsement 1 [Nonresidential and No Construction]
- Policy Modification 15 (Increase of Insurance)
- Post-Policy Transaction Modification [Nonresidential]

State: Kansas Effective Date: August 4, 2016

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¹When the charge is expressed as "additional _ percent," it refers to a percentage of the "Whole" premium, which means the charge determined under section 2.01 or 2.02 of this manual, without reduction by reissue or simultaneous issue or other discount or credit.

²The charge for the endorsement is in addition to the appropriate additional premium for the increased amount of insurance.

³In zoning Risk Level 1, all of the following must be true:

⁽a) No improvements within the last 12 months and none contemplated.

⁽b) Zoning has been in effect at least one year.

⁽c) Use of property is not changing.

If any of the foregoing criteria is not applicable, the endorsement is considered to be in Risk Level 2.

Class B – Additional 20%

- ALTA Form 3.1-06 (Zoning Completed Structure) (Risk Level 2)³
- ALTA Form 3.2-06 (Zoning Land Under Development) (Risk Level 2)³

Class C – Additional 15%

{Reserved for Future Use}

Class D - Additional 10%

- ALTA Form 3-06 (Zoning Unimproved Land) (Risk Level 2)³
- ALTA Form 15-06 (Non-Imputation Full Equity Transfer)
- ALTA Form 15.1-06 (Non-Imputation Additional Insured)
- ALTA Form 15.2-06 (Non-Imputation Partial Equity Transfer)
- ALTA Form 31-06 (Severable Improvements)
- ALTA Form 43-06 (Anti-Taint)
- ALTA 46-06 (Option)
- Fairway (Change in Composition of Insured Entity)
- Option Endorsement
- Option Endorsement (Loan Policy)
- Option to Repurchase or Lease (Owner's Policy)
- SE 199 (Wind Farm Zoning Endorsement) (ALTA 3.1 MOD)

Class E - 10 cents per Thousand

1001-KS (Mechanic's Lien - Statutory Bond)

Class F - \$400

- ALTA Form 3.1-06 (Zoning Completed Structure) (Risk Level 1)³
- ALTA Form 3.2-06 (Zoning Land Under Development (Risk Level 1)³

Class G - \$350

 Small Commercial Loan Policy Endorsement Pack (ALTA 9-06 – Restrictions, Encroachments, Minerals; ALTA 22-06 – Location; ALTA 19-06/19.1-06 – Contiguity; ALTA 17-06 – Access; ALTA 18-06/18.1-06 – Tax Parcel; ALTA 25-06 – Same As Survey) [Nonresidential]

State: Kansas

Class H - \$200

- ALTA Form 3-06 (Zoning Unimproved Land) (Risk Level 1)³
- ALTA Form 9.6-06 (Private Rights Loan Policy) [Nonresidential]
- ALTA Form 9.6.1-06 (Private Rights Current Assessments) [Nonresidential]
- ALTA Form 9.9-06 (Private Rights Owner's Policy) [Nonresidential]
- ALTA Form 40-06 (Tax Credit Owner's Policy)
- ALTA Form 40.1-06 (Tax Credit Defined Amount Owner's Policy)²
- Assumption [Nonresidential]
- Anti-Clogging
- Change of Name of Insured Endorsement [Nonresidential]
- Post-Policy Transaction Modification [Nonresidential Construction Date Down]
- Shopping Center [Nonresidential]
- Synthetic Lease (Lease vs. Mortgage) [Nonresidential]
- Tax Benefit Endorsement [Nonresidential]

Class I - \$150

- ALTA Form 10.1-06 (Assignment and Date Down) [Residential]
- ALTA Form 11-06 (Mortgage Modification) [Residential]
- ALTA Form 11.1-06 (Mortgage Modification with Subordination) [Residential]
- ALTA Form 11.2-06 (Mortgage Modification with Additional Amount of Insurance) [Residential]²
- Post-Policy Transaction Modification [Residential Date Down]

Class J - \$100

- ALTA Form 1-06 (Street Assessments) [Nonresidential]
- ALTA Form 4-06 (Condominium) [Nonresidential]
- ALTA Form 4.1-06 (Condominium) [Nonresidential]
- ALTA Form 5-06 (Planned Unit Development) [Nonresidential]
- ALTA Form 5.1-06 (Planned Unit Development) [Nonresidential]
- ALTA Form 6-06 (Variable Rate) [Nonresidential]
- ALTA Form 6.2-06 (Variable Rate Mortgage Negative Amortization) [Nonresidential]
- Form 6.2-06 (Variable Rate Mortgage Negative Amortization with Convertible Modification) [Nonresidential]
- ALTA Form 8.2-06 (Commercial Environmental Lien) [Nonresidential]
- ALTA Form 9-06 (Restrictions, Encroachments, Minerals Loan Policy) [Nonresidential]
- ALTA Form 9.1-06 (Covenants, Conditions and Restrictions Unimproved Land
 Owner's Policy) [Nonresidential]

- ALTA Form 9.2-06 (Covenants, Conditions and Restrictions Improved Land Owner's Policy) [Nonresidential]
- ALTA Form 9.3-06 (Covenants, Conditions and Restrictions Loan Policy) [Nonresidential]
- ALTA Form 9.6-06 (Private Rights Loan Policy) [Residential]
- ALTA Form 9.6.1-06 (Private Rights Current Assessments) [Residential]
- ALTA Form 9.7-06 (Restrictions, Encroachments, Minerals Land under Development – Loan Policy) [Nonresidential]
- ALTA Form 9.8-06 (Covenants, Conditions and Restrictions Land Under Development Owner's Policy) [Nonresidential]
- ALTA Form 9.9-06 (Private Rights Owner's Policy) [Residential]
- ALTA Form 9.10-06 (Restrictions, Encroachments, Minerals Current Violations Loan Policy) [Nonresidential]
- ALTA Form 10-06 (Assignment) [Nonresidential]
- ALTA Form 12-06 (Aggregation Loan Policy)
- ALTA Form 12.1-06 (Aggregation State Limits Loan Policy)
- ALTA Form 14-06 (Future Advance Priority) [Nonresidential]
- ALTA Form 14.1-06 (Future Advance Knowledge) [Nonresidential]
- ALTA Form 14.2-06 (Future Advance Letter of Credit) [Nonresidential]
- ALTA Form 14.3-06 (Future Advance Reverse Mortgage) [Nonresidential]
- ALTA Form 16-06 (Mezzanine Financing)
- ALTA Form 17-06 (Access and Entry) [Nonresidential]
- ALTA Form 17.1-06 (Indirect Access and Entry) [Nonresidential]
- ALTA Form 17.2-06 (Utility Access) [Nonresidential]
- ALTA Form 18-06 (Single Tax Parcel) [Nonresidential]
- ALTA Form 18.1-06 (Multiple Tax Parcel) [Nonresidential]
- ALTA Form 19-06 (Contiguity Multiple Parcels) [Nonresidential]
- ALTA Form 19.1-06 (Contiguity Single Parcel) [Nonresidential]
- ALTA Form 19.2-06 (Contiguity Specified Parcels) [Nonresidential]
- ALTA Form 20-06 (First Loss Multiple Parcel Transaction)
- ALTA Form 22-06 (Location) [Nonresidential]
- ALTA Form 22.1-06 (Location and Map) [Nonresidential]
- ALTA Form 24-06 (Doing Business) [Nonresidential]
- ALTA Form 25-06 (Same as Survey) [Nonresidential]
- ALTA Form 25.1-06 (Same as Portion of Survey) [Nonresidential]
- ALTA Form 26-06 (Subdivision) [Nonresidential]
- ALTA Form 28-06 (Easement Damage or Enforced Removal)
- ALTA Form 28.1-06 (Encroachments Boundaries and Easements)
- ALTA Form 28.2-06 (Encroachments Boundaries and Easements Described Improvements)
- ALTA Form 28.3-06 (Encroachments Boundaries and Easements Described Improvements and Land Under Development)
- ALTA Form 29-06 (Interest Rate Swap Direct Obligation)
- ALTA Form 29.1-06 (Interest Rate Swap Additional Interest)
- ALTA Form 29.2-06 (Interest Rate Swap Direct Obligation Defined Amount)²
- ALTA Form 29.3-06 (Interest Rate Swap Additional Interest Defined Amount)²

- ALTA Form 35-06 (Minerals and Other Subsurface Substances Buildings)
- ALTA Form 35.1-06 (Minerals and Other Subsurface Substances Improvements)
- ALTA Form 35.2-06 (Minerals and Other Subsurface Substances Described Improvements)
- ALTA Form 35.3-06 (Minerals and Other Subsurface Substances Land Under Development)
- ALTA Form 36-06 (Energy Project Leasehold/Easement Owner's Policy)
- ALTA Form 36.1-06 (Energy Project Leasehold/Easement Loan Policy)
- ALTA Form 36.2-06 (Energy Project Leasehold Owner's Policy)
- ALTA Form 36.3-06 (Energy Project Leasehold Loan Policy)
- ALTA Form 36.4-06 (Energy Project Covenants, Conditions and Restrictions Land Under Development – Owner's Policy)
- ALTA Form 36.5-06 (Energy Project Covenants, Conditions and Restrictions Land Under Development – Loan Policy)
- ALTA Form 36.6-06 (Energy Project Encroachments)
- ALTA Form 36.7-06 (Energy Project Fee Estate Owner's Policy)
- ALTA Form 36.8-06 (Energy Project Fee Estate Loan Policy)
- ALTA Form 37-06 (Assignment of Rents or Leases) [Nonresidential]
- ALTA Form 38-06 (Mortgage Tax)
- ALTA Form 41-06 (Water Buildings)
- ALTA Form 41.1-06 (Water Improvements)
- ALTA Form 41.2-06 (Water Described Improvements)
- ALTA Form 41.3-06 (Water Land Under Development)
- ALTA Form 42-06 (Commercial Lender Group) [Nonresidential]
- ALTA Form 45-06 (Pari Passu Mortgage)
- Bondholder (Mod 119.4)
- Bonds Loss Payee
- Bonds Non Merger of Sub-Leasehold
- CLTA Form 107.9 (Additional Insured) [Nonresidential]
- CLTA Form 111 (Mortgage Priority, Partial Reconveyance) [Nonresidential]
- Effect of Tax Sale on Easement
- Encroachment Endorsement 1
- Encroachment Endorsement 2
- Foundation Survey Endorsement [Nonresidential]
- Inflation Protection One-to-Four Family [Residential]
- Installment Contract Purchaser [Nonresidential]
- Large Mutual Note [Nonresidential]
- Merger Mortgage and Fee [Nonresidential]
- Restrictions 4A (Violation of Building Line) [Nonresidential]
- SE 198 Wind Farm Electrical Generation and Transmission
- SE 201 Wind Farm Single Integrated Project Access and Entry
- SE 248 Wind Farm Contiguity Endorsement
- Successor Endorsement
- USA Form Policy Date Down
- All endorsement forms filed with the Kansas Insurance Commission not

otherwise listed in this Section other

Class K - \$75 - Residential Only

- ALTA Form 7 Series
- ALTA Form 10-06 (Assignment)
- Assumption
- Change of Name of Insured Endorsement
- Post-Policy Transaction Modification [Residential No Date Down]

Class L - \$50

- ALTA Form 32-06 (Construction Loan Loss of Priority)
- ALTA Form 32.1-06 (Construction Loan Loss of Priority Direct Payment)
- ALTA Form 32.2-06 (Construction Loan Loss of Priority Insured's Direct Payment)
- ALTA Form 33-06 (Disbursement)
- ALTA Limited Pre-Foreclosure Date Down Endorsement (See Section 2.12(C))
- Installment Contract Purchaser [Residential]

Class M - \$25 - Residential Only

- ALTA Form 17-06 (Access and Entry)
- ALTA Form 17.1-06 (Indirect Access and Entry)
- ALTA Form 17.2-06 (Utility Access)
- ALTA Form 18-06 (Single Tax Parcel)
- ALTA Form 18.1-06 (Multiple Tax Parcel)
- ALTA Form 19-06 (Contiguity Multiple Parcels)
- ALTA Form 19.1-06 (Contiguity Single Parcel)
- ALTA Form 19,2-06 (Contiguity Specified Parcels)
- ALTA Form 24-06 (Doing Business)
- ALTA Form 25-06 (Same as Survey)
- ALTA Form 25.1-06 (Same as Portion of Survey)
- ALTA Form 26-06 (Subdivision)
- ALTA Form 37-06 (Assignment of Rents or Leases)
- ALTA JR Loan Endorsement 1
- ALTA JR Loan Endorsement 2
- CLTA Form 107.9 (Additional Insured)
- CLTA Form 111 (Mortgage Priority, Partial Reconveyance)
- Foundation Survey Endorsement
- Merger Mortgage and Fee

Class N - No Charge - Residential Only

- ALTA Form 1-06 (Street Assessments)
- ALTA Form 4-06 (Condominium)
- ALTA Form 4.1-06 (Condominium)
- ALTA Form 5-06 (Planned Unit Development)
- ALTA Form 5.1-06 (Planned Unit Development)
- ALTA Form 6-06 (Variable Rate)
- ALTA Form 6.2-06 (Variable Rate Mortgage Negative Amortization)
- Form 6.2-06 (Variable Rate Mortgage Negative Amortization with Convertible Modification)
- ALTA Form 7-06 (Manufactured Housing Unit)
- ALTA Form 7.1-06 (Manufactured Housing Conversion Loan Policy)
- ALTA Form 7.2-06 (Manufactured Housing Conversion Owner's Policy)
- ALTA Form 8.1-06 (Environmental Protection Lien)
- ALTA Form 9-06 (Restrictions, Encroachments, Minerals Loan Policy)
- ALTA Form 9.1-06 (Covenants, Conditions and Restrictions Unimproved Land Owner's Policy)
- ALTA Form 9.2-06 (Covenants, Conditions and Restrictions Improved Land Owner's Policy)
- ALTA Form 9.3-06 (Covenants, Conditions and Restrictions Loan Policy)
- ALTA Form 9.7-06 (Restrictions, Encroachments, Minerals Land under Development – Loan Policy)
- ALTA Form 9.8-06 (Covenants, Conditions and Restrictions Land Under Development – Owner's Policy)
- ALTA Form 9.10-06 (Restrictions, Encroachments, Minerals Current Violations Loan Policy)
- ALTA Form 14-06 (Future Advance Priority)
- ALTA Form 14.1-06 (Future Advance Knowledge)
- ALTA Form 14.2-06 (Future Advance Letter of Credit)
- ALTA Form 14.3-06 (Future Advance Reverse Mortgage)
- ALTA Form 22-06 (Location)
- ALTA Form 22.1-06 (Location and Map)
- Bi-weekly
- FNMA Balloon Mortgage Endorsement
- Large Mutual Note
- Restrictions 4A (Violation of Building Line)

Class O - Price based on Risk Assumed

- ALTA Form 34-06 (Identified Risk Coverage)
- Blank Endorsement

Class P - No Charge

- ALTA Form 13-06 (Leasehold Owner's Policy)
- ALTA Form 13.1-06 (Leasehold Loan Policy)
- ALTA Form 23-06 (Coinsurance Single Policy)
- ALTA Form 39-06 (Policy Authentication)
- ALTA Form 44-06 (Insured Mortgage Recording)
- Lack of Signatures Loan Policy
- Lack of Signatures Owner's Policy
- Facilities Endorsement
- SE 200 (Wind Farm Leasehold and Easement Endorsement) (ALTA 13.06 MOD)
- Waiver of Arbitration

5.14 Endorsements Subsequent to Policy Issuance

For Class A endorsements on post-policy transactions, ("PPT"⁴ endorsements), the charge is the greater of:

- 1. 25% of the whole premium applicable to the policy; or
- 2. \$50 per hour with a minimum charge of \$250

[This charge is not divided with agents. Agent charges, if applicable, are in addition to the charge so determined.]

State: Kansas

⁴Any endorsement issued in conjunction with a transaction involving the land or the insured mortgage subsequent to the issuance of the policy, in connection with which any of the following occur: (1) the name of the insured is changed; (2) we are asked to amend the description of the insured mortgage to include another instrument; (3) the description of the land is changing by either addition or deletion of land; (4) we are asked to redate the policy to a current date; or (5) we are asked to insure against instruments appearing of record between the policy date and the current date.

5.15 Centralized Refinance Rates

A. Centralized Refinance Rate I

The charge for a loan policy issued in connection with loan transactions which meet the criteria set forth below shall be as follows:

Amount of Insurance	Centralized Refinance Rate I
\$1 - \$250,000	\$360
\$250,001 - \$500,000	\$540
\$500,001 - \$750,000	\$660
\$750,001 - \$1,000,000	\$800
\$1,000,001 - \$1,250,000	\$925
\$1,250,001 - \$1,500,000	\$1,000
\$1,500,001 - \$2,000,000	\$1,075
\$2,000,001 - \$3,000,000	\$1,300

The Centralized Refinance Rate I applies only to loan transactions which meet the following criteria:

- 1. The loan is not in excess of \$3,000,000.00;
- 2. The loan is secured by a mortgage or deed of trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;
- 3. The loan proceeds must be used to refinance an existing loan secured by the same property;
- 4. Electronic and paperless order opening and electronic and paperless delivery of the preliminary report or commitment; and;
- 5. The new policy coverage is ALTA in form (including an ALTA Loan Policy or ALTA Short Form Residential Loan Policy) with streamlined searching providing for generic exceptions for CC&Rs, easements, mineral rights or survey matters.
- **Note 1**: Not applicable to construction loans or loan policies issued concurrently with owner's policies.
- Note 2: Where the applicable rate(s) and form(s) is filed, or otherwise authorized to be issued, coverages provided under the following endorsements will be included at no additional charge upon request of the lender at the time of policy issuance: ALTA 4-06, ALTA 5-06, ALTA 6-06, ALTA 6.2-06, and ALTA 9-06, ALTA 22-06 and ALTA 28-06. All other endorsements shall be charged in accordance with this manual.
- **Note 3**: No agent or underwritten title company may offer this rate unless expressly authorized in writing by the Company's management to do so for each lender.

B. Centralized Refinance Rate II

The charge for a loan policy issued in connection with loan transactions which meet the criteria set forth below shall be as follows:

Amount of Insurance	Centralized Refinance Rate II
\$1 - \$250,000	\$320
\$250,001 - \$500,000	\$400
\$500,001 - \$750,000	\$460
\$750,001 - \$1,000,000	\$520
\$1,000,001 - \$1,250,000	\$630
\$1,250,001 - \$1,500,000	\$750

The Centralized Refinance Rate II applies only to loan transactions which meet the following criteria:

- 1. The lender must enter into an agreement with either the Company's centralized processing units or with an agent or underwritten title company authorized by the Company in writing to offer this rate which specifies, among other matters, a maximum cancellation rate and the methods of order opening and tracking;
- 2. Electronic and paperless order opening and electronic and paperless delivery of the preliminary report or commitment;
- 3. The loan is not in excess of \$1,500,000.00;
- 4. The loan is secured by a mortgage or deed of trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;
- 5. The loan proceeds must be used to refinance an existing loan secured by the same property;
- 6. The loan transaction must be initiated and coordinated through a centralized point of contact with the originating lender;
- 7. Orders must be opened with the Company's centralized processing units or with an agent or underwritten title company authorized by the Company to offer this rate:
- 8. Cancelled orders must not exceed the maximum cancellation rate established by the Company's centralized processing units or by an agent or underwritten title company authorized by the Company to offer this rate; and
- 9. ALTA Short Form Residential Loan Policy must be issued.

State: Kansas

Note 1: Not applicable to construction loans or loan policies issued concurrently with owner's policies.

Note 2: There is no additional charge for any endorsements customarily issued concurrently with a policy priced pursuant to this Section when requested at the time of policy issuance.

Note 3: In order to offer this rate, an agent or underwritten title company, and any office thereof offering this rate, must have a multi-state presence, must process transactions in a centralized electronic environment, and must perform the management functions otherwise required of the Company's centralized processing divisions under the provisions of this Section. In addition, no agent or underwritten title company may offer this rate unless expressly authorized in writing by the Company's management to do so for each lender.

5.16 A.I.R. Rates

For residential refinance transaction where FNAS is to be provided by electronic transmission all necessary information for order placement with reduced manual data entry, with use of a short form policy or master policy and certificate generally in the form of an ALTA Short Form Residential Loan Policy Format of ALTA Master Residential Loan Policy, with standardized exceptions in summary format and order processing and delivery through a centralized platform. Standard endorsements will be included at no additional charge upon request of the lender at the time of policy issuance.

Policy Amount	<u>Rate</u>
\$0 to \$250,000	\$600
\$250,001 to \$500,000	\$750
\$500,001 to \$750,000	\$850
\$750,001 to \$1,000,000	\$960
\$1,000,001 to \$1,250,000	\$1,060
\$1,250,001 to \$1,500,000	\$1,160

5.17 Mortgage Modification Guarantee

Assures that the validity, priority and enforceability of a recorded mortgage has not been diminished or lost by reason of a modification or amendment.

\$125.00 Flat Fee. Amount of Liability is the unpaid principal balance of the loan not to exceed \$250,000 liability.

SECTION 6 OWNERSHIP INFORMATION SERVICES AND FEES

6.01 Ownership and Encumbrance Report - One to Four Family Residential Property - \$125.00

This product is offered when the customer requests written, verified ownership and encumbrance information but does not require insurance.

It includes:

- Name(s) in which Title is currently held
- Legal Description
- Real estate taxes
- Liens, encumbrances and other matters agreed to by the customer and the Company

The amount of this fee can be applied toward a Chicago Title insurance product if requested within 6 months of the report issue date.

6.02 Ownership and Encumbrance Report - Commercial Property - \$300.00

Copy charges are in addition to the report fee at \$25 for up to 25 pages, and \$1 for each additional page

6.03 Complete Property Information Report - One to Four Family Residential Property - No insurance \$250.00, Updates \$125 each.

This product is offered when there is no expectation of producing an insurance product within the next six months.

It Includes:

- Name(s) in which Title is currently held
- Legal Description
- Real estate taxes
- Easements
- Liens, encumbrances and other matters agreed to by the customer and the Company

The amount of this fee can be applied toward a Chicago Title insurance product if requested within 6 months of the report issue date.

6.04 Complete Property Information Report - Commercial Property - \$500.00

Copy charges are in addition to the report fee at \$25 for up to 25 pages, and \$1 for each additional page.

State: Kansas

SECTION 7 REAL ESTATE SETTLEMENT PROCEDURES ACT OF 1974

Section 8(b) of the Real Estate Settlement Procedures Act of 1974, (Title 12 U.S.C., Sec. 2607) prohibits the giving or acceptance of "...any fee, kickback, or thing of value pursuant to any agreement or understanding, oral or otherwise, that business incident to or a part of a real estate settlement service involving a federally related mortgage loan shall be referred to any person."

Violation of this section is a felony. Employees are warned that discriminatory or favorable pricing practices offered to a particular customer, which are not available to all customers similarly situated, may be considered a "kickback" or "thing of value" if the customer in question is in a position to direct future RESPA-covered orders to us, even though the transaction in question may not be a RESPA-covered transaction.

SECTION 8 KANSAS RATE REGULATION

Kansas law requires that each agent and insurer file all charges and rates made in connection with the issuance of a title insurance policy.

Once filed, these are the rates that must be charged. No deviations can be permitted unless a special rate is filed in accordance with the "Unique and Unusual Rule". This rule has been filed with our rates and is to be followed wherever a rate is to be guoted that varies from those filed with the Kansas Department of Insurance.

8.01 The "U and U" Rule:

TITLE INSURANCE

SPECIAL RULE FOR RATING UNIQUE OR UNUSUAL CONDITIONS

IF IT CAN BE CLEARLY DEMONSTRATED THAT A RISK PRESENTS UNIQUE OR UNUSUAL CONDITIONS OF EXPOSURE OR HAZARD SUCH THAT THE APPLICATION OF THE NORMAL RATING PROCEDURE DOES NOT PRODUCE A REASONABLE AND EQUITABLE RATE FOR THE RISK, SUCH RISK MAY BE TREATED ON AN INDIVIDUAL RATE BASIS.

REQUESTS FOR TREATMENT UNDER THIS RULE SHALL BE SUBMITTED TO THE INSURANCE COMMISSIONER AND SHALL BE ACCOMPANIED BY EVIDENCE SPECIFICALLY SETTING FORTH THE REASONS FOR THE REQUEST ALONG WITH FULL SUPPORTING INFORMATION EVIDENCING THAT THE SPECIAL TREATMENT IS NOT A VIOLATION OF K.S.A. 40-2404(14) RELATING TO REBATES AND OTHER INDUCEMENTS IN TITLE INSURANCE. SUCH RATES MUST BE FILED WITH THE COMMISSIONER OF INSURANCE PRIOR TO QUOTATION OR BEING MADE EFFECTIVE.

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SECTION 9 APPLICABILITY OF RATES

The rates and charges set forth in this manual apply to each and every county in the State of Kansas when the policy is written directly through a Company owned office.

State: Kansas



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS

WITH FIDELITY NATIONAL TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the Fidelity National Title Insurance Rate Filing are Fidelity's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Partially-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are partially-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Reverse Mortgage Escrow Fee: The handling, processing and services associated with closing and escrow for reverse mortgage transactions, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include additional title clearing work and customer services assistance as well as certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Resale Escrow Buyer Fee: The handling, processing and services associated with closing and escrow on Buyer's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for buyer, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Resale Escrow Seller Fee: The handling, processing and services associated with closing and escrow on Seller's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>For Sale by Owner Buyer Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Buyer's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>For Sale by Owner Seller Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Seller's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>Notary Signing Fee:</u> A closing conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on closing documents, and processing and returning signed closing documents.

<u>Document Signing Service Fee:</u> A document signing appointment conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on documents, and processing and returning signed documents.

<u>Sub-Escrow Fee:</u> The processing, payout, delivery and tracking of escrow funds. This service may include additional fees incurred by the escrow agent such as wire fees, overnight delivery fees and check cancellation fees.

<u>REO Escrow Fee:</u> When the seller of a property is a bank or asset manager selling the property pursuant to a foreclosure an additional fee will be added the escrow fee.

<u>Seller Representation Fee</u>: The handling, processing and services associated with ensuring REO seller has title to the property and representing seller at the closing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>Seller Representation Cancellation Fee</u>: The cancellation fee for cancellation of a Seller Representation file prior to the date that the REO property closes.

<u>Second Mortgage Escrow Fee:</u> The handling, processing and services associated with the processing of <u>Second Mortgage</u>'s, including but not limited to closing coordination services, document preparation and notary coordination.

<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Attorney Fee: The services provided by an outside attorney as determined to be necessary as part of the title/closing process.

<u>Document Preparation Fee:</u> The preparation of legal documents, closing documents, affidavits and/or disclosures determined to be necessary as part of the title/closing process.

<u>Subordination Fee:</u> The process of giving a current lien or interest an inferior status to the new mortgage for which the borrower wishes to apply. For example, an existing mortgage may be subordinated to the lien of a new mortgage in which case the new mortgage becomes the lien with priority.

<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

Non-Integrated Refinance Escrow Fee:	\$495.00
Partially-Integrated Refinance Escrow Fee:	\$395.00
Fully-Integrated Refinance Escrow Fee:	\$275.00
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	\$595.00
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	\$395.00

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00

TITLE INSURANCE RATES AND CHARGES FOR COMPANY OWNED OFFICES IN KANSAS



EFFECTIVE FOR ORDERS RECEIVED ON OR AFTER AUGUST 4, 2016 (Unless Otherwise Specified Herein)

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State: Kansas

SECTION 1 AUTHORITY TO QUOTE CHARGES

No employee may quote title insurance charges unless they are properly licensed as a title insurance agent in the state where the property is located. No employee may quote charges, other than set forth in this manual, without approval of the appropriate revenue manager or underwriter.

State: Kansas

SECTION 2 STANDARD CHARGES

- 2.01 Summary of Charges for Residential Owner's Policies. (Rates apply to one-to-four family residential properties only for purchase.)
 - A) Summary of charges for **Owner's Title Insurance Policies (**Rates apply to one-to-four family residential properties only for purchase.)
 - B) For policies issued on properties improved by one-to-four family residential structures, the rates shown below include the fees for risk and search and examination. These fees are lumped together and stated as a single charge, rather than expressed separately. Settlement services charges are not included in this rate. These rates apply to every county in Kansas when the policy is written by a Company owned office. If an owner's policy is issued simultaneously with a loan policy, see Sections 2.04 and/or 2.05

NEW LOW RATES APPLY TO TRANSACTIONS WITH OR WITHOUT A PRIOR POLICY

Amount of Insurance	Fee for Resale, Owners Policy
Up to \$80,000	433.00
80,001 to 90,000	451.00
90,001 to 100,000	470.00
100,001 to 110,000	482.00
110,001 to 120,000	494.00
120,001 to 130,000	506.00
130,001 to 140,000	
140,001 to 150,000	
150,001 to 160,000	
160,001 to 170,000	556.00
170,001 to 180,000	569.00
180,001 to 190,000	
190,001 to 200,000	
200,001 to 210,000	
210,001 to 220,000	
220,001 to 230,000	
230,001 to 240,000	
240,001 to 250,000	
250,001 to 275,000	
275,001 to 300,000	
300,001 to 325,000	
325,001 to 350,000	
350,001 to 375,000	
375,001 to 400,000	
400,001 to 425,000	
425,001 to 450,000	
450,001 to 475,000	
475,001 to 500,000	
500,001 to 525,000	
525,001 to 550,000	
550,001 to 575,000	•
575,001 to 600,000	
600,001 to 625,000	· · · · · · · · · · · · · · · · · · ·
625,001 to 650,000	1,057.00

State: Kansas

650,001 to 675,000	1,072.00
675,001 to 700,000	1,088.00
700,001 to 725,000	1,103.00
725,001 to 750,000	1,119.00

Calculating premiums over card amount:

Round liability amount up to nearest \$1,000 before calculation details.

Round policy amount up to nearest \$1.

For policies over \$750,000 and up to \$1,000,000 - Add \$0.66 per thousand. For policies over \$1,000,000 and up to \$5,000,000 - Add \$0.50 per thousand. For policies over \$5,000,000 and up to infinity - Add \$0.65 per thousand.

- 2.02 Summary of Charges for Residential Refinance Loan Policies. (Rates apply to one-to-four family residential properties only for refinance transactions.)
 - A) Summary of Charges for Residential Refinance Loan policies when Fidelity National Title Insurance is clearing Title encumbrances and handling the associated escrow process. (Rates apply to one-to-four family residential properties only for refinance transactions.)
 - B) For policies issued on properties improved by one-to-four family residential structures, the rates shown below include the fees for risk and search and examination. These fees are lumped together and stated as a single charge, rather than expressed separately. Settlement services charges are not included in this rate. If an owner's policy is issued simultaneously with a loan policy, see Sections 2.04 and/or 2.05

NEW LOW RATES APPLY TO TRANSACTIONS WITH OR WITHOUT A PRIOR POLICY!

Amount of Insurance	Fee for Refinance Loan Policy
Up to \$80,000	340.00
Up to \$80,000	353.00
90,001 to 100,000	367.00
100,001 to 110,000	
110,001 to 120,000	392.00
120,001 to 130,000	406.00
130,001 to 140,000	419.00
140,001 to 150,000	432.00
150,001 to 160,000	445.00
160,001 to 170,000	457.00
170,001 to 180,000	471.00
180,001 to 190,000	484.00
190,001 to 200,000	496.00
200,001 to 210,000	
210,001 to 220,000	
220,001 to 230,000	536.00
230.001 to 240.000	549.00
240,001 to 250,000	581.00

State: Kansas

250,001 to 275,000	614.00
250,001 to 275,000	646.00
300,001 to 325,000	679.00
325,001 to 350,000	711.00
350,001 to 375,000	
375,001 to 400,000	776.00
400,001 to 425,000	809.00
425,001 to 450,000	840.00
450,001 to 475,000	
475,001 to 500,000	889.00
500,001 to 525,000	
525,001 to 550,000	
550,001 to 575,000	938.00
575,001 to 600,000	955.00
600,001 to 625,000	970.00
625,001 to 650,000	987.00
650,001 to 675,000	
675,001 to 700,000	
700,001 to 725,000	1,035.00
725,001 to 750,000	1,049.00

Calculating premiums over card amount:

Round liability amount up to nearest \$1,000 before calculation details. Round policy amount up to nearest \$1.

For policies over \$750,000 and up to \$1,000,000 - Add \$0.66 per thousand. For policies over \$1,000,000 and up to \$5,000,000 - Add \$0.50 per thousand. For policies over \$5,000,000 and up to infinity - Add \$0.65 per thousand.

2.03 Non-Residential Rate (Commercial)

The following charges apply to all properties other than those improved by 1-to-4-family residential structures. These charges include risk rate and search and examination fees lumped together and stated as a single charge. Settlement services charges are not included in this rate. This rate is also commonly referred to as the "Commercial Rate".

A. Policies for \$1,000,000 or less.

Amount of Insurance	<u>Charge</u>	Amount of Insurance	<u>Charge</u>	Amount of Insurance	<u>Charge</u>
\$25,000 or less	325.00	\$145,001 to 150,000	725.00	\$400,001 to 425,000	1,275.00
\$25,001 to 30,000	350.00	\$150,001 to 155,000	735.00	\$425,001 to 450,000	1,325.00
\$30,001 to 35,000	375.00	\$155,001 to 160,000	745.00	\$450,001 to 475,000	1,375.00
\$35,001 to 40,000	400.00	\$160,001 to 165,000	755.00	\$475,001 to 500,000	1,425.00
\$40,001 to 45,000	425.00	\$165,001 to 170,000	765.00	\$500,001 to 525,000	1,450.00
\$45,001 to 50,000	450.00	\$170,001 to 175,000	775.00	\$525,001 to 550,000	1,475.00
\$50,001 to 55,000	470.00	\$175,001 to 180,000	785.00	\$550,001 to 575,000	1,500.00
\$55,001 to 60,000	490.00	\$180,001 to 185,000	795.00	\$575,001 to 600,000	1,525.00
\$60,001 to 65,000	510.00	\$185,001 to 190,000	805.00	\$600,001 to 625,000	1,550.00
\$65,001 to 70,000	530.00	\$190,001 to 195,000	815.00	\$625,001 to 650,000	1,575.00
\$70,001 to 75,000	550.00	\$195,001 to 200,000	825.00	\$650,001 to 675,000	1,600.00
\$75,001 to 80,000	565.00	\$200,001 to 210,000	845.00	\$675,001 to 700,000	1,625.00

State: Kansas

\$80,001 to 85,000	580.00	\$210,001 to 220,000	865.00	\$700,001 to 725,000	1,650.00
\$85,001 to 90,000	595.00	\$220,001 to 230,000	885.00	\$725,001 to 750,000	1,675.00
\$90,001 to 95,000	610.00	\$230,001 to 240,000	905.00	\$750,001 to 775,000	1,700.00
\$95,001 to 100,000	625.00	\$240,001 to 250,000	925.00	\$775,001 to 800,000	1,725.00
\$100,001 to 105,000	635.00	\$250,001 to 260,000	945.00	\$800,001 to 825,000	1,750.00
\$105,001 to 110,000	645.00	\$260,001 to 270,000	965.00	\$825,001 to 850,000	1,775.00
\$110,001 to 115,000	655.00	\$270,001 to 280,000	985.00	\$850,001 to 875,000	1,800.00
\$115,001 to 120,000	665.00	\$280,001 to 290,000	1,005.00	\$875,001 to 900,000	1,825.00
\$120,001 to 125,000	675.00	\$290,001 to 300,000	1,025.00	\$900,001 to 925,000	1,850.00
\$125,001 to 130,000	685.00	\$300,001 to 325,000	1,075.00	\$925,001 to 950,000	1,875.00
\$130,001 to 135,000	695.00	\$325,001 to 350,000	1,125.00	\$950,001 to 975,000	1,900.00
\$135,001 to 140,000	705.00	\$350,001 to 375,000	1,175.00	\$975,001 to 1,000,000	1,925.00
\$140,001 to 145,000	715.00	\$375,001 to 400,000	1,225.00		

For policies over \$1 million, charge \$1,925, plus \$0.80 per thousand up to \$5 million. For policies over \$5 million, charge \$5,125, plus \$0.65 per thousand up to infinity.

B. Policies over \$1,000,000.

Rates for policies over \$1,000,000 must be considered on a case-by-case basis. Reissue credits may be available, or other factors may reduce our work charges. Special coverages are often required and require special pricing considerations. The following rates are meant to serve as a guideline and starting point. They may be increased to reflect risk and work factors.

2.04 Simultaneous-Issue Loan Policies

A. Basic Residential loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Charge \$280

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be \$280 plus an excess liability charge (using the Residential Owner's Title Policy rate table in Section 2.01) for the difference between the owner's policy liability amount and the loan policy liability amount.

B. Extended coverage loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Charge \$290

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be \$290 plus an excess liability charge (using the Residential Owner's Title Policy rate table in Section 2.01) for the difference between the

State: Kansas

owner's policy liability amount and the loan policy liability amount.

C. Nonresidential loan policies issued simultaneously with an owner's policy (provided the amount does not exceed the amount of the owner's policy):

Under \$5 Million liability \$500 \$5 Million liability and over \$750

If the amount of the loan policy exceeds the amount of the owner's policy being issued simultaneously therewith, the charge for the loan policy shall be:

- a) \$500 if the loan policy liability is under \$5 million, plus an excess liability charge (using the Non-Residential (Commercial) rate table in Section 2.03) for the difference between the owner's policy liability amount and the loan policy liability amount; or
- b) \$750 if the loan policy liability is \$5 million or over, plus an excess liability charge (using the Non-Residential (Commercial) rate table in Section 2.03) for the difference between the owner's liability amount and the loan liability amount.

2.05 Simultaneous-Issue Leasehold Policies

- A. For leasehold policies simultaneously issued with a policy insuring an interest in a different estate in the land, refer to above schedules and charge 30% of the indicated amount.
- B. If the amount of the leasehold policy exceeds the amount of the policy being issued simultaneously therewith, charge 30% of the amount to be charged for the other policy, plus the difference between the amount being charged for the other policy and the amount that would otherwise be charged for such a leasehold policy not being simultaneously issued.

2.06 Reserved for Future Use

2.07 Residential Junior Lien Policy/Limited Loan Coverage Policy Rate.

This rate applies on second, third or fourth mortgages on 1-to-4 family residential platted subdivision properties only, where the Junior Lien Commitment Information Sheet is issued in lieu of the ALTA Commitment, and the ALTA Short Form Residential Loan Policy; or the Limited Loan Coverage Policy is issued.

State: Kansas

Amount of Insurance	<u>Rate</u>
Less than \$15,001	\$165
\$15,001 to \$20,000	180
20,001 to 30,000	195
30,001 to 40,000	
40,001 to 50,000	
50,001 to 60,000	250
60,001 to 70,000	270
70,001 to 80,000	290
80,001 to 90,000	310
90,001 to 100,000	
Over 100,000, add\$1	.50 per thousand

State: Kansas

2.08 Summary of Charges for Homeowner's Title Insurance Policies.

Amount of Insurance	Fee
Up to \$80,000	\$470
\$80,001 to \$90,000	\$491
\$90,001 to \$100,000	\$511
\$100,001 to \$110,000	\$524
\$110,001 to \$120,000	\$538
\$120,001 to \$130,000	\$551
\$130,001 to \$140,000	\$564
\$140,001 to \$150,000	\$578
\$150,001 to \$160,000	\$591
\$160,001 to \$170,000	\$605
\$170,001 to \$180,000	\$618
\$180,001 to \$190,000	\$632
\$190,001 to \$200,000	\$645
\$200,001 to \$210,000	\$659
\$210,001 to \$220,000	\$672
\$220,001 to \$230,000	\$685
\$230,001 to \$240,000	\$699
\$240,001 to \$250,000	\$712
\$250,000 to \$275,000	\$745
\$275,001 to \$300,000	\$780
\$300,001 to \$325,000	\$813
\$325,001 to \$350,000	\$847
\$350,001 to \$375,000	\$880
\$375,001 to \$400,000	\$914
\$400,001 to \$425,000	\$931
\$425,001 to \$450,000	\$964
\$450,001 to \$475,000	\$997
\$475,001 to \$500,000	\$1,030

Calculating premiums over the above rates:

For policies over \$500,000 and up to \$1,000,000 – add \$0.74 per thousand For policies over \$1,000,000 and up to \$5,000,000 – add \$0.56 per thousand For policies over \$5,000,000 and up to infinity – add \$0.73 per thousand

State: Kansas

2.09 Summary of Charges for Extended Coverage Loan Policies

Amount of Insurance	Fee
Up to \$80,000	\$363
\$80,001 to \$90,000	\$377
\$90,001 to \$100,000	\$392
\$100,001 to \$110,000	\$405
\$110,001 to \$120,000	\$419
\$120,001 to \$130,000	\$433
\$130,001 to \$140,000	\$447
\$140,001 to \$150,000	\$461
\$150,001 to \$160,000	\$475
\$160,001 to \$170,000	\$488
\$170,001 to \$180,000	\$503
\$180,001 to \$190,000	\$517
\$190,001 to \$200,000	\$530
\$200,001 to \$210,000	\$545
\$210,001 to \$220,000	\$559
\$220,001 to \$230,000	\$572
\$230,001 to \$240,000	\$586
\$240,001 to \$250,000	\$620
\$250,000 to \$275,000	\$656
\$275,001 to \$300,000	\$690
\$300,001 to \$325,000	\$725
\$325,001 to \$350,000	\$759
\$350,001 to \$375,000	\$794
\$375,001 to \$400,000	\$828
\$400,001 to \$425,000	\$864
\$425,001 to \$450,000	\$898
\$450,001 to \$475,000	\$933
\$475,001 to \$500,000	\$949

Calculating premiums over the above rates:

For policies over \$500,000 and up to \$1,000,000 – add \$0.74 per thousand For policies over \$1,000,000 and up to \$5,000,000 – add \$0.56 per thousand For policies over \$5,000,000 and up to infinity – add \$0.73 per thousand

State: Kansas

2.10 (SECTION HELD OPEN FOR FUTURE USE)

2.11 Master Home Equity Loan Policy

For home equity loan transactions up to \$250,000 with centralized order tracking and processing through National Lender's Solution or similar unit, pursuant to a written agreement, the rate shall be \$45.00.

For home equity loan transactions from \$250,000 up to \$500,000 with centralized order tracking and processing through National Lender's Solution or similar unit. pursuant to a written agreement, the rate shall be \$75.00.

2.12 ALTA Limited Pre-Foreclosure Policy and Date Down Endorsement:

Α. **Amount of Insurance**

The Amount of Insurance for an ALTA Pre-Foreclosure Policy shall equal either the face amount of the mortgage to be foreclosed or the outstanding balance of the mortgage to be foreclosed as requested by the Insured.

В. **Basic Rate for ALTA Limited Pre-Foreclosure Policy**

For the first \$250,000.00 of liability -	\$350.00
For each additional \$1,000.00 (or fraction thereof) above \$250,000.00 and up to \$1,000,000 -	\$ 0.60
For each additional \$1,000.00 (or fraction thereof) above \$1,000,000.00 -	\$ 0.40

C. **Date Down Endorsement**

ALTA Limited Pre-Foreclosure Date Down Endorsement** \$50.00 (See Section 5.13, Class L)

**(Endorsement to be issued only in connection with a previously issued ALTA Limited Pre-Foreclosure Policy to date down the policy prior to or during a foreclosure of the lender's mortgage insured by the policy).

State: Kansas

SECTION 3 CHARGES INVOLVING DEVELOPMENT OR CONSTRUCTION

3.01 Development Loans

The company will insure the lien of a development loan for site improvements, such as streets and sewers to lots in a platted subdivision, when the aggregate sales price of such lots is in excess of \$500,000.00, at a premium of \$.90 per thousand. No reissue credit from any prior policy will be allowed toward this premium, and no reissue credit will be allowed on any future policy by virtue of having issued a development loan policy at this price.

If a development loan does not qualify under these guidelines, charge the rate for a commercial loan policy set forth in Section 2.03. Reissue credit is available when the loan qualifies under Section 5.01 and does not qualify for the rate set forth above.

3.02 Construction Loans on One-To-Four-Family Residential Properties Residential construction loans are handled as follows:

A commitment is issued to the construction lender. The fee is \$275 to a builder/investor or \$75 to a builder/developer and charged when the construction loan mortgage is recorded. In most cases, a supplemental commitment will be issued showing the recorded documents. No additional charge is made for this supplemental report. If no construction loan policy is issued, the commitment is held open during construction. If a construction loan policy is required by the lender, the charge is \$275 for the initial policy to the builder/investor or \$75 to the builder/developer with renewals of \$75 for each six month term. When the home is sold and an Owner's Policy issued to the ultimate buyer, a credit of \$200 from the \$275 charge will be given on the Owner's Policy. No credit will be given from the \$75 fee.

Builder's/Investor's Rate 3.03

The Builder's/Investor's Rate on orders placed after September 15, 2003, is \$1.50 per thousand for the first \$250,000 of liability, and \$1 per thousand for liability above \$250,000, minimum \$250. The Builder's/Investor's Rate will apply in the following situations:

- Where two or more houses are constructed, or to be constructed, on building Α. plots within the same chain of title, and requiring only one examination of the original base title; or
- В. Where one or more building plots have been acquired and so improved within a subdivision, the title to which we have insured; or
- C. Where one or more plots have been acquired by an established residential builder/investor; and
- D. Where the builder/investor is paying for the title insurance.

State: Kansas

3.04 Subdivision Charge

A special charge known as the subdivision charge will be granted under the following circumstances:

- A. Premises owned by one owner have been platted into 10 or more lots, or where one owner owns 10 or more lots within a platted subdivision; and
- B. The owner proposes to sell vacant lots to individual purchasers and furnish an owner's title insurance policy to each purchaser, as evidence of title, in lieu of furnishing an abstract of title; and
- C. The owner of such premises has either an outstanding owner's title insurance policy thereon, issued by the Company, or has caused the Company to prepare a blanket title report covering all of said premises owned by him. (Note: A minimum charge for the preparation of such blanket title report may be necessary in individual cases.)

The Subdivision Charge shall be quoted by the revenue manager. The quote shall be in writing and given a contract rate number. All subsequent orders placed pursuant to this quotation shall have this number affixed to the "Order Sheet". Copies of all Subdivision Charge quotations are to be given to the Metro Manager, the affected Branch Manager, and Office Counsel. A copy of each contract shall be filed in the Contract Rate Book.

Before the rate is established and quoted to the customer, it must be filed with the Kansas Insurance Department under the "U & U Rule".

3.05 Developer and Builder Rate

Where the Developer is also the builder on one or more building plots within a subdivision and we have already insured the Developer's underlying subdivision base Title.

The Developer and Builder rate is \$1.50 per thousand for the first \$200,000 of Liability, and \$.50 per thousand for liability above \$200,000, minimum \$250.

- 3.06 (SECTION HELD OPEN FOR FUTURE USE)
- 3.07 (SECTION HELD OPEN FOR FUTURE USE)
- 3.08 Rundown and Endorsement on Construction Loan Policies.

Where the Company is disbursing construction funds pursuant to a construction loan escrow and disbursing agreement, there is no additional charge for periodic title rundown and endorsements to cover each disbursement. Where the Company is not disbursing the funds, however, the charge for each rundown and endorsement shall be \$150.

State: Kansas

3.09 Permanent Loans on New Commercial Projects

Where the Company has previously insured the lien of a construction loan on a commercial project, and collected the appropriate premium therefor, we will insure the lien of a permanent mortgage, which replaces the construction mortgage, for a processing or work charge only. If the amount of the permanent mortgage exceeds the amount of the construction mortgage, it will be necessary to bill additional premium for the excess amount. The processing charge is \$250.00. Of course, any extended or special coverages given in the permanent loan policy should be billed at the appropriate rate in addition to the work charge.

If an unusual amount of work is involved, we must file our rate under the "U and U Rule".

State: Kansas

SECTION 4 CHARGES FOR ADDITIONAL OR SPECIAL SERVICES AND COVERAGES

4.01 Additional Charges

All of the above charges are for ordinary or normal cases.

When the premises to be insured consist of multiple tracts coming from separate chains of title, an additional charge of \$100.00 for each additional tract shall be made.

In cases involving a long and intricate title, an appropriate additional charge, fixed by the examiner, will be made.

In order to comply with Kansas law, a special rate filing will need to be made under the "Unique and Unusual Rule". Consult the Area Manager in these cases.

4.02 Commitment Charges

Preliminary Title Report charges or commitment charges are made to compensate the Company for the work done in preparing a commitment when no policy is issued.

A "Preliminary Title Report charge" is made when a title report is issued with no likelihood of a policy being issued in the next 6 months.

A "Commitment charge" is made when there is a strong possibility a policy will be written, but we are aware of contingencies that will result in cancellation of the order.

- A. The fee for a Preliminary Title Report on 1-to-4-family residential properties is \$250.00. Charge \$125.00 for each update report issued.
- B. A commitment charge of \$350 on a 1-4 family residential property, which includes the curative work.
- C. The fee for a Preliminary Title Report on commercial properties is \$350.00.
- D. If more than three hours of search and examination time is required, add \$100.00 to the charge for the Preliminary Title Report or Commitment.
- E. A commitment charge of \$150.00 is made on 1-to-4-family residential properties. If copies of deeds and/or exceptions are required, the fee is \$200.00.
- F. A commitment charge of \$300.00 is made on commercial properties.

State: Kansas

The Commitment Charges at "B", "D", "E" and "F" above shall also apply as cancellation fees in cases where an order for a policy is cancelled. To collect these fees, the customer must be advised, before the commitment is issued, that there will be a cancellation or commitment charge.

Amounts paid for Preliminary Title Reports or Commitments, except construction binders issued by Fidelity National Title Insurance (Section 3.02 of this manual), shall be credited toward the premium due for any policy issued pursuant to those reports. If the report or commitment was issued by another company, the credit shall not exceed \$175.00.

4.03 Special Coverages

Extraordinary Risks

Our published schedule of rates creates sufficient reserves to cover losses arising from our assumption of "normal" risks. While we sometimes accept greater-than-normal risks, our loss experience is naturally less favorable in such cases. It is therefore the Company's policy that, where appropriate underwriting authority has determined that an extraordinary risk is nevertheless acceptable, the Company should be compensated accordingly. It is not possible to enumerate these risks, but they might be such things as insuring against forced removal by reason of an encroachment, or deleting some cloud on the title, such as by adverse possession affidavit, without requiring suit to quiet title. The possibilities are as diverse as the imaginations of counsel are fertile. Likewise, it is not possible to formulate any schedule of charges for such risks. Unless there is a sufficient experience or custom factor to serve as a guide, an officer should be consulted.

If unusual or unique circumstances require additional charges, a special rate filing under the "U and U Rule" is required.

4.04 (SECTION HELD OPEN FOR FUTURE USE)

4.05 Service and Closing Fees

I. Residential Properties:

Standard Escrow Related Fees across all metro area residential escrow offices. All fees below will be charged to the party shown unless instructed otherwise in contract.

State: Kansas

SALE TRANSACTIONS WITH NEW LOAN

Seller Fees:	\$0	New Construction transaction where seller is builder, or transactions where developer is selling individual lot to builder.
	\$150	Customary Realtor Assisted Transactions (non- inclusive of overnight delivery fees, wire fees or other additional services).
	\$300	All inclusive rate for transactions where seller is/has negotiated a short sale with their lender.
	\$335	Relocation Transactions where all-inclusive seller fee is required and commitment has been issued by agent of the company.
	\$325	Relocation Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$250	All-inclusive rate where Foreclosing Lender is Seller
	\$200	Non-Realtor Assisted (FSBO) Customary Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$200	Foreclosing lender is seller (this rate is non- inclusive of other fees for overnight fees and services or delivery fees and services).
Buyer Fees	\$325	Escrow Fee/Settlement Services when loan obtained by institutional lender (All inclusive fee)
	\$125	Jr. Lien Closing Fee, if closed simultaneous with first.

State: Kansas

SALE TRANSACTION WITH OTHER FINANCING OR CASH

Seller Fees:	\$0	New Construction transaction where seller is builder, or transactions where developer is selling individual lot to builder.
	\$150	Customary Realtor Assisted Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services)
	\$300	All inclusive rate for transactions where seller is/has negotiated a short sale with their lender).
	\$335	Relocation Transactions where all-inclusive seller fee is required and commitment has been issued by agent of the company.
	\$325	Relocation Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$250	All-inclusive rate where Foreclosing Lender is Seller
	\$200	Non-Realtor Assisted (FSBO) Customary Transactions (non-inclusive of overnight delivery fees, wire fees or other additional services).
	\$200	Foreclosing lender is seller (this rate is non-inclusive of other fees for overnight fees and services or delivery fees and services).
Buyer Fee	\$200	Escrow/Settlement Services

REFINANCES

Borrower	\$325	Escrow Fee/Settlement Services
Borrower	\$200	HARP / FHA SF Streamline Loan Closing Fee

State: Kansas

CLOSING FEES FOR CENTRALIZED RATE

Escrow Fee/Settlement Services in connection with transactions insured within the program guidelines shown in Section 5.15a – Centralized Refinance Rate, and where HUD-1 and other documents are prepared by Centralized Processing Unit.

Liability Amount	Amount
Up to \$100,000	\$325
\$100,001 to \$125,000	\$350
\$125,001 to \$150,000	\$375
\$150,001 to \$175,000	\$420
\$175,001 to \$200,000	\$425
\$200,001 to \$250,000	\$430
\$250,001 to \$300,000	\$435
\$300,001 to \$350,000	\$440
\$350,001 to \$400,000	\$445
\$400,001 to \$450,000	\$450
\$450,001 to \$500,000	\$455
\$500,001 to \$1,000,000	\$500

For transactions exceeding \$1,000,000 in liability, the closing fee is \$500 plus \$1.00 per thousand.

An additional fee for notary services in the amount of \$75 may be charged in counties outside Johnson and Wyandotte.

State: Kansas

OTHER

Witness Signing	\$200	Accommodation Signing - Buyer/Borrower
Witness Signing	\$75	Accommodation Signing - Seller
Document	\$50	
Preparation		
After Hours Closing	\$50	Scheduled after 5:30 pm in our offices
Traveling Closing	\$100	Closing at client's location per customer request
Weekend Closing	\$200	At customer request in our offices
Hold Open Fee	\$75	For resale (charge premium according to sales price on first transaction + hold open; on 2 nd transaction, determine premium for new sales price, then deduct premium already paid - NO CREDIT FOR HOLD OPEN FEE given) - good for 6 months
	\$75	Renewal fee for hold open to be good for another 6 months; search of records will be required.
Courier/Overnight Delivery & Services	\$28	Handling and delivery fee for overnight delivery
Courier/Overnight Delivery & Services	\$20	Handling and delivery fee for overnight delivery on relocation transactions where all-inclusive seller fee is not used.
Rush Delivery	\$28	One hour courier - handling and delivery fee
Wire Fees & Services	\$28	For outgoing wire of seller or Borrower funds
Wire Fees & Services	\$25	For outgoing wire of seller funds on relocation transactions where all-inclusive seller fee is not used.
Online Document Transfer Fee	\$35	Applied to witness only signings and transactions that require multiple document printings.
Certified Check Fees & Services	\$50	When any party in the transaction requires a cashier's check for proceeds from a transaction

State: Kansas

HUD PREPARATION, DISBURSEMENT AND RECORDING

HUD Statement, Notary Preparation, Disburse, and Recording Service	\$270	Settlement services for mail out or outside service closings
Disbursement and Recording Services	\$100	Closing done by the lender, with lender HUD.
Disbursement Only Transactions	\$75	For lender prepared and closed.

TITLE SERVICE FEES

Residential Relo	\$250	Property search without issuing a commitment
Search Package		for relocation transaction
Document Copies	\$25	Up to five (5) pages – additional pages at \$2
		each.

II. Commercial Properties:

A. Sale Transactions:

Sale Amount:	Rate:
\$500,000 or less -	\$600.00
\$500,001 to \$2,000,000 -	\$800.00
\$2,000,001 to \$5,000,000 -	\$1,000.00
\$5,000,001 and above -	\$1,250.00

B. Refinance Transactions:

Loan Amount:	Rate:
\$500,000 or less -	\$350.00
\$500,001 to \$2,000,000 -	\$500.00
\$2,000,001 and above -	\$750.00

State: Kansas

4.06 Copies of Policies

If an insured requests a copy of his policy more than 6 months after the original has been issued, we require that the request be in writing, and charge \$25.00.

If the insured requests a duplicate original - charge \$75.00.

These charges shall be waived if the insured establishes to our satisfaction that he never received the original policy.

4.07 Charge for Mortgage failing to meet register of deeds format requirements A service charge of \$100 will be made when a mortgage submitted for recording and issuance of title insurance fails to meet the register of deeds' formatting requirements concerning width of margins.

State: Kansas

SECTION 5 OTHER SPECIAL RATES

5.01 Commercial Reissue Rate

The reissue rate applies only to policies on property other than one-to-four family. The reissue rate is the Commercial Rate, less the reissue credit.

Reissue rates apply when a prior title insurance policy on the premises in question has been issued by an underwriter licensed in Kansas to the current owner and is available to us.

Commercial Reissue Credit.

A. The reissue credit shall be 40 percent of the regular rate on the amount of the prior owner's policy, or the most recent loan policy, if more recent and for a greater amount.

Liability in excess of the amount of the prior policy will be billed at the regular rate.

- B. If the examination of title reveals any of the following since the prior policy: a bankruptcy, foreclosure, multiple lawsuits or judgments, a gap in title, a passage of title into divided interests of less than 1/16, more than 25 additional easements, then no reissue credit is available.
- 5.02 No Longer Applicable Open For Future Use
- 5.03 Commercial Substitution Rate

In cases involving commercial or industrial property where we have an existing loan policy not over three years old, and the same borrower asks us to issue a new loan policy on a substitute loan, we will charge 60% of the standard rate up to the principal amount of the original loan, plus standard rates for any increase in the loan amount over said amount.

5.04 No longer applicable - Open for future use

State: Kansas

5.05 Residential Second Rate (also known as Home Equity Rate)

HOME EQUITY LOAN PROGRAM

POLICY TO BE ISSUED: Standard ALTA Loan Form

ENDORSEMENTS AVAILABLE (see Section 5.13 for endorsement pricing):

- 1. ALTA Form 6-06 and 6.2-06, Variable Rate Mortgage.
- 2. ALTA Form 14-06 Series, Future Advances.

RATE SCHEDULE:

\$155	\$15,000 or less
\$165	\$15,001 to \$20,000
\$180	\$20,001 to \$30,000
\$205	\$30,001 to \$40,000
\$225	\$40,001 to \$50,000
\$245	\$50,001 to \$60,000
\$265	\$60,001 to \$70,000
\$275	\$70,001 to \$80,000
\$300	\$80,001 to \$90,000
\$320	\$90,001 to \$100,000
Add \$1.50	Per thousand for policies greater than \$100,001

SPECIAL CONDITIONS & PROCEDURES:

- 1. This rate does not include any escrow service and is limited to 1-to-4-family residential properties.
- 2. This rate is applicable when the policy to be issued insures any junior mortgage on residential property, provided all of the conditions set forth herein are met.

State: Kansas

Future Advances 5.06

Where the Company endorses an existing loan policy to cover a future advance, make a rundown charge of \$50.00, plus 60% of the regular rate on the amount of the advance, to the extent that the total indebtedness after the advance does not exceed the original face amount of the policy. If the total indebtedness after the advance does exceed the original face amount of the policy, charge 100% of the regular rate on the portion of the advance that causes the original face amount of the policy to be exceeded.

5.07 **Swing Loans**

A residential purchaser frequently contemplates using the proceeds of the sale of his prior residence to apply to the purchase of a new one. Where the prior residence has not yet been sold, or the sale thereof has not yet closed, it is sometimes necessary for him to obtain a "swing loan" on the prior residence to generate the funds necessary to close on the new one. The full rate, as determined under Sec. 2.01 hereof, should be charged for any policy insuring a swing loan mortgage on the prior residence. Thereafter, when the prior residence is sold, and we issue a policy to the purchaser, the seller is entitled to a credit against the premium therefor equivalent to the premium paid for the swing loan policy, less \$75.00

5.08 Hold Open

Title to land is often acquired by an individual as nominee for a group of investors, or in some similar capacity. It is intended that a corporation or partnership will be formed by the group to which title is to be conveyed. It is requested that we withhold issuance of our owner's policy to reflect such transfer. This is a reasonable request, and where the premium has already been paid and we do not have to hold the file open for more than twelve months, we will do so and charge only a processing charge which is \$75.00

5.09 Trade-Ins

In the case of residential properties accepted as trade-ins by brokers, where the premium for an owner's policy is paid by the broker's client in the amount established between the parties as the trade-in allowance, the file will be held open and a policy issued to the ultimate purchaser from the broker within six months from the date of the commitment, at a charge of \$75.00, plus the regular rate on any portion of the sale price representing an excess over the value established at the time of trade.

5.10 Contracts for Deed

Where an insured (as defined in paragraph 1(a) of the Conditions and Stipulations) in a contract for deed policy has or is about to acquire fee title by reason of full performance of the contract for deed, we will issue a dated-down policy showing title vested in our insured, which policy should be in the amount of the current fair market value of the property, for a processing charge of \$75.00, plus the regular rate on the excess of current fair market value over the original policy amount. The contract for deed policy must be surrendered for cancellation.

State: Kansas

5.11 Nonstandard Endorsement Charge

A nonstandard endorsement charge is imposed when a proposed insured requests and the Company agrees to a modification of the language of a standard endorsement. The charge is \$100 per endorsement.

5.12 ALTA Residential Limited Coverage Mortgage Modification Policy

The premium charge shall be:

Policy Amount	Rate
\$ 0-\$1,000,000	\$125
\$ 1,000,001 - \$1,500,000	\$250
\$ 1,500,001 - \$2,000,000	\$350

For each \$500,000 of liability above \$2,000,000 or part thereof up to \$20,000,000; add \$100.

5.13 Standard Endorsements - Classification and Charges

Class A – Additional 25%¹ (\$250 minimum) (See Section 5.14)

- ALTA Form 10.1-06 (Assignment and Date Down) [Nonresidential]
- ALTA Form 11-06 (Mortgage Modification) [Nonresidential]
- ALTA Form 11.1-06 (Mortgage Modification with Subordination) [Nonresidential]
- ALTA Form 11.2-06 (Mortgage Modification with Additional Amount of Insurance) [Nonresidential]²
- ALTA Form 30-06 (One-to-Four Family Shared Appreciation Mortgage) [Residential]
- ALTA Form 30.1-06 (Commercial Participation Interest) [Nonresidential]
- Date-Down Endorsement 1 [Nonresidential and No Construction]
- Policy Modification 15 (Increase of Insurance)
- Post-Policy Transaction Modification [Nonresidential]

State: Kansas

¹When the charge is expressed as "additional" percent," it refers to a percentage of the "Whole" premium, which means the charge determined under section 2.01 or 2.02 of this manual, without reduction by reissue or simultaneous issue or other discount or credit.

²The charge for the endorsement is in addition to the appropriate additional premium for the increased amount of insurance.

³In zoning Risk Level 1, all of the following must be true:

⁽a) No improvements within the last 12 months and none contemplated.

⁽b) Zoning has been in effect at least one year.

⁽c) Use of property is not changing.

If any of the foregoing criteria is not applicable, the endorsement is considered to be in Risk Level 2.

Class B – Additional 20%

- ALTA Form 3.1-06 (Zoning Completed Structure) (Risk Level 2)³
- ALTA Form 3.2-06 (Zoning Land Under Development) (Risk Level 2)³

Class C – Additional 15%

{Reserved for Future Use}

Class D – Additional 10%

- ALTA Form 3-06 (Zoning Unimproved Land) (Risk Level 2)³
- ALTA Form 15-06 (Non-Imputation Full Equity Transfer)
- ALTA Form 15.1-06 (Non-Imputation Additional Insured)
- ALTA Form 15.2-06 (Non-Imputation Partial Equity Transfer)
- ALTA Form 31-06 (Severable Improvements)
- ALTA Form 43-06 (Anti-Taint)
- ALTA 46-06 (Option)
- Fairway (Change in Composition of Insured Entity)
- Option Endorsement
- Option Endorsement (Loan Policy)
- Option to Repurchase or Lease (Owner's Policy)
- SE 199 (Wind Farm Zoning Endorsement) (ALTA 3.1 MOD)

Class E - 10 cents per Thousand

1001-KS (Mechanic's Lien - Statutory Bond)

Class F - \$400

- ALTA Form 3.1-06 (Zoning Completed Structure) (Risk Level 1)³
- ALTA Form 3.2-06 (Zoning Land Under Development (Risk Level 1)³

Class G - \$350

 Small Commercial Loan Policy Endorsement Pack (ALTA 9-06 – Restrictions, Encroachments, Minerals; ALTA 22-06 – Location; ALTA 19-06/19.1-06 – Contiguity; ALTA 17-06 - Access; ALTA 18-06/18.1-06 - Tax Parcel; ALTA 25-06 - Same As Survey) [Nonresidential]

State: Kansas

Class H - \$200

- ALTA Form 3-06 (Zoning Unimproved Land) (Risk Level 1)³
- ALTA Form 9.6-06 (Private Rights Loan Policy) [Nonresidential]
- ALTA Form 9.6.1-06 (Private Rights Current Assessments) [Nonresidential]
- ALTA Form 9.9-06 (Private Rights Owner's Policy) [Nonresidential]
- ALTA Form 40-06 (Tax Credit Owner's Policy)
- ALTA Form 40.1-06 (Tax Credit Defined Amount Owner's Policy)²
- Assumption [Nonresidential]
- Anti-Clogging
- Change of Name of Insured Endorsement [Nonresidential]
- Post-Policy Transaction Modification [Nonresidential Construction Date Down]
- Shopping Center [Nonresidential]
- Synthetic Lease (Lease vs. Mortgage) [Nonresidential]
- Tax Benefit Endorsement [Nonresidential]

Class I - \$150

- ALTA Form 10.1-06 (Assignment and Date Down) [Residential]
- ALTA Form 11-06 (Mortgage Modification) [Residential]
- ALTA Form 11.1-06 (Mortgage Modification with Subordination) [Residential]
- ALTA Form 11.2-06 (Mortgage Modification with Additional Amount of Insurance) [Residential]²
- Post-Policy Transaction Modification [Residential Date Down]

Class J - \$100

- ALTA Form 1-06 (Street Assessments) [Nonresidential]
- ALTA Form 4-06 (Condominium) [Nonresidential]
- ALTA Form 4.1-06 (Condominium) [Nonresidential]
- ALTA Form 5-06 (Planned Unit Development) [Nonresidential]
- ALTA Form 5.1-06 (Planned Unit Development) [Nonresidential]
- ALTA Form 6-06 (Variable Rate) [Nonresidential]
- ALTA Form 6.2-06 (Variable Rate Mortgage Negative Amortization) [Nonresidential]
- Form 6.2-06 (Variable Rate Mortgage Negative Amortization with Convertible Modification) [Nonresidential]
- ALTA Form 8.2-06 (Commercial Environmental Lien) [Nonresidential]
- ALTA Form 9-06 (Restrictions, Encroachments, Minerals Loan Policy) [Nonresidential]
- ALTA Form 9.1-06 (Covenants, Conditions and Restrictions Unimproved Land
 Owner's Policy) [Nonresidential]

- ALTA Form 9.2-06 (Covenants, Conditions and Restrictions Improved Land Owner's Policy) [Nonresidential]
- ALTA Form 9.3-06 (Covenants, Conditions and Restrictions Loan Policy) [Nonresidential]
- ALTA Form 9.6-06 (Private Rights Loan Policy) [Residential]
- ALTA Form 9.6.1-06 (Private Rights Current Assessments) [Residential]
- ALTA Form 9.7-06 (Restrictions, Encroachments, Minerals Land under Development – Loan Policy) [Nonresidential]
- ALTA Form 9.8-06 (Covenants, Conditions and Restrictions Land Under Development Owner's Policy) [Nonresidential]
- ALTA Form 9.9-06 (Private Rights Owner's Policy) [Residential]
- ALTA Form 9.10-06 (Restrictions, Encroachments, Minerals Current Violations Loan Policy) [Nonresidential]
- ALTA Form 10-06 (Assignment) [Nonresidential]
- ALTA Form 12-06 (Aggregation Loan Policy)
- ALTA Form 12.1-06 (Aggregation State Limits Loan Policy)
- ALTA Form 14-06 (Future Advance Priority) [Nonresidential]
- ALTA Form 14.1-06 (Future Advance Knowledge) [Nonresidential]
- ALTA Form 14.2-06 (Future Advance Letter of Credit) [Nonresidential]
- ALTA Form 14.3-06 (Future Advance Reverse Mortgage) [Nonresidential]
- ALTA Form 16-06 (Mezzanine Financing)
- ALTA Form 17-06 (Access and Entry) [Nonresidential]
- ALTA Form 17.1-06 (Indirect Access and Entry) [Nonresidential]
- ALTA Form 17.2-06 (Utility Access) [Nonresidential]
- ALTA Form 18-06 (Single Tax Parcel) [Nonresidential]
- ALTA Form 18.1-06 (Multiple Tax Parcel) [Nonresidential]
- ALTA Form 19-06 (Contiguity Multiple Parcels) [Nonresidential]
- ALTA Form 19.1-06 (Contiguity Single Parcel) [Nonresidential]
- ALTA Form 19.2-06 (Contiguity Specified Parcels) [Nonresidential]
- ALTA Form 20-06 (First Loss Multiple Parcel Transaction)
- ALTA Form 22-06 (Location) [Nonresidential]
- ALTA Form 22.1-06 (Location and Map) [Nonresidential]
- ALTA Form 24-06 (Doing Business) [Nonresidential]
- ALTA Form 25-06 (Same as Survey) [Nonresidential]
- ALTA Form 25.1-06 (Same as Portion of Survey) [Nonresidential]
- ALTA Form 26-06 (Subdivision) [Nonresidential]
- ALTA Form 28-06 (Easement Damage or Enforced Removal)
- ALTA Form 28.1-06 (Encroachments Boundaries and Easements)
- ALTA Form 28.2-06 (Encroachments Boundaries and Easements Described Improvements)
- ALTA Form 28.3-06 (Encroachments Boundaries and Easements Described Improvements and Land Under Development)
- ALTA Form 29-06 (Interest Rate Swap Direct Obligation)
- ALTA Form 29.1-06 (Interest Rate Swap Additional Interest)
- ALTA Form 29.2-06 (Interest Rate Swap Direct Obligation Defined Amount)²
- ALTA Form 29.3-06 (Interest Rate Swap Additional Interest Defined Amount)²

- ALTA Form 35-06 (Minerals and Other Subsurface Substances Buildings)
- ALTA Form 35.1-06 (Minerals and Other Subsurface Substances Improvements)
- ALTA Form 35.2-06 (Minerals and Other Subsurface Substances Described Improvements)
- ALTA Form 35.3-06 (Minerals and Other Subsurface Substances Land Under Development)
- ALTA Form 36-06 (Energy Project Leasehold/Easement Owner's Policy)
- ALTA Form 36.1-06 (Energy Project Leasehold/Easement Loan Policv)
- ALTA Form 36,2-06 (Energy Project Leasehold Owner's Policy)
- ALTA Form 36.3-06 (Energy Project Leasehold Loan Policy)
- ALTA Form 36.4-06 (Energy Project Covenants, Conditions and Restrictions Land Under Development – Owner's Policy)
- ALTA Form 36.5-06 (Energy Project Covenants, Conditions and Restrictions Land Under Development – Loan Policy)
- ALTA Form 36.6-06 (Energy Project Encroachments)
- ALTA Form 36.7-06 (Energy Project Fee Estate Owner's Policy)
- ALTA Form 36.8-06 (Energy Project Fee Estate Loan Policy)
- ALTA Form 37-06 (Assignment of Rents or Leases) [Nonresidential]
- ALTA Form 38-06 (Mortgage Tax)
- ALTA Form 41-06 (Water Buildings)
- ALTA Form 41.1-06 (Water Improvements)
- ALTA Form 41.2-06 (Water Described Improvements)
- ALTA Form 41.3-06 (Water Land Under Development)
- ALTA Form 42-06 (Commercial Lender Group) [Nonresidential]
- ALTA Form 45-06 (Pari Passu Mortgage)
- Bondholder (Mod 119.4)
- Bonds Loss Payee
- Bonds Non Merger of Sub-Leasehold
- CLTA Form 107.9 (Additional Insured) [Nonresidential]
- CLTA Form 111 (Mortgage Priority, Partial Reconveyance) [Nonresidential]
- Effect of Tax Sale on Easement
- Encroachment Endorsement 1
- Encroachment Endorsement 2
- Foundation Survey Endorsement [Nonresidential]
- Inflation Protection One-to-Four Family [Residential]
- Installment Contract Purchaser [Nonresidential]
- Large Mutual Note [Nonresidential]
- Merger Mortgage and Fee [Nonresidential]
- Restrictions 4A (Violation of Building Line) [Nonresidential]
- SE 198 Wind Farm Electrical Generation and Transmission
- SE 201 Wind Farm Single Integrated Project Access and Entry
- SE 248 Wind Farm Contiguity Endorsement
- Successor Endorsement
- USA Form Policy Date Down
- All endorsement forms filed with the Kansas Insurance Commission not

otherwise listed in this Section other

Class K - \$75 - Residential Only

- ALTA Form 7 Series
- ALTA Form 10-06 (Assignment)
- Assumption
- Change of Name of Insured Endorsement
- Post-Policy Transaction Modification [Residential No Date Down]

Class L - \$50

- ALTA Form 32-06 (Construction Loan Loss of Priority)
- ALTA Form 32.1-06 (Construction Loan Loss of Priority Direct Payment)
- ALTA Form 32.2-06 (Construction Loan Loss of Priority Insured's Direct Payment)
- ALTA Form 33-06 (Disbursement)
- ALTA Limited Pre-Foreclosure Date Down Endorsement (See Section 2.12(C))
- Installment Contract Purchaser [Residential]

Class M - \$25 - Residential Only

- ALTA Form 17-06 (Access and Entry)
- ALTA Form 17.1-06 (Indirect Access and Entry)
- ALTA Form 17.2-06 (Utility Access)
- ALTA Form 18-06 (Single Tax Parcel)
- ALTA Form 18.1-06 (Multiple Tax Parcel)
- ALTA Form 19-06 (Contiguity Multiple Parcels)
- ALTA Form 19.1-06 (Contiguity Single Parcel)
- ALTA Form 19,2-06 (Contiguity Specified Parcels)
- ALTA Form 24-06 (Doing Business)
- ALTA Form 25-06 (Same as Survey)
- ALTA Form 25.1-06 (Same as Portion of Survey)
- ALTA Form 26-06 (Subdivision)
- ALTA Form 37-06 (Assignment of Rents or Leases)
- ALTA JR Loan Endorsement 1
- ALTA JR Loan Endorsement 2
- CLTA Form 107.9 (Additional Insured)
- CLTA Form 111 (Mortgage Priority, Partial Reconveyance)
- Foundation Survey Endorsement
- Merger Mortgage and Fee

Effective Date: August 4, 2016

State: Kansas

Class N - No Charge - Residential Only

- ALTA Form 1-06 (Street Assessments)
- ALTA Form 4-06 (Condominium)
- ALTA Form 4.1-06 (Condominium)
- ALTA Form 5-06 (Planned Unit Development)
- ALTA Form 5.1-06 (Planned Unit Development)
- ALTA Form 6-06 (Variable Rate)
- ALTA Form 6.2-06 (Variable Rate Mortgage Negative Amortization)
- Form 6.2-06 (Variable Rate Mortgage Negative Amortization with Convertible Modification)
- ALTA Form 7-06 (Manufactured Housing Unit)
- ALTA Form 7.1-06 (Manufactured Housing Conversion Loan Policy)
- ALTA Form 7.2-06 (Manufactured Housing Conversion Owner's Policy)
- ALTA Form 8.1-06 (Environmental Protection Lien)
- ALTA Form 9-06 (Restrictions, Encroachments, Minerals Loan Policy)
- ALTA Form 9.1-06 (Covenants, Conditions and Restrictions Unimproved Land Owner's Policy)
- ALTA Form 9.2-06 (Covenants, Conditions and Restrictions Improved Land Owner's Policy)
- ALTA Form 9.3-06 (Covenants, Conditions and Restrictions Loan Policy)
- ALTA Form 9.7-06 (Restrictions, Encroachments, Minerals Land under Development – Loan Policy)
- ALTA Form 9.8-06 (Covenants, Conditions and Restrictions Land Under Development – Owner's Policy)
- ALTA Form 9.10-06 (Restrictions, Encroachments, Minerals Current Violations Loan Policy)
- ALTA Form 14-06 (Future Advance Priority)
- ALTA Form 14.1-06 (Future Advance Knowledge)
- ALTA Form 14.2-06 (Future Advance Letter of Credit)
- ALTA Form 14.3-06 (Future Advance Reverse Mortgage)
- ALTA Form 22-06 (Location)
- ALTA Form 22.1-06 (Location and Map)
- Bi-weekly
- FNMA Balloon Mortgage Endorsement
- Large Mutual Note
- Restrictions 4A (Violation of Building Line)

Class O - Price based on Risk Assumed

- ALTA Form 34-06 (Identified Risk Coverage)
- Blank Endorsement

Class P - No Charge

- ALTA Form 13-06 (Leasehold Owner's Policy)
- ALTA Form 13.1-06 (Leasehold Loan Policy)
- ALTA Form 23-06 (Coinsurance Single Policy)
- ALTA Form 39-06 (Policy Authentication)
- ALTA Form 44-06 (Insured Mortgage Recording)
- Lack of Signatures Loan Policy
- Lack of Signatures Owner's Policy
- Facilities Endorsement
- SE 200 (Wind Farm Leasehold and Easement Endorsement) (ALTA 13.06 MOD)
- Waiver of Arbitration

5.14 Endorsements Subsequent to Policy Issuance

For Class A endorsements on post-policy transactions, ("PPT"⁴ endorsements), the charge is the greater of:

- 1. 25% of the whole premium applicable to the policy; or
- 2. \$50 per hour with a minimum charge of \$250

[This charge is not divided with agents. Agent charges, if applicable, are in addition to the charge so determined.]

State: Kansas

⁴Any endorsement issued in conjunction with a transaction involving the land or the insured mortgage subsequent to the issuance of the policy, in connection with which any of the following occur: (1) the name of the insured is changed; (2) we are asked to amend the description of the insured mortgage to include another instrument; (3) the description of the land is changing by either addition or deletion of land; (4) we are asked to redate the policy to a current date; or (5) we are asked to insure against instruments appearing of record between the policy date and the current date.

5.15 Centralized Refinance Rates

A. Centralized Refinance Rate I

The charge for a loan policy issued in connection with loan transactions which meet the criteria set forth below shall be as follows:

Amount of Insurance	Centralized Refinance Rate I
\$1 - \$250,000	\$360
\$250,001 - \$500,000	\$540
\$500,001 - \$750,000	\$660
\$750,001 - \$1,000,000	\$800
\$1,000,001 - \$1,250,000	\$925
\$1,250,001 - \$1,500,000	\$1,000
\$1,500,001 - \$2,000,000	\$1,075
\$2,000,001 - \$3,000,000	\$1,300

The Centralized Refinance Rate I applies only to loan transactions which meet the following criteria:

- 1. The loan is not in excess of \$3,000,000.00;
- 2. The loan is secured by a mortgage or deed of trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;
- 3. The loan proceeds must be used to refinance an existing loan secured by the same property;
- 4. Electronic and paperless order opening and electronic and paperless delivery of the preliminary report or commitment; and;
- 5. The new policy coverage is ALTA in form (including an ALTA Loan Policy or ALTA Short Form Residential Loan Policy) with streamlined searching providing for generic exceptions for CC&Rs, easements, mineral rights or survey matters.
- **Note 1**: Not applicable to construction loans or loan policies issued concurrently with owner's policies.
- Note 2: Where the applicable rate(s) and form(s) is filed, or otherwise authorized to be issued, coverages provided under the following endorsements will be included at no additional charge upon request of the lender at the time of policy issuance: ALTA 4-06, ALTA 5-06, ALTA 6-06, ALTA 6.2-06, and ALTA 9-06, ALTA 22-06 and ALTA 28-06. All other endorsements shall be charged in accordance with this manual.
- **Note 3**: No agent or underwritten title company may offer this rate unless expressly authorized in writing by the Company's management to do so for each lender.

B. Centralized Refinance Rate II

The charge for a loan policy issued in connection with loan transactions which meet the criteria set forth below shall be as follows:

Amount of Insurance	Centralized Refinance Rate II
\$1 - \$250,000	\$320
\$250,001 - \$500,000	\$400
\$500,001 - \$750,000	\$460
\$750,001 - \$1,000,000	\$520
\$1,000,001 - \$1,250,000	\$630
\$1,250,001 - \$1,500,000	\$750

The Centralized Refinance Rate II applies only to loan transactions which meet the following criteria:

- The lender must enter into an agreement with either the Company's centralized processing units or with an agent or underwritten title company authorized by the Company in writing to offer this rate which specifies, among other matters, a maximum cancellation rate and the methods of order opening and tracking;
- 2. Electronic and paperless order opening and electronic and paperless delivery of the preliminary report or commitment;
- 3. The loan is not in excess of \$1,500,000.00;
- 4. The loan is secured by a mortgage or deed of trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;
- 5. The loan proceeds must be used to refinance an existing loan secured by the same property;
- 6. The loan transaction must be initiated and coordinated through a centralized point of contact with the originating lender;
- 7. Orders must be opened with the Company's centralized processing units or with an agent or underwritten title company authorized by the Company to offer this rate:
- 8. Cancelled orders must not exceed the maximum cancellation rate established by the Company's centralized processing units or by an agent or underwritten title company authorized by the Company to offer this rate; and
- 9. ALTA Short Form Residential Loan Policy must be issued.

State: Kansas

Note 1: Not applicable to construction loans or loan policies issued concurrently with owner's policies.

Note 2: There is no additional charge for any endorsements customarily issued concurrently with a policy priced pursuant to this Section when requested at the time of policy issuance.

Note 3: In order to offer this rate, an agent or underwritten title company, and any office thereof offering this rate, must have a multi-state presence, must process transactions in a centralized electronic environment, and must perform the management functions otherwise required of the Company's centralized processing divisions under the provisions of this Section. In addition, no agent or underwritten title company may offer this rate unless expressly authorized in writing by the Company's management to do so for each lender.

5.16 A.I.R. Rates

For residential refinance transaction where FNAS is to be provided by electronic transmission all necessary information for order placement with reduced manual data entry, with use of a short form policy or master policy and certificate generally in the form of an ALTA Short Form Residential Loan Policy Format of ALTA Master Residential Loan Policy, with standardized exceptions in summary format and order processing and delivery through a centralized platform. Standard endorsements will be included at no additional charge upon request of the lender at the time of policy issuance.

Policy Amount	<u>Rate</u>
\$0 to \$250,000	\$600
\$250,001 to \$500,000	\$750
\$500,001 to \$750,000	\$850
\$750,001 to \$1,000,000	\$960
\$1,000,001 to \$1,250,000	\$1,060
\$1,250,001 to \$1,500,000	\$1,160

5.17 Mortgage Modification Guarantee

Assures that the validity, priority and enforceability of a recorded mortgage has not been diminished or lost by reason of a modification or amendment.

\$125.00 Flat Fee. Amount of Liability is the unpaid principal balance of the loan not to exceed \$250,000 liability.

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State: Kansas

SECTION 6 OWNERSHIP INFORMATION SERVICES AND FEES

6.01 Ownership and Encumbrance Report - One to Four Family Residential Property - \$125.00

This product is offered when the customer requests written, verified ownership and encumbrance information but does not require insurance.

It includes:

- Name(s) in which Title is currently held
- Legal Description
- Real estate taxes
- Liens, encumbrances and other matters agreed to by the customer and the Company

The amount of this fee can be applied toward a Fidelity National Title insurance product if requested within 6 months of the report issue date.

6.02 Ownership and Encumbrance Report - Commercial Property - \$300.00

Copy charges are in addition to the report fee at \$25 for up to 25 pages, and \$1 for each additional page

6.03 Complete Property Information Report - <u>One to Four Family Residential Property</u> - No insurance \$250.00, Updates \$125 each.

This product is offered when there is no expectation of producing an insurance product within the next six months.

It Includes:

- Name(s) in which Title is currently held
- Legal Description
- Real estate taxes
- Easements
- Liens, encumbrances and other matters agreed to by the customer and the Company

The amount of this fee can be applied toward a Fidelity National Title insurance product if requested within 6 months of the report issue date.

6.04 Complete Property Information Report - Commercial Property -\$500.00

Copy charges are in addition to the report fee at \$25 for up to 25 pages, and \$1 for each additional page.

State: Kansas

SECTION 7 REAL ESTATE SETTLEMENT PROCEDURES ACT OF 1974

Section 8(b) of the Real Estate Settlement Procedures Act of 1974, (Title 12 U.S.C., Sec. 2607) prohibits the giving or acceptance of "...any fee, kickback, or thing of value pursuant to any agreement or understanding, oral or otherwise, that business incident to or a part of a real estate settlement service involving a federally related mortgage loan shall be referred to any person."

Violation of this section is a felony. Employees are warned that discriminatory or favorable pricing practices offered to a particular customer, which are not available to all customers similarly situated, may be considered a "kickback" or "thing of value" if the customer in question is in a position to direct future RESPA-covered orders to us, even though the transaction in question may not be a RESPA-covered transaction.

State: Kansas

SECTION 8 KANSAS RATE REGULATION

Kansas law requires that each agent and insurer file all charges and rates made in connection with the issuance of a title insurance policy.

Once filed, these are the rates that must be charged. No deviations can be permitted unless a special rate is filed in accordance with the "Unique and Unusual Rule". This rule has been filed with our rates and is to be followed wherever a rate is to be guoted that varies from those filed with the Kansas Department of Insurance.

8.01 The "U and U" Rule:

TITLE INSURANCE

SPECIAL RULE FOR RATING UNIQUE OR UNUSUAL CONDITIONS

IF IT CAN BE CLEARLY DEMONSTRATED THAT A RISK PRESENTS UNIQUE OR UNUSUAL CONDITIONS OF EXPOSURE OR HAZARD SUCH THAT THE APPLICATION OF THE NORMAL RATING PROCEDURE DOES NOT PRODUCE A REASONABLE AND EQUITABLE RATE FOR THE RISK, SUCH RISK MAY BE TREATED ON AN INDIVIDUAL RATE BASIS.

REQUESTS FOR TREATMENT UNDER THIS RULE SHALL BE SUBMITTED TO THE INSURANCE COMMISSIONER AND SHALL BE ACCOMPANIED BY EVIDENCE SPECIFICALLY SETTING FORTH THE REASONS FOR THE REQUEST ALONG WITH FULL SUPPORTING INFORMATION EVIDENCING THAT THE SPECIAL TREATMENT IS NOT A VIOLATION OF K.S.A. 40-2404(14) RELATING TO REBATES AND OTHER INDUCEMENTS IN TITLE INSURANCE. SUCH RATES MUST BE FILED WITH THE COMMISSIONER OF INSURANCE PRIOR TO QUOTATION OR BEING MADE EFFECTIVE.

State: Kansas

SECTION 9 APPLICABILITY OF RATES

The rates and charges set forth in this manual apply to each and every county in the State of Kansas when the policy is written directly through a Company owned office.



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS WITH OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the Old Republic National Title Insurance Rate Filing are ORTIC's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Partially-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are partially-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Reverse Mortgage Escrow Fee: The handling, processing and services associated with closing and escrow for reverse mortgage transactions, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include additional title clearing work and customer services assistance as well as certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Resale Escrow Buyer Fee: The handling, processing and services associated with closing and escrow on Buyer's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for buyer, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Resale Escrow Seller Fee: The handling, processing and services associated with closing and escrow on Seller's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>For Sale by Owner Buyer Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Buyer's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>For Sale by Owner Seller Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Seller's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>Notary Signing Fee:</u> A closing conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on closing documents, and processing and returning signed closing documents.

<u>Document Signing Service Fee:</u> A document signing appointment conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on documents, and processing and returning signed documents.

<u>Sub-Escrow Fee:</u> The processing, payout, delivery and tracking of escrow funds. This service may include additional fees incurred by the escrow agent such as wire fees, overnight delivery fees and check cancellation fees.

<u>REO Escrow Fee:</u> When the seller of a property is a bank or asset manager selling the property pursuant to a foreclosure an additional fee will be added the escrow fee.

<u>Seller Representation Fee</u>: The handling, processing and services associated with ensuring REO seller has title to the property and representing seller at the closing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>Seller Representation Cancellation Fee</u>: The cancellation fee for cancellation of a Seller Representation file prior to the date that the REO property closes.

<u>Second Mortgage Escrow Fee:</u> The handling, processing and services associated with the processing of <u>Second Mortgage</u>'s, including but not limited to closing coordination services, document preparation and notary coordination.

<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Attorney Fee: The services provided by an outside attorney as determined to be necessary as part of the title/closing process.

<u>Document Preparation Fee:</u> The preparation of legal documents, closing documents, affidavits and/or disclosures determined to be necessary as part of the title/closing process.

<u>Subordination Fee:</u> The process of giving a current lien or interest an inferior status to the new mortgage for which the borrower wishes to apply. For example, an existing mortgage may be subordinated to the lien of a new mortgage in which case the new mortgage becomes the lien with priority.

<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

Non-Integrated Refinance Escrow Fee:	\$495.00
Partially-Integrated Refinance Escrow Fee:	\$395.00
Fully-Integrated Refinance Escrow Fee:	\$275.00
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	\$595.00
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	\$395.00

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY STATE OF KANSAS

RATE MANUAL

Old Republic National Title Insurance Company 400 Second Avenue South Minneapolis, MN 55401-2499

KANSAS

TITLE INSURANCE

SPECIAL RULE FOR RATING UNIQUE OR UNUSUAL CONDITIONS

IF IT CAN BE CLEARLY DEMONSTRATED THAT A RISK PRESENTS UNIQUE OR UNUSUAL CONDITIONS OR EXPOSURE OR HAZARD SUCH THAT THE APPLICATION OF THE NORMAL RATING PROCEDURE DOES NOT PRODUCE A REASONABLE AND EQUITABLE RATE FOR THE RISK, SUCH RISK MAY BE TREATED ON AN INDIVIDUAL RATE BASIS.

REQUESTS FOR TREATMENT UNDER THIS RULE SHALL BE SUBMITTED TO THE INSURANCE COMMISSIONER AND SHALL BE ACCOMPANIED BY EVIDENCE SPECIFICALLY SETTING FORTH THE REASONS FOR THE REQUEST ALONG WITH FULL SUPPORTING INFORMATION EVIDENCING THAT THE SPECIAL TREATMENT IS NOT A VIOLATION OF K.S.A. 40-2404(14) RELATING TO REBATES AND OTHER INDUCEMENTS IN TITLE INSURANCE. SUCH RATES MUST BE FILED WITH THE COMMISSIONER OF INSURANCE WITHIN THIRTY (30) DAYS AFTER BEING MADE EFFECTIVE.

The above Rule shall be a part of the Old Republic National Title Insurance Company's rate filing on file with the Commissioner of Insurance in the State of Kansas.

Date filed and Recorded By Division

KANSAS INSURANCE DEPARTMENT UNIFORM PREMIUM (RISK RATE) REPORTING FORM OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

Description of Risk (1)	Insui Lea Ov	Original Title Insurance for Leasehold and Owner's Policies (2) Reissue Rate for Owner's or Leasehold Policies (3)		Insurance for Reissue Rate Reissue Rate Lice For Mortgagee Proceedings Policies Policies Reissue Rate For Mortgagee Proceedings Policies Reissue Rate For Mortgage Procedure		for Owner's or Leasehold Policies		for Mortgagee Acquiring Title		Residential Liquidation Programs by Federal Agencies (3)		ation Issue - ons by Owner's and oral Loan Policies cies (6)	
Up to \$50,000	\$	3.50	\$	2.10	\$	2.10	\$	1.50	Se	e Note	\$		
Over \$50,000 to \$100,000	\$	3.00	\$	1.80	Se	e Note	\$	1.50			\$		
Over \$100,000 to \$5,000,000	\$	2.00	\$	1.20	Se	e Note	\$	1.50			\$		
Over \$5,000,000 to \$10,000,000	\$	1.75	\$	1.05	Se	e Note	\$	1.50			\$		
Over \$10,000,000 to \$15,000,000	\$	1.50	\$.90	Se	e Note	\$	1.50			\$		
Over \$15,000,000	\$	1.25	\$.75	Se	e Note	\$	1.50			\$		
Minimum Premium	\$1	10.00	\$	10.00	\$	10.00	\$2	20.00	\$	7.50	\$10.00		

KANSAS INSURANCE DEPARTMENT UNIFORM PREMIUM (RISK RATE) REPORTING FORM OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

Description of Risk (1)	Original Title Insurance for Loan Policies (8)	Reissue Rate for Loan Policies (9)	Rates for Second Mortgages (10)	Substitution Loan Rate (11)	Junior Mortgage Rate (13)
Up to \$50,000	\$2.50	\$1.50	See Note	See Note	See Note
Over \$50,000 to \$100,000	\$2.00	\$1.20			
Over \$100,000 to \$500,000	\$1.75	\$1.05			
Over \$500,000 to \$10,000,000	\$1.50	\$.90			
Over \$10,000,000 to \$15,000,000	\$1.25	\$.75			
Over \$15,000,000	\$1.00	\$.60			
Minimum Premium	\$7.50	\$7.50			

(1) To compute any risk rate on a fractional thousand of insurance (except as to minimum rate), multiply such fractional thousand by the rate per thousand applicable, considering any fraction of \$100 as a full \$100.

(2) RISK RATES FOR OWNER'S OR LEASEHOLD POLICIES

An owner's policy, insuring a fee simple estate, will not be issued for less than the full insurable value of the land and improvements, if any, which constitute real estate. A policy insuring a leasehold estate will not be issued for less than the full insurable value of the leasehold estate.

LEASEHOLD OWNERS

The leasehold owner's policy will not be issued for less than the fair market value of the leasehold estate.

(3) REISSUE RISK RATES FOR OWNER'S OR LEASEHOLD POLICIES

The reissue risk rate, where applicable, (see sections "a", "b" and "c" below) is 60% of the published tariff in force for original insurance. Reissue risk rates apply up to the face of the previous policy, provided the outstanding policy is presented. Additional insurance up to the full insurable value of the premises will be computed at original insurance risk rates under the applicable bracket or brackets.

- a. A purchaser or lessee of real estate from one whose title thereto as owner or lessee has been insured within 10 years prior to the application for a new policy shall be entitled to the reissue risk rate for owner's insurance in an amount up to the face of such former policy, provided the outstanding policy is presented. Full risk rate as per published schedule in force will be charged for the excess up to the full insurable value of the property. On ALTA residential owner's policies, the reissue credit (if applicable) will apply only up to the original face amount of the former policy as shown in Schedule A of said policy.
- b. When acreage is platted or divided into smaller subdivisions and covered by one blanket policy, the insured will be entitled to the reissue rate on owner's policies covering parcels sold out of such subdivision within 10 years from the date of the blanket policy or until the aggregate of the policies issued on such parcels equals the face amount of the original blanket policy. Policy will be issued for a \$10.00 premium.

Thereafter, additional blanket insurance should be purchased in the applicable brackets or subsequent policies will be charged for at original rates. The status of such lot purchasers with reference to future insurance is defined under paragraph a hereof.

c. Where a mortgage policy is outstanding and an owner's policy on the same property is issued within 10 years from the date of said mortgage policy, the reissue risk rate will apply up to the amount of the balance due on the mortgage insured under the outstanding mortgage policy.

(4) REISSUE RATE FOR MORTGAGEE ACQUIRING TITLE

When the insured under a mortgage policy acquires title by foreclosure or by voluntary conveyance in extinguishment of debt, and makes application for an owner's policy, such insured or the designee for the benefit of such insured shall be entitled to the following reissue risk rate on an owner's policy up to an amount equal to the face of such previous mortgage policy upon presenting said mortgage policy. Full rate as per published schedule in force will be charged for excess insurance requested.

						Per	Thousand
Up	to	\$50,000	of	liability	written		\$2.10

Excess over \$50,000 shall be computed by reference to the date of the mortgage policy, as follows:

1 year or less	20%	of	regular rates
1 year to 2 years	25%	of	regular rates
2 years to 3 years	30%	of	regular rates
3 years to 4 years	35%	of	regular rates
4 years or over	40%	of	regular rates
Minimum risk premium			\$10.00

(5) RESIDENTIAL LIQUIDATION PROGRAMS BY FEDERAL AGENCIES

When an insured under a mortgage policy acquires title to a one-to-four family residence by foreclosure or by voluntary conveyance in lieu of foreclosure in extinguishment of debt and transfers the title to the residence to a governmental agency in connection with that agency's business of guaranteeing the repayment of said mortgage, and said agency

has acquired the residence for immediate resale, the agency may request and be entitled to the following:

a. An interim commitment to insure, issued for a term of 24 months, committing the Company to issue an owner's policy to the agency or to its purchaser.

The risk rate for the issuance of the above commitment shall be \$1.50 per thousand dollars liability or fraction thereof, subject to a \$20.00 minimum.

- b. An owner's policy issued as committed for shall be issued to:
 - 1. The purchaser from the agency.

The risk rate charge shall be the applicable reissue rate for owner's title insurance up to the amount of the commitment, plus the regular rate for any amount in excess of the commitment.

2. The agency after the expiration of 24 months, if no transfer has been made. The risk rate charge shall be the applicable reissue rate for owner's title insurance, up to the amount of the commitment.

(6) SIMULTANEOUS ISSUANCE OF MORTGAGE AND OWNER'S POLICIES

When an owner's and a mortgagee's policy or policies covering identical land are to be issued simultaneously, the rate applicable for the owner's policy shall be the regular owners risk rate. The risk rate for the mortgage policy or policies so simultaneously issued will be \$7.50 for up to an amount of insurance not in excess of the owner's policy. The risk rate on the amount of the mortgage policy or policies in excess of the owner's policy is figured at the regular original title insurance risk rates for mortgagee's policies.

In all cases, the owner's policy shall be issued for the full insurable value of the premises. The title must be certified down to a date which will include the filing for record of both the deed to the mortgagor and the mortgage itself. Both policies must bear identical date and the owner's policy must show the mortgage as an exception under Schedule B thereof. It is not essential that the property be acquired simultaneously with the giving of the mortgage, but this rate, where applicable, has reference to the simultaneous issuance of an owner's and mortgagee's policy or policies.

(7) SIMULTANEOUS ISSUANCE OF OWNER'S AND LEASEHOLD POLICIES

When an owner's and leasehold policy covering identical land are to be issued simultaneously, the rate applicable for the owner's policy shall be the regular owner's rate. The rate for the leasehold policy will be 30% of the risk rate for the owner's policy with which it is being issued simultaneously up to the amount of said owner's policy. The risk rate on the amount of a leasehold policy in excess of the owner's policy will be figured at the regular title insurance rate for owner's policies in the applicable bracket. Minimum premium is \$10.00.

(8) ORIGINAL TITLE INSURANCE RISK RATES FOR MORTGAGES

A mortgage policy cannot be issued for an amount less than the full principal debt. A policy can, however, be issued for an amount up to 20% in excess of the debt to cover interest, foreclosure cost, etc. A new mortgage given to renew an old mortgage debt which was originally covered by insurance is a new transaction, creating new liability, and if insured carries the original mortgage rate, unless it falls within the classification of Reissue Title Insurance Risk Rates for Mortgages or Title Insurance Risk Rates for Substitution Loans.

(9) REISSUE TITLE INSURANCE RISK RATES FOR MORTGAGES

When the owner of property on which application is made for mortgage title insurance has had the title to such property insured as owner within 10 years prior to such application, such owner shall be entitled to the reissue risk rate on such mortgage insurance of 60% of the published tariff in force for original insurance, up to the face amount of such owner's policy.

If the amount of insurance desired under the mortgage policy is in excess of the original owner's policy, the excess shall be computed at the original rates in the applicable bracket.

A mortgage policy cannot be issued for an amount less than the full principal debt. A policy can, however, be issued for an amount up to 20% in excess of the debt to cover interest, foreclosure costs, etc.

(10) TITLE INSURANCE RATES FOR "SECOND MORTGAGES"

The rates for title insurance on second mortgage transactions will be the same as on first mortgage transactions.

(11) TITLE INSURANCE RISK RATES FOR SUBSTITUTION LOANS

When a substitution loan is made to the same borrower on the same property, the title to which was insured in connection with the original loan, the following rates will be charged for issuing the policy in connection with the new loan, provided the outstanding policy is presented and the Company is informed of the unpaid balance of the loan.

Age of Original Loan

Rates

2 years or under	20%	of	regular	risk	rates
From 2 years to 3 years	30%	of	regular	risk	rates
From 3 years to 4 years	40%	of	regular	risk	rates
From 4 years to 5 years	50%	of	regular	risk	rates
From 5 years to 10 years	60%	of	regular	risk	rates
Over 10 years	100%	of	regular	risk	rates
Minimum			. \$7.50		

At the time a substitution loan is made, the unpaid principal balance of the original loan will be considered the amount of insurance in force on which the foregoing rates shall be calculated. To these risk rates shall be added the regular risk rates for the new insurance, that is, the difference between the unpaid principal balance of the original loan and the amount of the new loan.

(12) JUNIOR LOAN POLICY WITH ACTIVATION ENDORSEMENT - (ORT Forms Nos. 3898 & 3899)

A Junior Loan Policy is available for use with second or other junior mortgages principally used to secure home equity lines or home improvement loans or loans in that nature.

A Junior Loan Policy is available upon prior arrangement with customers usually in cases where a certificate number will be issued although that is not a requirement. Rates will be as follows:

Rate Charged

(13) FANNIE MAE BALLOON MORTGAGE POLICY (ORT Form 3950 KS)

This policy is available only for insurance after refinancing by Fannie Mae of a previously insured five to seven year balloon mortgage on the balloon payment date. It is issued after the refinance note and modification of the previously insured mortgage have been executed. It is available only with regard to one to four family residential properties. The charge will be \$150.00.

(14) MORTGAGE PRIORITY GUARANTEE (ORT Form Nos. 3610 & 3611)

This policy is issued only for refinances under the Federal Home Loan Mortgage Corporation Loss Mitigation Program or similar programs, and certain balloon mortgage refinances. It is limited to assurance of continued priority notwithstanding modification of the mortgage. The charge will be \$75.00.

(15) MASTER MORTGAGEE'S ABBREVIATED GUARANTEE AND CERTIFICATE (ORT Forms Nos. 4098 & 4099)

For guarantee amounts up to \$100,000.00......\$100.00 For guarantee amounts over \$100,000.00.....\$125.00 Maximum policy amount \$200,000.00

(16) ALTA HOMEOWNER'S POLICY (ORT 4445)

This ALTA owner's policy gives additional coverages to owners in residential transactions. A charge of 10% above the applicable owner's policy rates is added.

(17) ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (ORT 4446) OR ALTA SHORT FORM EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (ORT OR 4447)

This ALTA loan policy gives expanded coverage to lenders in residential loan transactions. A charge of 10% above the applicable loan policy rates is added due to the expanded coverages contained in the policy.

(18) MORTGAGE IMPAIRMENT PROTECTION INSURANCE POLICY (ORT 4113)

When this policy is issued to a lender, the premium that will apply as to each mortgage loan closed, reported, and to be insured by the policy is as follows:

(19) CONSTRUCTION LOAN PREMIUM (ORT FORM 405)

A Construction Loan Policy is issued to insure a construction mortgage. The policy will be available only for residential 1-4 family construction, and the premium for issuance will be \$25.00.

ENDORSEMENTS

The following endorsements are available for the purposes and charges stated:

insured loan.

ORT FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 3919	Balloon Loan Modification Endorsement for use with certain Federal Home Loan Mortgage Corporation mortgages which contain a provision for modification and refinance on balloon due date.	No Charge
ORT 3746	Reverse Annuity Mortgage Endorsement. This endorsement is similar to the HECM Reverse Annuity Mortgage Endorsement in coverage and use. It contains slightly varied language and is used where the reverse annuity mortgage does not involve an FHA-insured loan. Coverage of both endorsements is essentially the same.	No Charge
ORT 3981	HECM Reverse Annuity Mortgage Endorsement. This endorsement provides certain special coverages in cases where a mortgage policy is issued insuring a reverse annuity mortgage and the mortgage is an FHA-	No Charge

ORT

FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 4111	Shared Appreciation Endorsement. This endorsement is issued with mortgages which contain shared appreciation provisions. It provides certain coverage against loss by reason of the loss of priority or validity of the mortgage because of conclusion of the mortgage or because of the operation of the shared interest provisions.	No Charge
ORT 2385	<pre>Inflation Shield Endorsement. inflation shield endorsement.</pre> This endorsement is an	No Charge
ORT 2552	Easement Exercise Endorsement CLTA 103.1. This endorsement is used for damages, use of maintenance easements.	No Charge
ORT 2673	Usury Endorsement. This endorsement gives certain limited coverage against insured loan having a rate which is usurious.	\$150.00
ORT 2695	$rac{ ext{HUD}}{ ext{Liquidation}}$ Liquidation Endorsement.	No Charge
ORT 2761	Easement Existing Encroachment CLTA 103.3. This endorsement is used for removal of improvements.	No Charge
ORT 3423	ALTA Construction Loan Policy Endorsement A. This endorsement is used after construction is complete to provide full coverage for loss of priority.	No Charge
ORT 3712	<u>Collateral Mortgage Endorsement.</u> This endorsement is used for collateral mortgages.	No Charge
ORT 3716	Location Endorsement CLTA 116.1. This endorsement is used when property described in policy is same as on survey.	No Charge
ORT 3720	Multiple Indebtedness Endorsement. This endorsement is used for multiple indebtedness.	No Charge
ORT 3854	Subdivision Endorsement. This endorsement assures an insured lender that its insured mortgage is not invalid or unenforceable by reason of land being a division of land in violation of the subdivision laws of the state in which the property is located.	No Charge

ORT FORM NO.	DESCRIPTION OF US	CHARGE
ORT 3861	Non-Imputation-New Stockholders of Owner. This endorsement is similar to ORT 3860 but refers to knowledge of employees, officers, directors and shareholders.	\$150.00
ORT 3863	Doing Business Endorsement. This endorsement insures a lender from loss due to a final court decree prohibiting enforcement on the grounds that the loan violates the "doing business" laws of the state in which the property is located.	No Charge
ORT 3864 insures	Last Dollar Endorsement. This endorsement that where insured amount is less than total debt the amount of insurance will not be reduced by any reduction in the amount of the total secured indebtedness (assumes on large debt secured by multiple mortgages of land at different locations).	No Charge
ORT 3868	Additional Named Insured. This endorsement is used for additional named insureds. (No charge if issued concurrently with the policy).	No Charge
ORT 4100	Leasehold Valuation Endorsement. This endorsement provides a formula for determining loss under certain leasehold policies. It has limited use for one or two customers but is available statewide to any leasehold policy.	No Charge
ORT 4102	First Loss Endorsement. This is a first loss endorsement.	No Charge
ORT 4118	TIRBOP-PA Fairway Endorsement Partnership- Owner/Lessee Policy Only. This endorsement is used for a fairway partnership on an owner's/lessee policy only.	No Charge

ORT

FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 4205	Commercial 8.1 Endorsement. This endorsement is similar to ALTA 8.1 environmental lien endorsement but is modified to be used in commercial transactions.	No Charge
ORT 4206	Access Endorsement. This endorsement insures access to a named public street.	No Charge
ORT 4207	Anti-Taint Endorsement. This endorsement insures that lien priority will not be affected due to reductions or increases of the outstanding balance of the lien due to revolving credit provisions in the note.	No Charge
ORT 4208	Option Endorsement. This endorsement is issued when the interest insured is on an option to purchase.	No Charge
ORT 4209	Pending Disbursement Endorsement This endorsement is issued in construction situations where all the mortgage funds have not yet been disbursed.	No Charge
ORT 4210	Recharacterization Endorsement. This endorsement insures against loss or damage sustained by a court ruling that the relationship between the insured and the borrower is that of partner or joint ventures rather than lender and borrower.	\$25.00
ORT 4211	<u>Clogging Endorsement.</u> This endorsement insures that the mortgage is not unenforceable due to clogging of the equity of redemption.	\$100.00
ORT 4212	Allocation of Liability Endorsement. This endorsement allocates the liability of the company to different parcels of land.	No Charge
ORT 4213	Access By Easement Endorsement. This endorsement insures against loss or damage due to easement described as a parcel to not providing the owner with ingress and egress to a named public street.	No Charge
ORT 4214	Tie-In Endorsement. This endorsement lists other policies issued in conjunction with the attached policy.	No Charge
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ORT FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 4215	Seattle Endorsement. This endorsement insures that, in construing the exclusions from coverage in the policy, the Insured will not be deemed to have created or agreed to a defect, lien, or encumbrance due to its failure permitted under the loan documents) to disburse the full amount of the loan or because the loan proceeds are insufficient to complete construction.	\$50.00
ORT 4216	Tax Parcel-Identicality Endorsement. This endorsement insures that no portion of the land lies with a tax parcel which includes any other land.	No Charge
ORT 4217	Successor Insured Endorsement. This endorsement insures that the term "insured" includes certain successors who succeed in the interest of insured.	No Charge
ORT 4218	Same Land Mortgage Endorsement. This endorsement insures that the land described in the mortgage is legally identical with the land described in Schedule A of the policy despite differences in the language in the two descriptions.	No Charge
ORT 4219	Reciprocal Easement-Loan Policy Only. This endorsement insures that the insured easement will not be affected by events affecting the underlying land out of which the easement was carved or severed.	No Charge
ORT 4220	Pending Improvements Endorsement. This endorsement provides that liability under the policy shall increase as contemplated improvements are made.	No Charge
ORT 4221	Maximum Actual Loss Endorsement. This endorsement provides that the maximum actual loss under the policy shall include all funds paid by the insured for the development of the land.	No Charge
ORT 4222	Encroachment Forced Removal-Easements. This endorsement insures against loss by reason of a court finding denying the right of the insured to maintain improvements on the land because they encroach onto easements located on the land.	No Charge

ORT FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 4223	Encroachment (Onto Land) Endorsement. This endorsement insures against loss by reason of a court finding denying the right of the insured to maintain improvements on the land because they encroach onto adjoining land.	No Charge
ORT 4224	Collateral Assignment of Mortgage. This endorsement contains several assurances related to the assignment of the beneficial interest under a deed of trust.	No Charge
ORT 4229	Tax Benefit Endorsement. This endorsement provides certain coverage to the named limited partner in the Insured partnership in the event that the limited partner sustains a tax benefit	No Charge

loss (regarding the low income housing tax credit)

as defined in the endorsement.

ORT	
FORM	NO.

DESCRIPTION OF USE

CHARGE

Contiguity-Single Parcel Endorsement. ORT 4245 This ALTA 19.1 endorsement insures that the parcel of land described in Schedule A is configuous to another parcel that is not insured under the policy (but that is contiguous to the insured property as described in a document recorded in the public land records).

No Charge

ORT 4256 Foundation, Portion of Premises Endorsement. This CLTA 102.6 endorsement is to be used with a loan policy only and insures against loss or damage caused by either of the following: (1) The failure of the foundation of the structure under construction on the land to be within the boundary lines of the land as of the date hereof, being in violation of the covenants, conditions restrictions referred to in Schedule B as of the date hereof.

No Charge

Endorsement. This CLTA 102.5 No Charge ORT 4261 Foundation endorsement form is to be used with a loan policy only and insures against loss or damage caused by either of the following: (1) The failure of the foundation of the structure under construction on the land to be within the boundary lines of the land as of the date thereof; or (2) The location of the foundation as of the date hereof, being in violation of the covenants, conditions restrictions referred to in Schedule B as of the date hereof; or (3) The foundation encroaching as of the date hereof, onto any of the easements referred to in Schedule B.

ORT	4272	First Loss-Multiple Parcel Transactions Endorsement. The ALTA 20 endorsement would be used where a lender is making a loan secured by multiple parcels of land, and where Old Republic is insuring title to each parcel and the lien of the mortgage or deed of trust which secures the payment of the loan. The endorsement provides that, in the event of a claim arising which involves one of the parcels, Old Republic will not require the lender to accelerate the indebtedness before being entitled to pursue a claim under the policy. In the event of a claim, Old Republic will pay the amount by which any matter covered by the policy for which a claim is made diminishes the value of the collateral below the indebtedness.	No Charge
ORT	4286	Multiple Mortgages on One Policy Endorsement. This CLTA 105 endorsement is to be used with an ALTA loan policy. It modifies the policy to insure two mortgages (running in favor of the same lender) on a single policy.	No Charge
ORT	4455	Commercial Environmental Protection Lien. Substantively ALTA 8.2-06 identical to ORT Form 4205, either endorsement may be issued if a proper search reveals there is not an issue with providing the coverage.	No Charge
ORT	4456	Utility Access. Similar to ORT Form No. 4293, Utilities Facilities Endorsement, but the ALTA 17.2-06 is more flexible in the number of utilities which can be covered and the ability to limit the utilities covered.	No Charge
ORT	4457	<u>Doing Business.</u> This endorsement is similar in coverage to ORT Form No. 3863, Doing Business Endorsement.	No Charge
ORT	4458	Same As Survey. Insures against loss or damage in the event the land insured in the policy is not the same as that delineated on a designated survey bearing a specific date.	No Charge
ORT	4459	Same As Portion of Survey. Indemnifies against loss or damage in the event that the Land insured in the policy is not the same as a designated portion of the land delineated on a designated survey bearing a specific date.	No Charge
ORT	4460	<u>Subdivision.</u> Indemnifies in the event that the Land insured under the policy was not lawfully created under state statutes and local ordinances relating to the subdivision of land.	No Charge
ORT	4461	<u>Usury.</u> Indemnifies in the event that the lien is invalid or unenforceable because the interest rate provided for in the loan secured by the Insured Mortgage violates usury laws.	\$150.00

- ORT 4462 Easement-Damage or Enforced Removal. Indemnifies against loss resulting from damage to a Building located the land or any court order directing the removal or alteration of a building located on the land as a result of the rights granted in a specifically described easement.

 ORT 4463 Co-Insurance Single Policy Endorsement. This endorsement deals with title policies which are coinsured by multiple underwriters.
- ORT 5105 Mortgage Priority, Partial Reconveyance. The CLTA No Charge 111.1-06 endorsement ensures mortgage priority in a partial reconveyance situation.

ORT FORM NO.	DESCRIPTION OF USE	CHARGE
ORT 4313	ALTA 1-06 STREET ASSESSMENT	No Charge
ORT 4365	ALTA 2-06 TRUTH-IN-LENDING	No Charge
ORT 4366	ALTA 3-06 ZONING UNIMPROVED LAND	\$100.00
ORT 4314	ALTA 3.1-06 ZONING	\$150.00
ORT 4557	ALTA 3.2-06 ZONING-LAND UNDER DEVELOPMENT	No Charge
ORT 4355	ALTA 4-06 CONDOMINIUM	No Charge
ORT 4338	ALTA 4.1-06 CONDOMINIUM	No Charge
ORT 4340	ALTA 5-06 PLANNED UNIT DEVELOPMENT	No Charge
ORT 4339	ALTA 5.1-06 PLANNED UNIT DEVELOPMENT	No Charge
ORT 4367	ALTA 6-06 VARIABLE RATE	No Charge
ORT 4368	ALTA 6.2-06 VARIABLE RATE-NEGATIVE AMORTIZATION	No Charge
ORT 4341	ALTA 7-06 NONIMPUTATION MANUFACTURED HOUSING UNIT	No Charge
ORT 4342	ALTA 7.1 MANUFACTURED HOUSING-CONVERSION: LOAN	No Charge
ORT 4358	ALTA 7.1-06 MANUFACTURED HOUSING-CONVERSION: LOAN	No Charge
ORT 4343	ALTA 7.2-06 MANUFACTURED HOUSING-CONVERSION: OWNERS	No Charge
ORT 4357	ALTA 8.1-06 ENVIRONMENTAL PROTECTION LIEN	No Charge
ORT 4455	ALTA 8.2-06 Commercial Environmental Protection Lien	No Charge
ORT 4344	ALTA 9-06 RESTRTICTIONS, ENCROACHMENTS, MINERALS	No Charge
ORT 4353	ALTA 9.1 RESTRICTIONS, ENCROACHMENTS, MINERALS-OWNER'S POLICY-UNIMPROVED LANDS	No Charge
ORT 4345	ALTA 9.1-06 RESTRICTIONS, ENCROACHMENTS, MINERALS-OWNER'S POLICY-UNIMPROVED LANDS	No Charge
ORT 4346	ALTA 9.2-06 RESTRICTIONS, ENCROACHMENTS, MINERALS- OWNER'S POLICY-IMPROVED LANDS	No Charge
ORT 4347	ALTA 9.3-06 Restrictions, Encroachments, Minerals	No Charge
ORT 4350	ALTA 9.4-06 Restrictions, Encroachments, Minerals- Owner's Policy-Unimproved Lands	No Charge
ORT 4371	ALTA 9.5-06 Restrictions, Encroachments, Minerals- Owner's Policy-Improved Lands	No Charge
ORT 4558	ALTA 9.6-06 Private Rights-Loan Policy	No Charge
ORT 4559	ALTA 9.7-06 Restrictions, Encroachments, Minerals- Land Under Development-Loan Policy	No Charge
ORT 4560	ALTA 9.8-06 Covenants, Conditions and Restrictions- Land under Development-Owner's Policy	No Charge
ORT 4591	ALTA 9.9-06 Private Rights Owner's Policy	No Charge
ORT 4592	ALTA 9.10-06 Restrictions, Encroachments, Minerals- Current Violations-Loan Policy	No Charge
ORT 4316	ALTA 10-06 Assignment	No Charge
ORT 4315	ALTA 10.1-06 Assignment & Date Down	\$100.00
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ORT 4293	Utility Facilities Endorsement	\$100.00
ORT 4317	ALTA 11-06 Mortgage Modification	No Charge
ORT 4490	ALTA 11.1-06 Mortgage Modification with Subordination	No Charge
ORT 4318	ALTA 12-06 Aggregation	No Charge
ORT 4593	ALTA 12.1-06 Aggregation-State Limits	No Charge
ORT 4320	ALTA 13-06 Leasehold-Owner's	No Charge
ORT 4319	ALTA 13.1-06 Leasehold-Loan	No Charge
ORT 4335	ALTA 14-06 Future Advance Priority	No Charge
ORT 4321	ALTA 14.1-06 Future Advance Knowledge	No Charge
ORT 4322	ALTA 14.2-06 Future Advance Letter Of Credit	No Charge
ORT 4323	ALTA 14.3-06 Future Advance-Reverse Mortgage	No Charge
ORT 4326	ALTA 15-06 Non-imputation-Full Equity Transfer	No Charge
ORT 4324	ALTA 15.1-06 Non-imputation-Additional Insured	No Charge
ORT 4325	ALTA 15.1-06 Non-imputation-Partial Equity Transfer	No Charge
ORT 4369	ALTA 16-06 Mezzanine Financing	\$100.00
ORT 4327	ALTA 17-06 Access And Entry	No Charge
ORT 4328	ALTA 17.1-06 Indirect Access And Entry	No Charge
ORT 4456	ALTA 17.2-06 Utility Access	No Charge
ORT 4330	ALTA 18-06 Single Tax Parcel	No Charge
ORT 4329	ALTA 18.1-06 Multiple Tax Parcel	No Charge
ORT 4331	ALTA 19-06 Contiguity-Multiple Parcels	No Charge
ORT 4332	ALTA 19.1-06 Contiguity-Single Parcels	No Charge
ORT 4333	ALTA 20-06 First Loss Multiple Parcel Transactions	No Charge
ORT 4364	ALTA 21-06 Creditor's Rights	\$25.00
ORT 4334	ALTA 22-06 Location	No Charge
ORT 4336	ALTA 22.1 Location And Map	No Charge
ORT 4359	ALTA 22.1-06 Location And Map	No Charge
ORT 4463	ALTA 23-06 Co-Insurance Single Policy Endorsement	No Charge
ORT 4457	ALTA 24-06 Doing Business	No Charge
ORT 4458	ALTA 25-06 Same As Survey	No Charge
ORT 4459	ALTA 25.1-06 Same As Portion of Survey	No Charge
ORT 4460	ALTA 26-06 Subdivision	No Charge
ORT 4461	ALTA 27-06 Usury	\$150.00
ORT 4462	ALTA 28-06 Easement-Damage or Enforced Removal	No Charge
ORT 4561	ALTA 28.1-06 Encroachments-Boundaries and Easements	No Charge

ORT 4594	ALTA 28.2-06 Encroachments-Boundaries and	No Charge
ORI 4394	Easements-Described Improvements	No Charge
ORT 4496	ALTA 29-06 Interest Rate Swap-Direct Obligation	\$200.00
ORT 4497	ALTA 29.1-06 Interest Rate Swap-Additional Interest	\$200.00
ORT 4539	ALTA 29.2-06 Interest Rate Swap Endorsement-Direct Obligation-Defined Amount	\$200.00
ORT 4540	ALTA 29.3-06 Interest Rate Swap Endorsement-Additional Interest-Defined Amount	\$200.00
ORT 4511	ALTA 30-06 One to Four Family Shared Appreciation	No Charge
ORT 4581	ALTA 30.1-06 Commercial Participation Interest	No Charge
ORT 4526	ALTA 31-06 Severable Improvements	No Charge
ORT 4527	ALTA 32-06 Construction Loan-Loss of Priority	No Charge
ORT 4528	ALTA 32.1-06 Construction Loan-Loss of Priority-Direct Payment	No Charge
ORT 4582	ALTA 32.2-06 Construction Loan-Loss of Priority-Insured's Direct Payment	No Charge
ORT 4529	ALTA 33-06 Disbursement	No Charge
ORT 4538	ALTA 34-06 Identified Risk Coverage	No Charge
ORT 4562	ALTA 35-06 Minerals and Other Subsurface Substances-Buildings	No Charge
ORT 4563	ALTA 35.1-06 Minerals and Other Subsurface Substances-Improvements	No Charge
ORT 4564	ALTA 35.2-06 Minerals and Other Subsurface Substances-Described Improvements	No Charge
ORT 4565	ALTA 35.3-06 Minerals and Other Subsurface Substances-Land Under Development	No Charge
ORT 4566	ALTA 36-06 Energy Project-Leasehold Easement-Owner's	No Charge
ORT 4567	ALTA 36.1-06 Energy Project-Leasehold/Easement-Owner's	No Charge
ORT 4568	ALTA 36.2-06 Energy Project-Leasehold Owner's	No Charge
ORT 4569	ALTA 36.3-06 Energy Project-Leasehold-Loan	No Charge
ORT 4570	ALTA 36.4-06 Energy Project-Covenants, Conditions andRestrictions-Land under Development-Loan	No Charge
ORT 4571	ALTA 36.5-06 Energy Project-Covenants, Conditions andRestrictions-Land Under Development-Loan	No Charge
ORT 4572	ALTA 36.6-06 Energy Project-Encroachments	No Charge
ORT 4589	ALTA 37-06 Assignment of Rents or Leases	No Charge
ORT 4586	ALTA 38-06 Mortgage Tax	No Charge
ORT 4595	ALTA 39-06 Policy Authentication	No Charge
ORT 4630	ALTA 40-06 Tax Credit-Owner's Policy	No Charge
ORT 4631	ALTA 40.1-06 Tax Credit-Defined Amount-Owner's Policy	No Charge
ORT 4660	ALTA 28.3-06 Encroachments Boundaries and Easements Described Improvements and Land Under Development	No Charge



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS WITH WESTCOR LAND TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the Westcor Land Title Insurance Rate Filing are Westcor's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Partially-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are partially-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Reverse Mortgage Escrow Fee: The handling, processing and services associated with closing and escrow for reverse mortgage transactions, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include additional title clearing work and customer services assistance as well as certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

Resale Escrow Buyer Fee: The handling, processing and services associated with closing and escrow on Buyer's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for buyer, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Resale Escrow Seller Fee: The handling, processing and services associated with closing and escrow on Seller's side, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>For Sale by Owner Buyer Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Buyer's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>For Sale by Owner Seller Escrow Fee:</u> The handling, processing and services associated with closing and escrow on Seller's side where property is being sold by the owner, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and erecording fees.

<u>Notary Signing Fee:</u> A closing conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on closing documents, and processing and returning signed closing documents.

<u>Document Signing Service Fee:</u> A document signing appointment conducted by a notary who has been contracted by a title company or notary signing company. In states where customary, this service is typically limited to witnessing and notarizing signatures on documents, and processing and returning signed documents.

<u>Sub-Escrow Fee:</u> The processing, payout, delivery and tracking of escrow funds. This service may include additional fees incurred by the escrow agent such as wire fees, overnight delivery fees and check cancellation fees.

<u>REO Escrow Fee:</u> When the seller of a property is a bank or asset manager selling the property pursuant to a foreclosure an additional fee will be added the escrow fee.

<u>Seller Representation Fee</u>: The handling, processing and services associated with ensuring REO seller has title to the property and representing seller at the closing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

<u>Seller Representation Cancellation Fee</u>: The cancellation fee for cancellation of a Seller Representation file prior to the date that the REO property closes.

<u>Second Mortgage Escrow Fee:</u> The handling, processing and services associated with the processing of <u>Second Mortgage</u>'s, including but not limited to closing coordination services, document preparation and notary coordination.

<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Attorney Fee: The services provided by an outside attorney as determined to be necessary as part of the title/closing process.

<u>Document Preparation Fee:</u> The preparation of legal documents, closing documents, affidavits and/or disclosures determined to be necessary as part of the title/closing process.

<u>Subordination Fee:</u> The process of giving a current lien or interest an inferior status to the new mortgage for which the borrower wishes to apply. For example, an existing mortgage may be subordinated to the lien of a new mortgage in which case the new mortgage becomes the lien with priority.

<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

Non-Integrated Refinance Escrow Fee:	\$495.00
Partially-Integrated Refinance Escrow Fee:	\$395.00
Fully-Integrated Refinance Escrow Fee:	
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	\$395.00

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00



RATE MANUAL

SCHEDULE OF RATES FOR TITLE INSURANCE IN THE STATE OF KANSAS

Effective Date: October 31, 2022

Corporate Headquarters

875 Concourse Parkway South Suite 200 Maitland, FL 32751 Toll Free: 866.629.5842

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AREA COVERED

The following rates apply to the entire State of Kansas.

The Premium charges contained herein include commission paid to this company's Agents or Agencies. These rates represent only Title Insurance premium charges and do not include charges made by abstractors, attorneys, title companies or our Agents or Agencies for abstracts of title searches, title examinations, escrow or closing services.

LOAN POLICIES OF TITLE INSURANCE

The premiums for Loan policies of title insurance are:

	Per Thousand
Up to \$50,000 of liability written	2.50
Over \$50,000 and up to \$100,000	2.00
Over \$100,000 and up to \$500,000	1.75
Over \$500,000 and up to \$10,000,000	1.50
Over \$10,000,000 and up to \$15,000,000	1.25
Over \$15,000,000	1.00

NOTE: To compute premium on a fractional thousand of insurance (except as to minimum premiums), round to the next highest thousand dollar figure and multiply by the rate per thousand applicable.

The Reissue Title Insurance Rate for Loan Policies of Title Insurance is:

When the owner of property on which application is made for mortgage title insurance has had the title to such property insured as owner by any title insurance company with a currently valid Certificate of Authority within 10 years prior to such application, such owner shall be entitled to the following reissue rates on mortgage insurance up to the face amount of their owner's policy:

	Per Thousand
Amount up to \$50,000 of liability written	1.50
Amount over \$50,000 and up to \$100,000	1.20
Amount over \$100,000 and up to \$500,000	1.05
Amount over \$500,000	0.90

If the amount of insurance desired under the mortgage policy is in excess of the original owner's policy, the excess shall be computed at the original rates under the applicable bracket or brackets.

The Substitution Loan Rate for Loan Policies of Title Insurance is:

When a substitution loan is made by the same lender to the same borrower on the same property, the title to which was insured by a reputable title insurance company in connection with the original loan, the following rates will be charged for issuing the policy in connection with the new loan.

AGE OF ORIGINAL LOAN	RATES
3 years or under	30% of regular rates
From 3 years to 4 years	40% of regular rates
From 4 years to 5 years	50% of regular rates
From 5 years to 6 years	60% of regular rates
From 6 years to 7 years	70% of regular rates
From 7 years to 8 years	80% of regular rates
8 years and over	100% of regular rates

At the time a substitution loan is made, the unpaid principal balance of the original loan will be considered the amount of insurance in force on which the foregoing rates shall be calculated. To these rates shall be added the regular rates for the new insurance, that is, the difference between the unpaid principal balance of the original loan and the amount of the new loan.

The Extension Loan Rate for Loan Policies of Title Insurance is:

When the indebtedness secured by a mortgage on real property, the title to which has previously been insured by any title insurance company with a currently valid Certificate of Authority, is renewed by an extension agreement, a new title policy or endorsement for the existing Westcor Land Title Insurance Company policy, furnishing coverage up to and including the date of the recording of the extension agreement will be issued at the following rates:

	Per Thousand
Up to \$10,000 of liability written	1.00
Over \$10,000, add	0.50

When a new title policy is issued in connection with the extension of a loan, the policy issued in connection with the original loan must be returned for cancellation.

Simultaneous Issuance of Loan and Owners Policies of Title Insurance.

When an owner's and mortgage policy covering identical land are to be issued simultaneously, the rate applicable for the owner's policy shall be the regular owner's rate. The rate for the mortgage policy simultaneously issued will be \$-0- for an amount of insurance not in excess of the owner's policy. The premium on the amount of the mortgage policy exceeding the owner's policy is figured at the regular original title insurance rates for mortgage policies.

In all cases the owner's policy shall be issued for the full insurable value of the premises. The title must be certified down to a date which will include the filing for record of both the deed to the mortgagor and the mortgage itself. Both policies must bear identical date and the owner's policy must show the mortgage as an exception under Schedule "B" thereof. It is not essential that the property be acquired simultaneously with the giving of the mortgage, but this rate, where applicable has reference to the simultaneous issuance of an owner's and a mortgage policy.

ALTA Residential Limited Coverage Junior Loan Policy

When title insurance is requested for a mortgage that is second or junior to a prior mortgage a Residential Junior Loan Limited Coverage Policy may be issued. The maximum loan amount insured is \$150,000.00. The charge for the Limited Coverage Junior Loan Policy shall be a flat fee of \$95.

OWNER'S & LEASEHOLD POLICIES OF TITLE INSURANCE

The premiums for Owner's or Leasehold Owner's Policies of Title Insurance are:

An owner's policy, insuring fee simple estate, will not be issued for less than the full value of the premises. A standard Owner's policy issued with the appropriate ALTA Leasehold Endorsement, will not be issued for less than the present market value of the leasehold estate, but with a minimum of the value of the fee. The premium charge for original owner's or leasehold insurance shall be:

	Per Thousand
Up to \$50,000 of liability written	3.50
Over \$50,000 and up to \$100,000	3.00
Over \$100,000 and up to \$5,000,000	2.00
Over \$5,000,000 and up to \$10,000,000	1.75
Over \$10,000,000 and up to \$15,000,000	1.50
Over \$15,000,000	1.25

NOTE: To compute any insurance premium on a fractional thousand of insurance (except as to minimum premiums), round to the next highest thousand dollar figure and multiply by the rate per thousand applicable.

The Re-issue Rate for Owner's or Leasehold Policies is:

The reissue rate, where applicable (see sections "1", "2", "3" below), is 60% of the published rate in force for original insurance. Reissue rates apply up to the face amount of the previous policy. If more insurance is required under a reissue policy than was written in the original policy, the coverage must be computed at original insurance rates under the applicable bracket or brackets.

	Per Thousand
Amount up to \$50,000 of liability written	2.10
Amount over \$50,000 and up to \$100,000	1.80
Amount over \$100,000 add	1.20
Minimum Premium	\$10.00

- 1. A purchaser of real estate from one whose title as owner has been insured prior to the application for a new policy shall be entitled to the reissue rate for owner's insurance in an amount up to the face of such former policy. Full rate as per published schedule in force will be charged for the excess up to the full value of the property.
- 2. When the insured under a mortgage policy of this company acquires title by foreclosure or by voluntary conveyance in extinguishment of debt, and desires an owner's policy to be issued, such insured shall be entitled to the reissue rate on an owner's policy up to an amount equal to the face of such previous mortgage policy. Full rate as per published schedule in force will be charged for excess insurance requested.
- 3. When acreage is platted into small subdivisions and covered by one blanket policy as of the approximate date of filing such subdivision plat, the subdivider, his successors or assigns will be allowed the owner's reissue rate on parcels sold out of such subdivision within 10 years from the date of the blanket policy or until the aggregate of the policies issued on such parcels equal the face amount of the original blanket policy. (Note: The minimum premium for reissue policies under this classification is \$7.50 instead of \$10.00). Thereafter additional blanket insurance should be purchased or subsequent policies will be charged for at original rates. The status of such lot purchasers with reference to future insurance is defined under paragraph "1" hereof.

ALTA HOMEOWNER'S POLICY FOR TITLE INSURANCE

The rate for the policy is 110% of the rates shown herein the Owners' Leasehold Policies of Title Insurance.

MORTGAGE MODIFICATION GUARANTEE / ALTA RESIDENTIAL LIMITED COVERAGE MORTGAGE MODIFICATION POLICY

The premium charge for A Mortgage Modification Guarantee or ALTA Residential Limited Coverage Mortgage Modification Policy shall be:

Policy Amounts From Rate	
\$0-\$1,000,000	\$125
\$1,000,001 - \$1,500,000	\$250
\$1,500,001 - \$2,000,000	\$350

For each \$500,000 of liability above \$2,000,000 or part thereof up to \$20,000,000, add \$100

Centralized Residential Refinance Rate (Statewide)

This is applicable for one-to-four family residential refinance loan transactions that meet all of the following requirements:

- 1. The loan is secured by a Mortgage or Deed of Trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;;
- 2. The loan is originated by or for an institutional lender;
- 3. The order is opened and delivered electronically by the company or an authorized agent with a centralized title and escrow operation capable of statewide servicing.
- 4. The Preliminary Report or Commitment for Title Insurance is delivered electronically;
- 5. The policy issued is the ALTA Loan Policy or ALTA Short form Residential Loan Policy with streamlined searching providing for generic exceptions for CC&R's, easements, minerals, mineral rights or survey matters.
- 6. This rate may not be used for construction loans or for a loan policy issued concurrently with an owner's policy. For amounts in excess of \$5,000,000, see Original Policy Rates.

LIABILITY AMOUNT	RATE
\$0 - \$250,000	\$380
\$250,001 - \$500,000	\$560
\$500,001 - \$750,000	\$680
\$750,001 - \$1,000,000	\$820
\$1,000,001 - \$1,250,000	\$945
\$1,250,001 - \$1,500,000	\$1,020
\$1,500,001 - \$2,000,000	\$1,100

\$2,000,001 - \$3,000,000	\$1,300
\$3,000,001 - \$4,000,000	\$1,600
\$4,000,001, \$5,000,000	\$2,000

Coverage provided under the following endorsements will be included at no additional charge upon request of the lender at the time of policy issuance: ALTA: 4, 4.1, 5-06, 5.1-06, 6, 6.2, 7-06, 7.1, 8.1, 9-06, 14.3, and 22-06 or comparable forms of endorsements promulgated by any other Land Title Association.

Centralized Residential Refinance Rate (Multi-State)

This is applicable for one-to-four family residential refinance loan transactions that meet all of the following requirements:

- 1. The loan is secured by a Mortgage or Deed of Trust encumbering real property improved with a one-to-four family residential dwelling unit or residential condominium unit;;
- 2. The loan is originated by or for an institutional lender;
- 3. The order is opened and delivered electronically and processed by a centralized title and escrow operation with multi-state servicing capabilities in 10 or more states where they are licensed as an authorized agent of Westcor;
- 4. The order is fulfilled utilizing the ALTA Short Form Commitment and ALTA Short form Residential Loan Policy with streamlined searching providing for generic exceptions for CC&R's, easements, minerals, mineral rights or survey matters.
- 5. Written authorization is obtained by an agent to offer the rates contained herein.
- 6. This rate may not be used for construction loans or for a loan policy issued concurrently with an owner's policy. For amounts in excess of \$5,000,000, see Original Policy Rates.

LIABILITY AMOUNT	RATE
\$0 - \$250,000	\$300
\$250,001 - \$500,000	\$450
\$500,001 - \$750,000	\$550
\$750,001 - \$1,000,000	\$660
\$1,000,001 - \$1,250,000	\$760
\$1,250,001 - \$1,500,000	\$860
\$1,500,001 - \$2,000,000	\$1,000
\$2,000,001 - \$3,000,000	\$1,100
\$3,000,001 - \$4,000,000	\$1,300
\$4,000,001 - \$5,000,000	\$1,500

Coverage provided under the following endorsements will be included at no additional charge upon request of the lender at the time of policy issuance: ALTA: 4, 4.1, 5-06, 5.1-06, 6, 6.2, 7-06, 7.1, 8.1, 9-06, 14.3, and 22-06 or comparable forms of endorsements promulgated by any other Land Title Association.

OTHER

Builder Rates

Owners and Loan Policies will be issued at 60% of the rates shown in II a. and III a. on property being sold by a Builder/Developer and which constitutes a sale of a home or condominium built by such Builder/Developer.

A Builder/Developer for the purpose of this filing shall be a person or entity in the business of Developing Subdivisions or the Building of Homes, Apartment Projects, Condominiums or Commercial Projects.

All standard Form Endorsements on file with the Division of Insurance are issued at no charge. However, in instances of unusual risk, exposure or hazard, an appropriate charge will be made.

Unique or specialized endorsements addressing a specific title matter may be issued at a charge appropriate to the risk assured.

SPECIAL RULE FOR RATING UNIQUE OR UNUSUAL CONDITIONS

If it can be clearly demonstrated that a risk presents unique or unusual conditions or exposure or hazard such that the application of the normal rating procedure does not produce a reasonable and equitable rate for the risk, such risk may be treated on an individual rate basis.

Requests for treatment under this rule shall be submitted to the insurance commissioner and shall be accompanied by evidence specifically setting forth the reasons for the request along with full supporting information evidencing that the special treatment is not a violation of K.S.A. 40-2404(14) relating to rebates and other inducements in title insurance. Such rates must be filed with the Commissioner of Insurance prior to quotation or being made effective.



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS

WITH FIDELITY NATIONAL TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the Fidelity National Title Insurance Rate Filing are Fidelity's closing fees, and will not be used by Solidifi unless otherwise noted.

Solidifi Title & Closing, LLC Fees Defined

Non-Integrated Refinance Escrow Fee: The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Partially-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are partially-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

<u>Fully-Integrated Refinance Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, closing disclosures, one document preparation, mortgage payoff verification, scheduling coordination, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing for clients who are fully-integrated with Solidifi's system, thereby requiring reduced labor and cost on Solidifi's part. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees, courier fees, tax certification, document scan fees and e-recording fees.

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Fully-Integrated Refinance Escrow Fee:	\$275.00
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	\$595.00
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	\$395.00

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS WITH FIRST AMERICAN TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the First American Title Insurance Company Rate Filing are First Americans's closing fees, and will not be used by Solidifi unless otherwise noted.

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Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
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PREMIUM RATE FILING STATE OF KANSAS

EFFECTIVE

FEBRUARY 1, 2011

FIRST AMERICAN TITLE INSURANCE COMPANY

1 First American Way

Santa Ana, CA 92707

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- I. AREA COVERED
- II. LOAN POLICIES OF TITLE INSURANCE
- III. OWNERS & LEASEHOLD POLICIES OF TITLE INSURANCE
- IV. TITLE REPORT GUARANTEES
- V. OTHER
- VI. SPECIAL RULE

I. AREA COVERED

The following rates apply to the entire State of Kansas.

The Premium charges contained herein include commission paid to this company's Agents or Agencies. These rates represent only Title Insurance premium charges and do not include charges made by abstractors, attorneys, title companies or our Agents or Agencies for abstracts of title searches, title examinations, escrow or closing services.

II. LOAN POLICIES OF TITLE INSURANCE

a. The Title Insurance Rate for Loan policies of title insurance on land that is not 1-4 Family Improved Residential is:

	Per Thousand
Up to \$50,000 of liability written	2.50
Over \$50,000 and up to \$100,000	2.00
Over \$100,000 and up to \$500,000	1.75
Over \$500,000 and up to \$10,000,000	1.50
Over \$10,000,000 and up to \$15,000,000	1.25
Over \$15,000,000	1.00
Minimum Premium	\$10.00

NOTE: To compute any insurance premium on a fractional thousand of insurance (except as to minimum premiums), round any fractional amount up to the next thousand dollar increment.

b. The Reissue Title Insurance Rate for Loan Policies of Title Insurance on land that is not 1-4 Family Improved Residential is:

When the owner of property on which application is made for a loan policy has had the title to such property insured as owner by a reputable title insurance company within 10 years prior to such application, upon presentation of a copy of his owner's policy, he shall be entitled to the following reissue rates on the loan policy up to the face amount of his owner's policy:

	Per Thousand
Amount up to \$50,000 of liability written	1.50
Amount over \$50,000 and up to \$100,000	1.20
Amount over \$100,000 and up to \$500,000	1.05
Amount over \$500,000	.90
Minimum Premium	\$10.00

If the amount of insurance desired under the loan policy is in excess of the original owner's policy, the excess shall be computed at the original rates under the applicable bracket or brackets.

c. The Title Insurance Rate for Loan Policies of Title Insurance on land that is 1-4 Family Improved Residential is:

When the land covered by the loan policy is of the type 1-4 Family Residential and the land owner shall be entitled to the following rates on the loan policy:

	Per Thousand
Amount up to \$50,000 of liability written	1.50
Amount over \$50,000 and up to \$100,000	1.20
Amount over \$100,000 and up to \$500,000	1.05
Amount over \$500,000	.90
Minimum Premium	\$10.00

This rate shall apply where the loan proceeds are being used for purposes other than the financing of the acquisition of the property in a concurrent purchase transaction.

d. Simultaneous Issuance of Loan and Owners Policies of Title Insurance.

When a First American owner's and one or more First American loan policies covering identical land are to be issued simultaneously, the rate applicable for the owner's policy shall be the regular owner's rate. The rate for each loan policy simultaneously issued will be \$10.00 for an aggregate amount of insurance not in excess of the owner's policy. The premium on the amount of the loan policies exceeding the owner's policy is figured at the regular original title insurance rates for loan policies.

In all cases the owner's policy shall be issued for the full insurable value of the premises. All policies must bear identical date and the owner's policy must show the mortgage(s) as an exception under Schedule "B" thereof.

III. OWNER'S & LEASEHOLD POLICIES OF TITLE INSURANCE

a. The premium for Owners or Leasehold Owners Policies of Title Insurance are:

An owner's policy, insuring fee simple estate, will not be issued for less than the full value of the premises. The premium charge for original owner's or leasehold insurance shall be:

Per Thousand
3.50
3.00
2.25
2.00
1.75
1.50
1.25
\$10.00

NOTE: To compute any insurance premium on a fractional thousand of insurance (except as to minimum premiums), round any fractional amount up to the next thousand dollar increment.

b. The Re-issue Rate for Owners or Leasehold Policies are:

The reissue rate, where applicable (see sections "1" and "2" below), is 60% of the published tariff in force for original insurance. Reissue rates apply up to the face of the previous policy. If more insurance is required under a reissue policy than was written in the original policy, the coverage must be computed at original insurance rates under the applicable bracket or brackets.

	Per Thousand
Amounts up to \$50,000 of liability written	2.10
Amount over \$50,000 and up to \$100,000, add	1.80
Amounts over \$100,000 and up to \$500,000, add	1.35
Amounts over \$500,000 and up to \$5,000,000, add	1.20
Amounts over \$5,000,000, add	1.05
Minimum Premium	\$10.00

- 1. A purchaser of real estate from one whose title as owner has been insured prior to the application for a new policy shall, upon presentation of a copy of the prior Owners Policy, be entitled to the reissue rate for owner's insurance in an amount up to the face of such prior policy. Full rate as per published schedule in force will be charged for the excess up to the full value of the property.
- 2. When the insured under a mortgage policy of this company acquires title by foreclosure or by voluntary conveyance in extinguishment of debt, and desires an owner's policy to be issued, such insured shall be entitled to the reissue rate on an owner's policy up to an amount equal to the face of such previous mortgage policy. Full rate as per published schedule in force will be charged for excess insurance requested.

IV. TITLE REPORT GUARANTEES

The premium for Title Report Guarantees are:

Up to \$10,000 of coverage \$40.00 Each additional \$1,000 (or fraction thereof) over \$10,000 1.50

V. OTHER

a. Builder Rates

Owners and Loan Policies will be issued at 60% of the rates shown in IIa and IIIa on property being sold by a Builder/Developer and which constitutes a sale of a home or condominium built by such Builder/Developer.

A Builder/Developer for the purpose of this filing shall be a person or entity in the business of Developing Subdivisions or the Building of Homes, Apartment Projects, Condominiums or Commercial Projects.

b. All standard Form Endorsements on file with the Division of Insurance are issued at no charge, unless and/or until a Supplemental Schedule of Endorsement Charges is filed at which time it shall be incorporated herein by reference.

In instances of unusual risk, exposure or hazard, an appropriate charge will be made. Unique or specialized endorsements addressing a specific title matter may be issued at a charge appropriate to the risk assured.

c. Rate for Leasehold Policies Issued Simultaneously with Fee Policy

Owners and Loan Policies insuring leasehold interests issued simultaneously with policies insuring the fee simple estate will be issued for 30 per cent of the rate for the fee policy.

VI. SPECIAL RULE FOR RATING UNIQUE OR UNUSUAL CONDITIONS

If it can be clearly demonstrated that a risk presents unique or unusual conditions or exposure or hazard such that the application of the normal rating procedure does not produce a reasonable and equitable rate for the risk, such risk may be treated on an individual rate basis.

Requests for treatment under this rule shall be submitted to the insurance commissioner and shall be accompanied by evidence specifically setting forth the reasons for the request along with full supporting information evidencing that the special treatment is not a violation of K.S.A. 40-2404(14) relating to rebates and other inducements in title insurance. Such rates must be filed with the Commissioner of Insurance prior to quotation or being made effective.



SOLIDIFI TITLE & CLOSING, LLC

TITLE, CLOSING AND SETTLEMENT FEES AND CHARGES

FOR USE IN THE STATE OF KANSAS WITH WFG NATIONAL TITLE INSURANCE COMPANY UNDERWRITING

Please note that the Closing and Settlement Fees to be used for Kansas are the Solidi Title & Closing, LLC fees in the pages immediately following this cover page. Any settlement fees included in the WFG National Title Insurance Rate Filing are WFG's closing fees, and will not be used by Solidifi unless otherwise noted.

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<u>Trustee Sale Guarantees Fee:</u> The handling, processing and services associated with Trustee Sale Guarantees, including but not limited to the preparation of a Bene Check report, a full scope search of the subject property, a Trustee Sale Guarantee, a complete mailing list, recording notice of sale, a publication date down, bankruptcy search and recording a notice of rescission.

<u>Short Sale Escrow Fee:</u> When the seller of a property is selling the property as a short sale transaction an additional fee will be added to the escrow fee.

<u>Commercial Escrow Fee:</u> The handling, processing and services associated with closing and escrow, including but not limited to production of HUD-1 settlement statements, mortgage payoff verification, scheduling coordination and signing for both buyer and seller, document delivery and tracking, quality control, escrow disbursement, bank fees and mailing. This fee may include certain third party costs paid on client's behalf, including but not limited to wire fees and courier fees.

Attorney Fee: The services provided by an outside attorney as determined to be necessary as part of the title/closing process.

<u>Document Preparation Fee:</u> The preparation of legal documents, closing documents, affidavits and/or disclosures determined to be necessary as part of the title/closing process.

<u>Subordination Fee:</u> The process of giving a current lien or interest an inferior status to the new mortgage for which the borrower wishes to apply. For example, an existing mortgage may be subordinated to the lien of a new mortgage in which case the new mortgage becomes the lien with priority.

<u>E-Recording Fee:</u> The process of recording legal documents in digital form, as allowed by certain jurisdictions.

<u>Negotiated Rate:</u> Under certain circumstances, the company reserves the right to negotiate fees. Any such negotiated rate agreement must be approved by an officer of the company and signed by the company and the client. A copy of said agreement shall be retained in the files of the company.

Schedule of Fees

0405 00

Non-Integrated Refinance Escrow Fee:	\$495.00
Partially-Integrated Refinance Escrow Fee:	\$395.00
Fully-Integrated Refinance Escrow Fee:	\$275.00
Reverse Mortgage Escrow Fee:	\$495.00
Resale Escrow Buyer Fee:	\$690.00
Resale Escrow Seller Fee:	\$595.00
For Sale By Owner Escrow Buyer Fee:	\$450.00
For Sale By Owner Escrow Seller Fee:	\$395.00

Commercial Escrow Fee:

\$0-\$2,000,000	\$875
\$2,000,000 +	An amount agreed upon by the customer and the company, with a minimum fee of \$2,500.00

Additional Fees

Notary Signing Fee:	\$125.00
Document Signing Service Fee:	\$150.00
Sub-Escrow Fee:	\$125.00
REO Escrow Fee:	\$200.00
Seller Representation Fee:	\$350.00
Seller Representation Cancellation Fee:	\$225.00
Second Mortgage Escrow Fee:	\$250.00
<u>Trustee Sale Guarantees Fee:</u>	\$225.00
Short Sale Escrow Fee:	\$500.00
Attorney Fee:	\$Cost
Document Preparation Fee:	\$50.00 per document
Subordination Fee:	\$175.00
E-Recording Fee:	\$15.00



The State of KANSAS

MANUAL OF TITLE INSURANCE PREMIUMS

Effective as of December 1, 2022

WFG National Title Insurance Company 12909 SW 68th Parkway, Suite 350

12909 SW 68th Parkway, Suite 350 Portland, OR 97223 Ph: (503) 387-3636 Fax: (503) 974-9596

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1 INTRODUCTION

The rules and procedures contained in this manual are in no manner, either express or implied, to be construed as establishing or changing the underwriting standards or rules and procedures pertaining to title and escrow practices followed by WFG National Title Insurance Company and its agents. They are shown solely to properly apply the applicable rates, charges and fees.

The rates for title insurance policies and endorsements issued by agents and/or employees of WFG National Title Insurance Company are set forth in this manual. The rates shown are the title insurance fees and charges, but does not include charges for title search, abstracts, surveys, escrow, closing services, settlement services, recording fees, other charges, or other monies advanced on behalf of an applicant.

Additional charges may be assessed for title insurance policies which involve an unusually large amount of work, but the applicant shall be notified before any additional charges would apply.

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WFG NATIONAL TITLE INSURANCE COMPANY 2. GENERAL RULES FOR USE OF RATES

2 GENERAL RULES FOR USE OF RATES

2.1 DEFINITIONS

2.1.1 Company

The "Company" shall mean WFG National Title Insurance Company, a South Carolina corporation, which is the insurer filing this rate manual.

2.1.2 Expanded Coverage (Enhanced)

"Expanded Coverage" refers to title insurance coverage provided under the ALTA Homeowner's Policy or the ALTA Expanded Coverage Residential Loan Policy or variant approved for use in the State.

2.1.3 Offering Provider

"Offering Provider" refers to the Company, WFG National Lender Services, LLC, or an agent appropriately licensed and authorized to issue title insurance policies on behalf of the Company.

2.1.4 Purchase Transaction

"Purchase Transaction" refers to a transaction in which real property is being acquired by a new owner, except as set forth in Section Error! Reference source not found.

2.1.5 Short Form Policy

"Short Form Policy" is an abbreviated Policy that insures the insured in accordance with and subject to the terms, exclusions and conditions as set forth in the corresponding long form ALTA Loan Policy, all of which are incorporated by reference in the Short Form policies.

Unless specifically noted, computation of rates for a Short Form Policy shall be the same as for the corresponding long form policy.

2.1.6 Standard Coverage

"Standard Coverage" refers to title insurance coverage provided under the ALTA standard owner's or loan policy or variant approved for use in the State.

2.1.7 State

"State" shall mean the State of Kansas.

2.1.8 TRID Transaction

"TRID Transaction" refers to a transaction in which the transaction involves a single one to four family residential structure or transaction for which the rules of the Bureau of Consumer Finance Protection, (the "BCFP") 12 C.F.R. part 1026 require the issuance of a Loan Estimate and Closing Disclosure form. A TRID Transaction does not include bulk purchases or financing of multiple single family residences or multiple condominium or apartment units

WFG NATIONAL TITLE INSURANCE COMPANY 2. GENERAL RULES FOR USE OF RATES

unless the rules of the BCFP otherwise require the issuance of a Loan Estimate and Closing Disclosure form.

2.2 AMOUNT OF INSURANCE

2.2.1 Owner's Policies

Owner's title insurance policies including Owner's policies insuring a leasehold interest will not be issued for less than the full value of the land, including any improvements or appurtenances, if applicable, as determined by:

- the contract purchase price for sale of the land including the value of any assumed liens or obligations;
- the appraised value of the land; or
- a good faith estimate of the value of the land;

2.2.2 Loan Policies

Loan title insurance policies (including Loan policies insuring a leasehold interest will be issued in the amount equal to the face value of the insured mortgage, except:

- If the value of the insured land or the equity of the trustor/mortgagor is less than the face amount of the deed of trust/mortgage, then the amount of insurance may be equal to the value of the land or the equity of the mortgagor in the land.
- If the Deed of Trust/Mortgage includes provisions for negative amortization, shared appreciation, or interest or other costs to be added to the indebtedness and secured by the deed of trust/mortgage, the policy may be written in an amount greater than the face amount of the deed of trust/mortgage, but no more than 125% of the face amount of the deed of trust/mortgage.
- If the indebtedness secured by the mortgage is also secured by mortgages on other property, the policy may be written in an amount equal to the amount of the indebtedness allocated by the insured to be secured by the land provided the values of the other property or properties is equal to or greater than the amount of the indebtedness not allocated to the insured properties.

2.2.3 Other Interests

Policies insuring any interest other than a fee ownership, loan or leasehold will not be issued for less than the value of the insured's interest in the land.

2.2.4 Co-Insurance

If Company is a co-insurer with other title insurers, the amount of insurance may be less than the amounts set forth in paragraphs 2.2.1-2.2.3, provided the total liability of all co-insurers complies with the amount of insurance requirements set forth in this section.

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WFG NATIONAL TITLE INSURANCE COMPANY 2. GENERAL RULES FOR USE OF RATES

2.3 CONFLICTING RATE PROVISION

Although this manual has been assembled in order to minimize conflict, confusion and disparity, whenever two or more rate provisions contained herein may apply, the provision resulting in the lowest charge to the insured shall govern and apply.

2.4 COMPUTATION OF RATES

The amount of coverage for premium calculation purposes shall be rounded to the next highest \$1,000 of liability.

2.5 ELIMINATION OF FRACTIONAL DOLLARS/ROUNDING

Whenever any rate, calculated according to the formulas set forth herein, results in a premium rate which includes a fraction of a dollar, any fractional portion of a dollar shall be rounded up to the next higher dollar.

2.6 INCREASE IN POLICY LIABILITY

Whenever an increase in the amount of insurance shown in Schedule A of a policy of title insurance issued by the Company is applied for by the insured under said policy, the rate to be charged for such increase shall be based upon insurance rates in effect as of the date of the application for the increase. The incremental liability shall be charged at the Basic Rate applicable to the policy type originally issued, giving consideration in the current Basic Rate Table to amounts previously insured.

2.7 FEDERAL RULE COMPLIANCE

In compliance with the rules and regulations of the Bureau of Consumer Finance Protection, 12 C.F.R.-part 1026, and notwithstanding any rates computed pursuant to other provisions of this manual, the Company and its agents may charge and collect a lower rate to conform with an amount computed in good faith and submitted to a consumer on the federally required Loan Estimate form for a given consumer and transaction. Any such deviation shall be discretionary on the part of the office issuing the title policy or closing the transaction. Where the rate computed pursuant to this manual is less than the amount quoted on the Loan Estimate, the consumer will be charged the lower rate. In consideration of statutory requirements to maintain the solvency and claims paying ability of insurers, any accepted deviation below the rates in this manual shall be a dollar for dollar reduction in the agent's or closing office's share of such premium.

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3 BASIC RATE TABLE

3.1 RATE TABLE

Liability Levels are rounded up in increments of \$1,000 with the following rates charged per \$1,000 of Liability	Owner's Policies	Loan Policies
Up to \$50,000 of liability – flat fee*	\$175.00	\$125.00
\$50,001 -\$100,000, per additional \$1,000	\$3.00	\$2.00
\$100,001 - \$500,000, per additional \$1,000	\$2.00	\$1.75
\$500,001 - \$10,000,000 per additional \$1,000	\$1.75	\$1.50
\$10,000,001 - \$15,000,000, per additional \$1,000	\$1.50	\$1.25
Over \$15,000,000, per additional \$1,000	\$1.25	\$1.00

Minimum Rate \$175.00 \$125.00

3.2 EXPANDED OWNER'S OR LOAN POLICIES

Liability Levels are rounded up in increments of \$1,000 with the following rates charged per \$1,000 of Liability	Expanded Coverage Residential Loan and Homeowner's Policies
Up to \$50,000 of liability – flat fee*	\$200.00*
Up to \$50,001 - \$1,000,000 of liability – rate per \$1,000	\$4.00
\$1,000,001 - above, per additional \$1,000	\$2.75

\$200.00

Minimum Rate

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4 OWNER'S INSURANCE

4.1 OWNER'S INSURANCE

- A Standard Coverage Owner's policy will be issued at the premium for the respective liability amounts as set forth for Owner's & Leasehold Owner's Policies in Section 3.1 Rate Table.
- An Expanded (Enhanced) Coverage Owner's Policy (aka Homeowner's Policy) will be issued at the premium for the respective liability amounts as set forth for Owner's & Leasehold Owner's Policies in Section 3.2.

4.2 LEASEHOLD OWNER'S INSURANCE

The ALTA Form Leasehold Owner's Policy has been withdrawn and replaced with the ALTA Form 13 (Owner's) Endorsement. When appropriate and upon satisfaction of underwriting requirements, the ALTA Form 13 (Owner's) leasehold endorsement will be added to the appropriate Owner's Title Insurance policy at no additional cost.

4.3 ALTA U.S. POLICY FORM

The ALTA U.S. Policy Form is issued, upon request, only to a qualified federal agency of the United States of America. The coverage afforded by this policy very closely parallels the coverage of an ALTA Standard Coverage Owner's Policy. Therefore pricing for this policy shall be governed by the rules for a Standard Coverage Owner's Policy in section3.1. On occasion, a federal agency may call for bids for title insurance product and services in conjunction with a specific project. The Company reserves the right to revise or alter their pricing in order to provide competitive bids when provided the opportunity

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5 BASIC LENDER INSURANCE RATES

5.1 LOAN POLICY

- A Standard Coverage loan policy will be issued insuring a loan at the premium for the respective liability amounts as set forth for loan policies in Section 3.1 Rate Table.
- An Expanded Coverage Loan Policy will be issued insuring a loan for the respective liability amounts as set forth for loan policies in Section 3.2 Rate Table.

5.2 SHORT FORM LOAN POLICIES.

The rate for a Short Form Loan Policy shall be the same as for a regular loan policy of a given type of coverage as set forth in subsection 5.1 and **Error! Reference source not found.** above.

5.3 LEASEHOLD LENDER'S INSURANCE

The ALTA Form Leasehold Lender's Policy has been withdrawn and replaced with the ALTA Form 13.1 (Lender's) Endorsement. When appropriate and upon satisfaction of underwriting requirements, the ALTA Form 13.1 (Lender's) leasehold endorsement will be added to the appropriate Loan Title Insurance policy at no additional cost.

5.4 CONSTRUCTION LOAN POLICIES

A construction loan policy may be issued in amount not greater than nor less than the full principal debt provided that (1) the loan is for a period not to exceed two (2) years (2) the purpose of the loan is to finance improvements to the real property. The premium for a construction loan policy is calculated at a charge of \$1.00 for each \$1,000 of coverage, with a minimum charge of \$150.00.

If a loan for the purpose of financing improvements will become the permanent mortgage, the premium should be calculated at the charges for Lender's policies as shown herein.

6 SIMULTANEOUS ISSUE RATES

6.1 OWNER'S AND LOAN POLICIES

When an owner's policy (including one insuring a leasehold interest) and one or more loan policies are issued simultaneously, the owner's policy will be charged at the applicable rate for the type of owner's policy being issued as set forth in Section 4 and each loan policy(ies) will be charged the lessor of the Rate for said loan policy(ies) set forth in Section 5 or a flat fee of \$175.00 per loan policy issued, provided that the liability amount of the loan policy(ies) does not exceed the liability amount of the owner's policy. If the liability amount of the loan policy or the aggregated liability amount of the multiple loan policies exceeds the liability amount of the owner's policy, the premium for the incremental insured value over and above the liability amount of the owner's policy will be computed based on the incremental insured value based on the appropriate type of loan policy set out in Section 5 of the Basic Lender Insurance Rates.

This simultaneous issue rate applies only when the Company is concurrently issuing two or more policies insuring the same property.

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6.2 MULTIPLE LOAN POLICIES

When two or more loan policies of the same type are issued simultaneously, the individual loan policy liabilities shall be aggregated and that aggregate liability amount will be used to calculate the title premium applicable to the type of loan policy being issued as set forth in Section 5.

When an Expanded Coverage loan policy is issued simultaneously with a Standard Coverage loan policy, title premium will be computed on the mortgage or deed of trust intended to be recorded first based on the type of loan policy to be issued on the senior mortgage. The premium for each subsequent loan policy will be computed based on the incremental insured value over and above the amount of the prior loan(s) as if the prior loan policy(ies) was of the same type.

This simultaneous issue rate applies only when the Company is concurrently issuing two or more policies insuring the same property.

6.3 OWNERS & LEASEHOLD POLICIES

When an owner's policy insuring the fee ownership and an owner's policy insuring a leasehold interest are issued simultaneously, the owner's policy insuring the fee interest will be charged at the applicable rate for the type of owner's policy being issued, as set forth in Section 4. The policy insuring the leasehold interest will be charged at 60% of the applicable rate for the type of policy(ies) being issued covering the leasehold policy. The minimum charge for a concurrent policy insuring a leasehold interest shall be \$175.00.

This simultaneous issue rate applies only when the Company is concurrently issuing two or more policies insuring the same property.

6.4 COMBINATIONS OF OWNER'S, LEASEHOLD & LOAN POLICIES.

When other combinations of policies are issued simultaneously, the owner's policy insuring the fee interest will be charged the applicable rate for the type of owner's coverage being issued as set forth in Section 4, and the remaining policies will be issued at the simultaneous issue rates set forth in sections 6.1, 6.2 or 6.3, as applicable.

6.5 OWNER'S POLICY & CONSTRUCTION LOAN POLICY

Issuing an Owner's Policy simultaneously with a Construction Loan Policy may be done one of two ways:

- Issue the Owner's Policy in the amount of the purchase price of the land only and the Loan Policy in the amount of the construction loan. The loan amount will exceed the owner's policy amount in this case.
- Issue the Owner's Policy in the amount of the purchase price of the land combined with the amount of the construction loan, or the expected appraised value upon completion, if the appraised value is higher.

If option described in second bullet point is used, it is necessary to include a "pending improvements" clause on Schedule B of the Owner's Policy.

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7 REISSUE RATES

By definition, the reissue rate, when applicable, is 60% of the rate for the original insurance. The reissue rate can be applied only up to the amount of insurance of previously issued policy. The excess amount of insurance, if any, must be calculated at charges under applicable brackets. Reissue rates are applicable under the following circumstances:

7.1 OWNER'S REISSUE

A purchaser or lessee or real estate from one whose title thereto, as owner, has been insured by any title insurance company within seven (7) year prior to the application for a new owner's or leasehold policy shall be entitled to the reissue rate for owner's title insurance in an amount up to the face liability of such former policy. A copy of said former policy must be furnished to the new insurer (new issuing agent) prior to issuance of the new owner's policy.

7.2 LENDER'S REISSUE

An insured under an owner's or leasehold owner's policy grants a mortgage on the property insured desires to furnish his mortgagee with a policy of title insurance. The premium for the Lender's Policy is calculated as stated in Section 7.1 above.

NOTE: No reissue credit shall be given if the examination of title reveals any of the following occurrences since the effective date of the prior policy: bankruptcy, foreclosure, multiple lawsuits or judgments, a gap in title, a conveyance of title into divided interests of less than 1/16, more than 20 additional easements.

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8 LENDER'S SPECIAL RATES

8.1 APPLICABLE PROVISIONS AND RESTRICTIONS

Lender's Special Rates are only made available to selected lenders who not only provide a high volume of business to the Offering Provider but work with the Offering Provider to develop systems, processes and computer integrations, centralized order processing and tracking, and other controls and economies of scale that enable a more highly efficient, lower cost provision of title services and insurance. The Lender's Special Rates are only available when ALL of the following conditions are met.

- Lender's Special Rates are available only for a Finance Loan. Lender's special rates are not available at the time of an initial purchase of the property.
- The property insured must be a one-to-four family residential property.
- The loan to be made is intended to be placed in a first mortgage lien position as to the property.
- The insured loan amount does not exceed the maximum liability in the appropriate rate tables as set forth in Section 8.3.
- The Offering Provider has in place or is developing centralized electronic order processing and tracking capabilities and/or systems integrations to service the lender.
- The order must be opened electronically and escrow functions (if any) are performed by the Offering Provider.
- All parties must agree to accept a title search or title commitment issued in contemplation of the issuance of an ALTA Residential Short Form Loan Policy or other loan policy that includes general exceptions in regards to taxes and assessments, easements, and covenants, conditions and restrictions.
- The Offering Provider has entered into an addendum to their agency agreement or a separate agreement with the Company specifically authorizing it to provide Lender's Special Rates to certain enumerated lenders.

8.2 AGGREGATION OF ORDERS FOR RATE CATEGORIES

The Lender's Special Rates are to recognize and encourage the greater efficiencies and economies of scale that can result from the development of highly integrated and automated systems and work-flows both within the Offering Provider and between the Offering Provider and lender.

In order to qualify for Lender's Special Rates, the lender and Offering Provider will discuss their respective needs; develop plans for workflows and systems to efficiently transmit, receive and process the title orders and as to any changes in processes required and systems to be integrated. At that point, they will reach agreement as to the Lender's Special rate category to be provided the lender, and an understanding that, consistent with the vagaries of the ever-changing refinance lending market, the lender will endeavor in good faith to provide the Offering Provider title orders meeting the minimum number required to qualify for the agreed rate category, subject to any agreed ramp-up periods.

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WFG NATIONAL TITLE INSURANCE COMPANY 7. LENDER'S SPECIAL RATES

As the economies of scale are best achieved on a nationally integrated basis, for purposes of meeting agreed minimums, all orders placed by the lender and any of its affiliates to Offering Provider and Offering Provider's affiliates in any jurisdiction may be aggregated.

As rules and regulations of the Consumer Finance Protection Bureau (CFPB), 12 C.F.R. part 1026 require lenders to provide accurate estimates of title and closing costs well in advance of closing and to abide by those estimates, the failure of a lender to strictly meet estimated minimum volumes for a given rate category in any given month or months, shall not disqualify the lender from being accorded the benefit of the agreed upon rate category until such time as the lender and Offering Provider have amended their agreement.

8.3 LENDER'S SPECIAL RATE CATEGORIES

8.3.1 Lender's Special Rate 1 – Minimum 100 Orders

Liability	Premium
\$0 to \$100,000	\$325.00
\$100,001 to \$200,000	\$400.00
\$200,001 to \$250,000	\$405.00
\$250,001 to \$500,000	\$635.00
\$500,001 to \$700,000	\$780.00
\$700,001 to \$1,000,000	\$920.00
\$1,000,001 to \$1,200,000	\$1,045.00
\$1,200,001 to \$1,500,000	\$1,120.00
\$1,500,001 to \$1,800,000	\$3,100.00
\$1,800,001 to \$2,000,000	\$3,600.00

8.3.2 Lender's Special Rate 2 – Minimum 200 Orders

Liability	Premium
\$0 to \$100,000	\$325.00
\$100,001 to \$200,000	\$380.00
\$200,001 to \$250,000	\$380.00
\$250,001 to \$500,000	\$560.00
\$500,001 to \$700,000	\$680.00
\$700,001 to \$1,000,000	\$820.00
\$1,000,001 to \$1,200,000	\$945.00
\$1,200,001 to \$1,500,000	\$1,020.00
\$1,500,001 to \$1,800,000	\$3,000.00
\$1,800,001 to \$2,000,000	\$3,500.00

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WFG NATIONAL TITLE INSURANCE COMPANY 7. LENDER'S SPECIAL RATES

8.4 HE² - HOME EQUITY 2nd GENERATION TITLE INSURANCE POLICY

The Home Equity 2nd Generation Title Insurance policy is a master policy with individual coverage certificates or electronic confirmations of coverage issued for each property and loan to be insured.

The charge for issuing a certificate for this policy shall be:

- \$45.00 per transaction for residential home equity loans up to \$250,000
- \$75.00 per transaction for residential home equity loans over \$250,000 and up to \$500,000.
- \$250.00 per transaction for residential home equity loans over \$500,000 and up to \$750,000.
- \$300.00 per transaction for residential home equity loans over \$750,000 and up to \$1,000,000

This pricing does not include any charges for title searches, examinations, legal fees, property reports, credit reports, recording fees, other charges, or other monies advanced on behalf of the insured or borrower, any of which may be charged at amounts agreed with the lender.

Because of the low price and risk profile of these policies, the pricing does not fit with normal agency splits. These policies may only be issued by an Offering Provider that has entered into an addendum to their agency agreement or a separate agreement with the Company specifically authorizing it to provide this policy to certain enumerated lenders.

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9 SPECIALTY LENDER'S POLICIES

9.1 ALTA RESIDENTIAL LIMITED COVERAGE JUNIOR LOAN AND SHORT FORM RESIDENTIAL LIMITED COVERAGE JUNIOR LOAN POLICY

The charge for issuing the ALTA Residential Limited Coverage Junior Loan Policy or the ALTA Short Form Residential Limited Coverage Junior Loan Policy, is a flat rate premium of \$110.00 for up to \$250,000.00 in liability coverage.

- The ALTA Form JR1 Endorsement (Supplemental Coverage Endorsement) may be issued at no charge. (work charge may apply)
- The ALTA Form JR2 Endorsement (Variable Rate/Revolving Credit Endorsement), is available at no charge.

9.2 MORTGAGE PROTECTION GUARANTEE ("MPG")

The Mortgage Protection Guarantee provides assurance that a recorded modification of an existing residential Mortgage will not affect the priority of the Mortgage. Amount of liability is the unpaid principal balance of the loan not to exceed \$2,000,000 liability.

The premium for the "MPG" shall be:

\$0-\$1,000,000	. \$125
\$1,000,001 - \$1,500,000	. \$250
\$1.500.001 - \$2.000.000	

9.3 RESIDENTIAL LIMITED COVERAGE MORTGAGE MODIFICATION POLICY ("MMP")

The Residential Limited Coverage Mortgage Modification Policy provides assurance that a recorded modification of an existing residential Mortgage will not affect the priority of the Mortgage. Amount of liability is the unpaid principal balance of the loan not to exceed \$2,000,000 liability.

The premium for the "MMP" shall be:

\$0-\$1,000,000	. \$125
\$1,000,001 - \$1,500,000	. \$250
\$1,500,001 - \$2,000,000	. \$350

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10 ENDORSEMENTS

10.1 General Rules

Many of the endorsements are not priced for some of the policy forms because of: 1) infrequency of use, 2) wide range of risks, and/or 3) the endorsement was designated to be attached to a specific policy form but can be modified for other types of policy. If any of these coverages are desired, such requests shall be considered a "unique requirement". Additional charges will be made when unusual conditions of title are encountered, or when special risks are insured against, or when special services are requested.

Situations may arise, where in the opinion of the Company; a scheduled endorsement charge is too low or too high relative to the risk involved, probability of loss or other matters related to underwriting practices. In such cases, the endorsement charge may be adjusted.

Endorsements may be issued ONLY (a) if applicable to the specific facts of the transaction and the property to be insured; (b) if not duplicative with the coverage of another endorsement being issued on a given policy; and (c) as to each endorsement, upon meeting all applicable underwriting guidelines for the endorsement.

Endorsements issued with a Leasehold Owners and Leasehold Loan policy will be issued at No Charge.

Endorsement No.	Owner	Lender
ALTA 3 (CLTA 123.1-06) ¹		
Zoning – Unimproved Land	\$200	\$200
ALTA 3.1 (CLTA 123.2-06) ¹		
Zoning – Completed Structure	\$200	\$200
ALTA 3.2 (CLTA 123.3-06) ¹		
Zoning – Land Under Development	\$200	\$200
ALTA 3.3 (CLTA 123.4)		
Zoning-Completed Improvement-Non- Conforming Use	\$200	\$200
ALTA 3.4 (CLTA 123.5)		
Zoning-No Zoning Classification	\$200	\$200
ALTA 4 (CLTA 115.1)		
Condominium-Assessments Priority	N/A	\$100

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Endorsement No.	Owner	Lender
ALTA 5-06 (CLTA 115.2) Planned Unit Development- Assessments Priority	N/A	\$100
ALTA 6 (CLTA 111.5-06) Variable Rate Mortgage	N/A	\$100
ALTA 6.2 (CLTA 111.8-06) Variable Rate Mortgage – Negative Amortization	N/A	\$100
ALTA 7 (CLTA 116.5-06) Manufactured Housing Unit	\$100 per Manufactured Housing Unit.	\$100 per Manufactured Housing Unit.
ALTA 7.1 (CLTA 116.5.1-06) Manufacture Housing – Conversion – Loan Policy	N/A	\$100 per Manufactured Housing Unit.
ALTA 7.2 (CLTA 116.5.2-06) Manufacture Housing — Conversion — Owner's Policy	\$100 per Manufactured Housing Unit	N/A
ALTA 8.1 (CLTA 110.9-06) Environmental Protection Lien	N/A	\$50
ALTA 8.2 (CLTA 110.9.1-06) Commercial Environmental Protection Lien	\$100	\$100
ALTA 9 (CLTA 100.2-06) Restrictions, Encroachments & Minerals - Loan Policy	N/A	\$100
ALTA 9.1 (CLTA 100.9-06) Covenants, Conditions & Restrictions- Unimproved Land - Owner's Policy	\$100	N/A
ALTA 9.2 (CLTA 100.10-06) Covenants, Conditions & Restrictions - Improved Land – Owner's Policy	\$100	N/A
ALTA 9.3- (CLTA 100.2.1-06) Covenants, Conditions & Restrictions - Loan Policy	N/A	\$100
ALTA 9.6 (CLTA 100.2.6-06) Private Rights – Loan Policy	N/A	\$100
ALTA 9.7- (CLTA 100.2.7-06) Restrictions, Encroachments, Minerals - Land Under Development - Loan Policy	N/A	\$100

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Endorsement No.	Owner	Lender
ALTA 9.8 (CLTA 100.2.8-06) Covenants, Conditions & Restrictions - Land Under Development - Owner's Policy	\$100	N/A
ALTA 9.9 (CLTA 100.2.9-06) Private Rights - Owner's Policy	\$100	N/A
ALTA 9.10 (CLTA 100.2.10-06) Restrictions, Encroachments, Minerals - Current Violations –Loan Policy	N/A	\$100
ALTA 10 (CLTA 104.12-06) Assignment	N/A	\$100
ALTA 10.1 (CLTA 104.13-06) Assignment and Date Down	N/A	\$100
ALTA 11 (CLTA 110.11-06) Mortgage Modification	N/A	\$100
ALTA 11.1 (CLTA 110.11.1-06) Mortgage Modification with Subordination	N/A	\$100
ALTA 11.2 (CLTA 110.11.2-06) Mortgage Modification with Additional Amount of Insurance	N/A	\$100
ALTA 12 (CLTA 117-06) Aggregation – Loan Policy	N/A	\$100
ALTA 12.1 (CLTA 117.1-06) Aggregation – State Limits – Loan Policy	N/A	\$100
ALTA 13 (CLTA 119.5-06) Leasehold - Owner's Policy	\$100	N/A
ALTA 13.1 (CLTA 119.6-06) Leasehold - Loan	N/A	\$100
ALTA 14 (CLTA 111.14-06) Future Advance – Priority	N/A	\$100

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Endorsement No.	Owner	Lender
ALTA 14.1 (CLTA 111.14.1-06)		
Future Advance – Knowledge	N/A	\$100
ALTA 14.2 (CLTA 111.14.2-06)		
Future Advance – Letter of Credit	N/A	\$100
ALTA 14.3 (CLTA 111.14.3-06)		
Future Advance - Reverse Mortgage	N/A	\$100
ALTA 15 (CLTA 127-06) ¹		
Non-Imputation – Full Equity Transfer	\$100	N/A
ALTA 15.1 (CLTA 127.1-06) ¹		
Non-Imputation – Additional Insured	\$100	N/A
ALTA 15.2 (CLTA 127.2-06) ¹		
Non-Imputation — Partial Equity Transfer	\$100	N/A
ALTA 16 (CLTA 128-06)		
Mezzanine Financing	\$100	N/A
ALTA 17 (CLTA 103.11-06)		
Access and Entry	\$100	\$100
ALTA 17.1 (CLTA 103.12-06)		
Indirect Access and Entry	\$100	\$100
ALTA 17.2 (CLTA 103.13-06)		
Utility Access	\$100	\$100
ALTA 18 (CLTA 129-06)		
Single Tax Parcel	\$100	\$100
ALTA 18.1 (CLTA 129.1-06)		
Multiple Tax Parcel - Easements	\$100	\$100
ALTA 18.2 (CLTA 129.2-06)		
Multiple Tax Parcel	\$100	\$100
ALTA 18.3 (CLTA 129.3-06)	0.1 0.0	#100
Single Tax Parcel and ID	\$100	\$100

Endorsement No.	Owner	Lender
ALTA 19 (CLTA 116.4.1-06)		
Contiguity – Multiple Parcels	\$100	\$100
ALTA 19.1 (CLTA 116.4-06)		
Contiguity – Single Parcel	\$100	\$100
ALTA 19.2 (CLTA 116.9-06)		
Contiguity – Specified Parcels	\$100	\$100
ALTA 20 (CLTA 130-06) ¹		
First Loss – Multiple Parcel Transactions	N/A	\$100
ALTA 22 (CLTA 116.01-06)		
Location	\$100	\$100
ALTA 22.1 (CLTA 116.02-06)		
Location and Map	\$100	\$100
ALTA 23 (CLTA 114.3-06)		
Coinsurance – Single Policy	\$100	\$100
ALTA 23.1 (CLTA 114.4-06)		
Co-Insurance – Multiple Policies	\$100	\$100
ALTA 24 (CLTA 133-06)		
Doing Business	N/A	\$100
ALTA 25 (CLTA 116.1-06)	4400	***
Same as Survey	\$100	\$100
ALTA 25.1 (CLTA 116.1.2-06)	4100	0100
Same as Portion of Survey	\$100	\$100
ALTA 26 (CLTA 116.8-06)		***
Subdivision	N/C	\$100
ALTA 27 (CLTA 132-06) ¹		44.55
Usury	N/A	\$100
ALTA 28 (CLTA 103.1-06)	4100	0100
Easement – Damage or Enforced Removal	\$100	\$100

Endorsement No.	Owner	Lender
ALTA 28.1 (CLTA 103.14-06)		
Encroachments – Boundaries and	\$100	\$100
Easements		
ALTA 28.2 (CLTA 103.15-06)		
Encroachments – Boundaries and	¢100	¢100
Easements – Described Improvements	\$100	\$100
ALTA 28.3 (CLTA 103.16-06)		
Encroachments-Boundaries and		
Easements-Described Improvements	\$100	\$100
and Land Under Development		
ALTA 29 (CLTA 134-06) ¹		
Interest Rate Swap Endorsement—	N/A	\$100
Direct Obligation	IN/A	\$100
ALTA 29.1 (CLTA 134.1-06) ¹		
Interest Rate Swap Endorsement –	N/A	\$100
Additional Interest	IV/A	\$100
ALTA 29.2 (CLTA 134.2-06) ¹		
Interest Rate Swap Endorsement –	N/A	\$100
Direct Obligation – Defined Amount	IV/A	\$100
ALTA 29.3 (CLTA 134.3-06) ¹		
Interest Rate Swap Endorsement –	N/A	\$100
Additional Interest – Defined Amount	IV/A	\$100
ALTA 30 (CLTA 135-06)		
Shared Appreciation Mortgage	N/A	\$100
ALTA 30.1 (CLTA 135.1-06)		
Commercial Participation Interest	N/A	\$100
ALTA 31 (CLTA 136-06)		
Severable Improvements Endorsement	N/A	\$100
ALTA 32 (CLTA 137-06)		
Construction Loan	N/A	\$100
ALTA 32.1 (CLTA 137.1-06)	27/4	#100
Construction Loan –Direct Payment	N/A	\$100

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Endorsement No.	Owner	Lender
ALTA 32.2 (CLTA 137.2-06)		
Construction Loan –Insured's Direct	N/A	\$100
Payment		
ALTA 33 (CLTA 138-06)		
Disbursement Endorsement	N/A	\$100
ALTA 34 (CLTA 139-06)		
Identified Risk Coverage	\$100	\$100
ALTA 34.1 (CLTA 139.1)		
Identified Exception – Identified Risk	\$100	\$100
Exception		
ALTA 35 (CLTA 140-06)		
Minerals and Other Subsurface	¢100	¢100
Substances – Buildings	\$100	\$100
_		
ALTA 35.1 (CLTA 140.1-06)		
Minerals and Other Subsurface	\$100	\$100
Substances – Improvements	\$100	\$100
ALTA 35.2 (CLTA 140.2-06)		
Minerals and Other Subsurface	#100	#100
Substances – Described Improvements	\$100	\$100
-		
ALTA 35.3 (CLTA 140.3-06)		
Minerals and Other Subsurface	\$100	\$100
Substances – Land Under Development	\$100	\$100
ALTA 36 (CLTA 141-06)		
Energy Project – Leasehold/Easement -	\$100	N/A
Owner's		
ALTA 36.1 (CLTA 141.1-06)		
Energy Project – Leasehold/Easement –	N/A	\$100
Loan		
ALTA 36.2 (CLTA 141.2-06)		
Energy Project – Leasehold	\$100	N/A
Owner's Policy		
ALTA 36.3 (CLTA 141.3-06)		
Energy Project – Leasehold	N/A	\$100
Loan		
ALTA 36.4 (CLTA 141.4-06)		
Energy Project – Covenants, Conditions	\$100	N/A
& Restrictions – Land Under	ΨΙΟΟ	14/17
Development – Owner's		

ALTA 36.5 (CLTA 141.5-06) Energy Project – Covenants, Conditions & Restrictions – Land Under Development – Loan ALTA 36.6 (CLTA 141.6-06) Energy Project – Encroachments N/A \$100 ALTA 36.7 (CLTA 141.7-06) Energy Project – Fee Estate \$100 N/A \$100 ALTA 36.8 (CLTA 141.8-06) Energy Project – Fee Estate N/A \$100 ALTA 36.8 (CLTA 141.8-06) Energy Project – Fee Estate N/A \$100 ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A \$100 ALTA 38 Nortgage Tax N/A \$100 ALTA 39 (CLTA 142-06) Policy Authentication \$100 \$100 ALTA 40 (CLTA 147-06) Tax Credit – Owner's Policy \$100 N/A ALTA 40.1 (CLTA 147.1-06) Tax Credit – Defined Amount – \$100 N/A Owner's Policy ALTA 41 (CLTA 143-06) Water – Buildings \$100 S100 ALTA 41.1 (CLTA 143.1-06) Water – Improvements \$100 S100 ALTA 41.2 (CLTA 143.2-06) Water – Described Improvements \$100 S100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development \$100 \$100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06)	Endorsement No.	Owner	Lender
Energy Project - Covenants, Conditions & Restrictions - Land Under Development - Loan ALTA 36.6 (CLTA 141.6-06) Energy Project - Encroachments ALTA 36.7 (CLTA 141.7-06) Energy Project - Fee Estate Owner's Policy ALTA 36.8 (CLTA 141.8-06) Energy Project - Fee Estate Loan Policy ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A S100 ALTA 38 Mortgage Tax N/A S100 ALTA 39 (CLTA 142-06) Policy Authentication ALTA 40 (CLTA 147-06) Tax Credit - Owner's Policy ALTA 40.1 (CLTA 147.1-06) Tax Credit - Defined Amount - Owner's Policy ALTA 41.1 (CLTA 143.06) Water - Buildings S100 S100 ALTA 41.2 (CLTA 143.1-06) Water - Improvements S100 S100 ALTA 41.3 (CLTA 143.3-06) Water - Described Improvements S100 S100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development S100 S100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development S100 S100 ALTA 42-06 (CLTA 144-06)	ALTA 36.5 (CLTA 141.5-06)		
## Restrictions - Land Under	Energy Project – Covenants, Conditions	NI/A	¢100
ALTA 36.6 (CLTA 141.6-06) Energy Project – Encroachments ALTA 36.7 (CLTA 141.7-06) Energy Project – Fee Estate Owner's Policy ALTA 36.8 (CLTA 141.8-06) Energy Project – Fee Estate Loan Policy ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A ALTA 38 Mortgage Tax N/A ALTA 39 (CLTA 142-06) Policy Authentication ALTA 40 (CLTA 147-06) Tax Credit – Owner's Policy ALTA 40.1 (CLTA 147.1-06) Tax Credit – Defined Amount – Owner's Policy ALTA 41 (CLTA 143.1-06) Water – Buildings ALTA 41.1 (CLTA 143.1-06) Water – Improvements S100 ALTA 41.2 (CLTA 143.2-06) Water – Described Improvements \$100 S100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development \$100 S100 ALTA 42-06 (CLTA 144.06)		N/A	\$100
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Energy Project – Fee Estate Owner's Policy ALTA 36.8 (CLTA 141.8-06) Energy Project – Fee Estate Loan Policy ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A S100 ALTA 38 Mortgage Tax N/A S100 ALTA 39 (CLTA 142-06) Policy Authentication S100 S100 ALTA 40 (CLTA 147-06) Tax Credit - Owner's Policy S100 ALTA 40.1 (CLTA 147.1-06) Tax Credit – Defined Amount - Owner's Policy ALTA 41 (CLTA 143-06) Water – Buildings S100 S100 S100 ALTA 41.1 (CLTA 143.1-06) Water – Improvements S100 S100 S100 ALTA 41.2 (CLTA 143.2-06) Water – Described Improvements S100 S100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development S100 S100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development S100 S100 ALTA 41.3 (CLTA 143.3-06) Water – Land Under Development S100 S100	ALTA 36.7 (CLTA 141.7-06)		
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Energy Project – Fee Estate Loan Policy ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A \$100 ALTA 38 Mortgage Tax N/A \$100 ALTA 39 (CLTA 142-06) Policy Authentication \$100 \$100 \$100 ALTA 40 (CLTA 147-06) Tax Credit - Owner's Policy \$100 N/A ALTA 40.1 (CLTA 147.1-06) Tax Credit - Defined Amount - Owner's Policy ALTA 41 (CLTA 143-06) Water - Buildings \$100 \$100 \$100 ALTA 41.1 (CLTA 143.1-06) Water - Improvements \$100 \$100 ALTA 41.2 (CLTA 143.2-06) Water - Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development \$100 \$100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development \$100 \$100	Owner's Policy		
Loan Policy	ALTA 36.8 (CLTA 141.8-06)		
Loan Policy	,	N/A	\$100
ALTA 37 (CLTA 104.6-06) Assignment of Rents or Leases N/A \$100 ALTA 38 Mortgage Tax N/A \$100 ALTA 39 (CLTA 142-06) Policy Authentication \$100 \$100 \$100 ALTA 40 (CLTA 147-06) Tax Credit - Owner's Policy \$100 N/A ALTA 40.1 (CLTA 147.1-06) Tax Credit - Defined Amount - Owner's Policy ALTA 41 (CLTA 143.06) Water - Buildings \$100 \$100 \$100 ALTA 41.1 (CLTA 143.1-06) Water - Improvements \$100 \$100 \$100 ALTA 41.2 (CLTA 143.2-06) Water - Described Improvements \$100 \$100 \$100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$100			
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ALTA 39 (CLTA 142-06) Policy Authentication \$100 \$100 ALTA 40 (CLTA 147-06) Tax Credit - Owner's Policy \$100 N/A ALTA 40.1 (CLTA 147.1-06) Tax Credit - Defined Amount - \$100 N/A Owner's Policy ALTA 41 (CLTA 143-06) Water - Buildings \$100 \$100 ALTA 41.1 (CLTA 143.1-06) Water - Improvements \$100 \$100 ALTA 41.2 (CLTA 143.2-06) Water - Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) Water - Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06)			
Policy Authentication	Mortgage Tax	N/A	\$100
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Water – Improvements \$100 \$100 ALTA 41.2 (CLTA 143.2-06) \$100 \$100 Water – Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) \$100 \$100 Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06) \$100 \$100		\$100	\$100
Water – Improvements \$100 \$100 ALTA 41.2 (CLTA 143.2-06) \$100 \$100 Water – Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) \$100 \$100 Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06) \$100 \$100	ALTA 41.1 (CLTA 143.1-06)		
Water – Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) \$100 \$100 Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06) \$100 \$100		\$100	\$100
Water – Described Improvements \$100 \$100 ALTA 41.3 (CLTA 143.3-06) \$100 \$100 Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06) \$100 \$100	ALTA 41.2 (CLTA 143.2-06)		_
Water – Land Under Development \$100 \$100 ALTA 42-06 (CLTA 144-06)	` '	\$100	\$100
ALTA 42-06 (CLTA 144-06)	ALTA 41.3 (CLTA 143.3-06)		
· · · · · · · · · · · · · · · · · · ·		\$100	\$100
	ALTA 42-06 (CLTA 144-06)		
Commercial Lender Group N/A \$100	Commercial Lender Group	N/A	\$100

Endorsement No.	Owner	Lender
ALTA 43- (CLTA 145-06)		
Anti-Taint	N/A	\$100
ALTA 44 (CLTA 146-06)		
Insured Mortgage Recording	N/A	\$100
ALTA 45 (CLTA 148-06)		
Pari Passu Mortgage - Loan Policy	N/A	\$100
ALTA 46 (CLTA 149-06)		
Option	\$100	N/A
ALTA 47 [(CLTA 151)]		
Operative Law	No Charge	N/A
2006 Owner's Policy		
ALTA 47.1 [(CLTA 151.1)]		
Operative Law	N/A	No Charge
2006 Loan Policy		
ALTA JR1 Supplemental Coverage		
(See Short Form Junior Loan Policy in	N/A	\$100
Section 9.19.1)		
ALTA JR2 Variable Rate/Revolving	37/4	# 100
Credit (See Short Form Junior Loan	N/A	\$100
Policy in Section 9.1)		
WFG General Endorsement	Φ100	Ø100
Owner's or Loan Policy	\$100	\$100
WFG Arbitration Endorsement		
Owner's or Loan Policy	\$100	\$100
WFG Solar Endorsement	0100	#163
	\$100	\$100

NOTE 1: As footnoted ¹, these endorsements may not be issued without express approval of the Company's Underwriting Department.

NOTE 2: When "N/A" appears, it means that normally the endorsement is not issued on that type of coverage, however, if it is specifically requested, approval and charge must be obtained from Company's Underwriting Department.

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