THE NEW AND IMPROVED ALTA OWNER'S & LOAN POLICY

Part I-2021 ALTA LOAN POLICY

January 7, 2021

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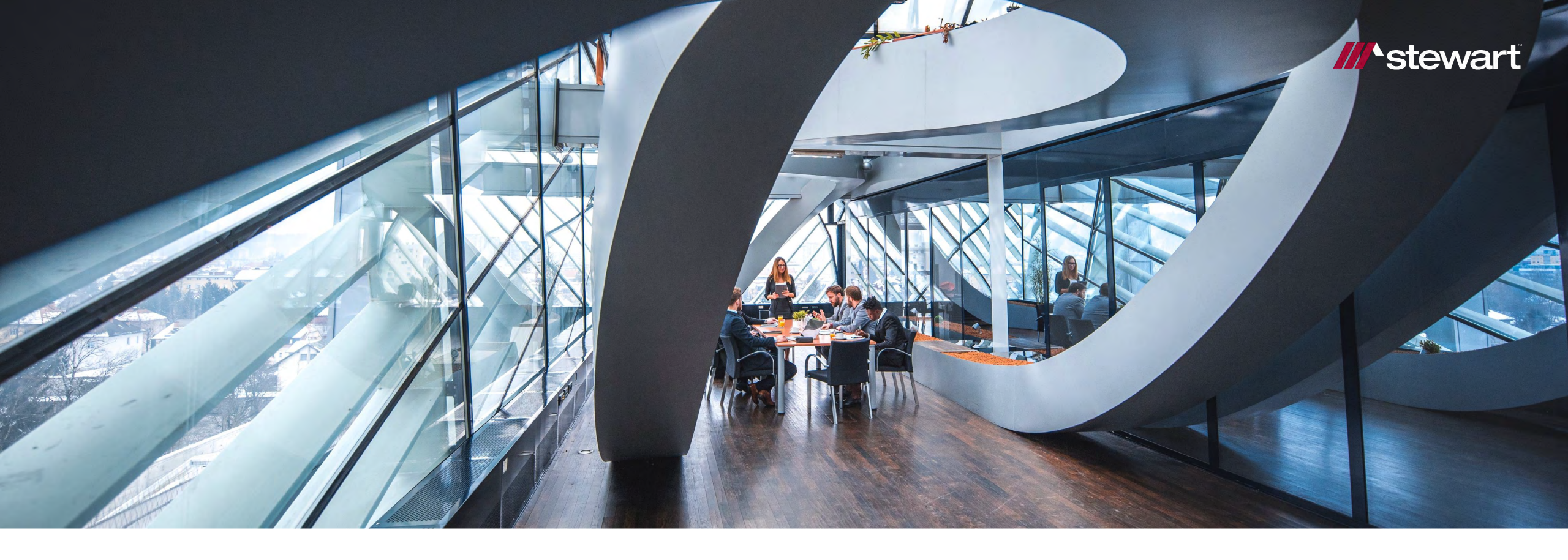


OVERVIEW

- How Do New Forms Get Adopted?
- Who Does the Work?
- Why Revise the 2006 Policies?
- What Will Change in the Loan Policy?
- Other ALTA Forms Impacted
- How Can You Prepare?







HOW DO NEW FORMS GET ADOPTED?

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HOW DO NEW FORMS GET ADOPTED?

THE PROCESS IS ONGOING It Begins With An Idea



PUBLIC COMMENT PERIOD & REVIEW OF COMMENTS

FINAL POSTING WITH EFFECTIVE DATE

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ALTA BOARD OF GOVERNORS Formal Adoption

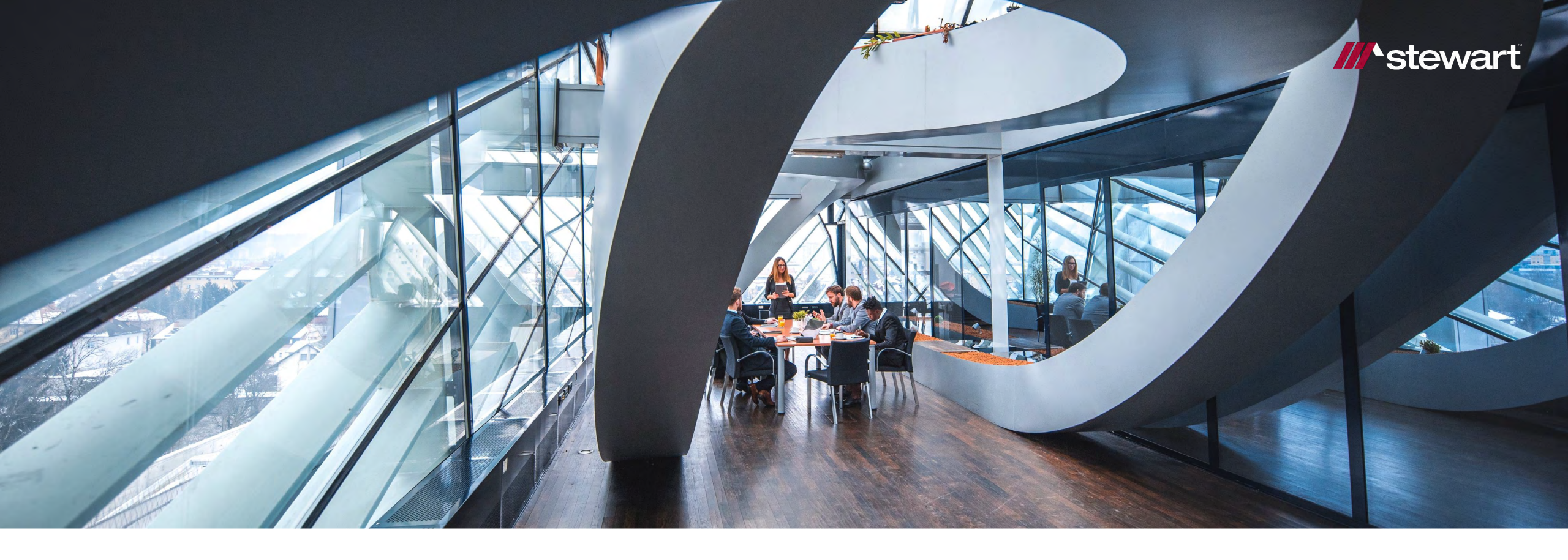
INDUSTRY IMPLEMENTATION











WHO DOES THE WORK?

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WHO DOES THE WORK?

ALTA FORMS COMMITTEE

- 60+ Individual Title Underwriters Contributed
- 20+ Title Insurers Were Represented

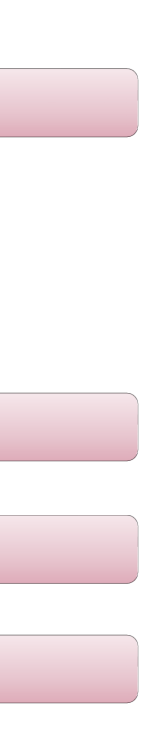
ALTA UNDERWRITER SECTION & SECTION EXECUTIVE COMMITTEE ALTA BOARD OF GOVERNORS INDUSTRY PARTNERS AND CUSTOMERS

- ACMA & ACRFI
- FHFA, Fannie Mae, Freddie Mac
- MBA, Lenders

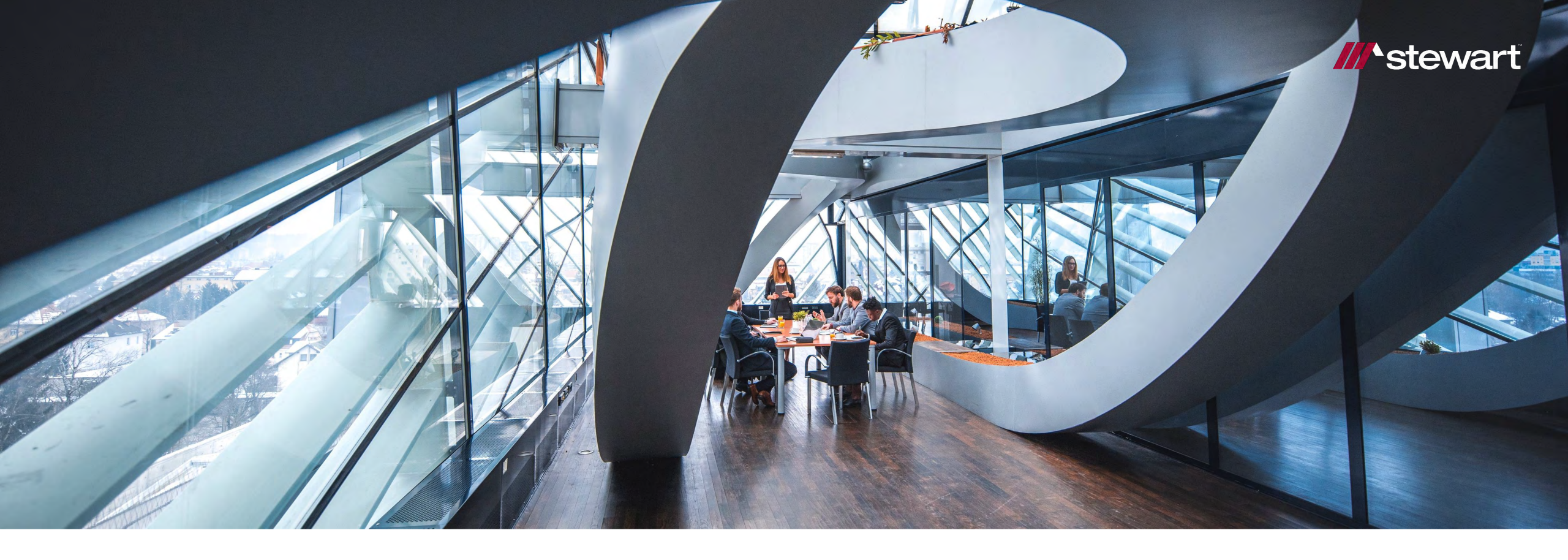




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WHY REVISE THE 2006 POLICIES?

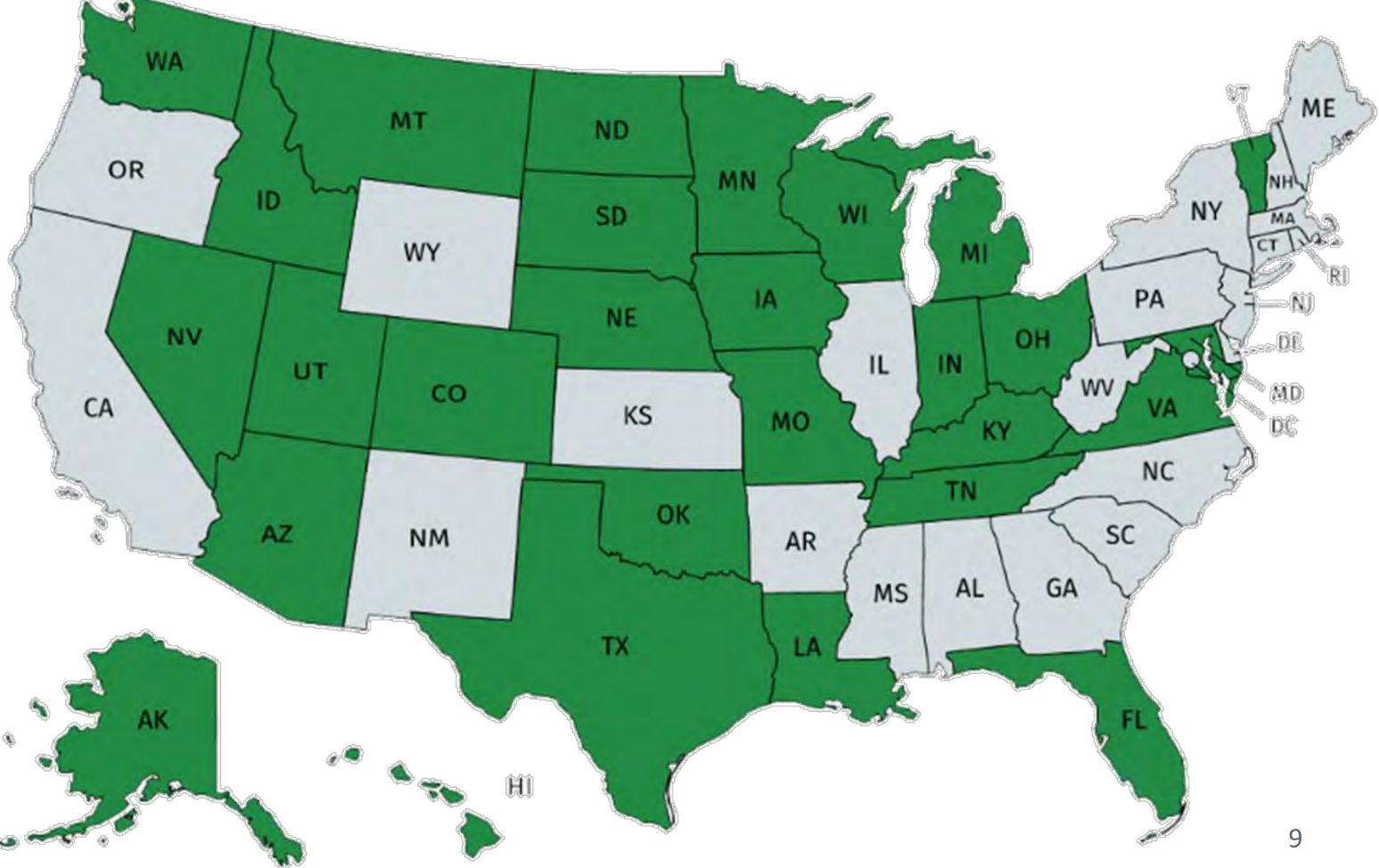
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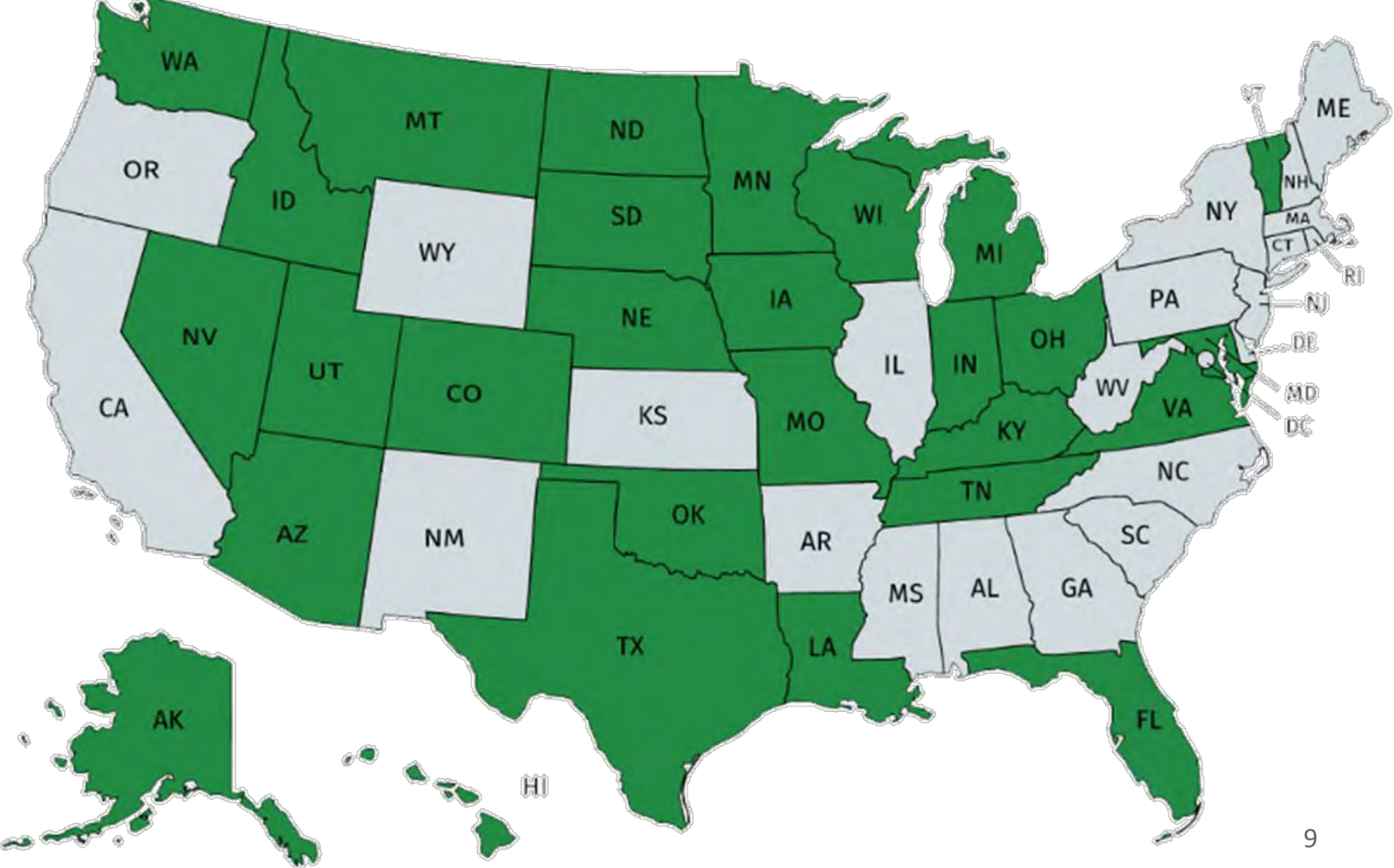


WHY REVISE THE 2006 POLICIES?

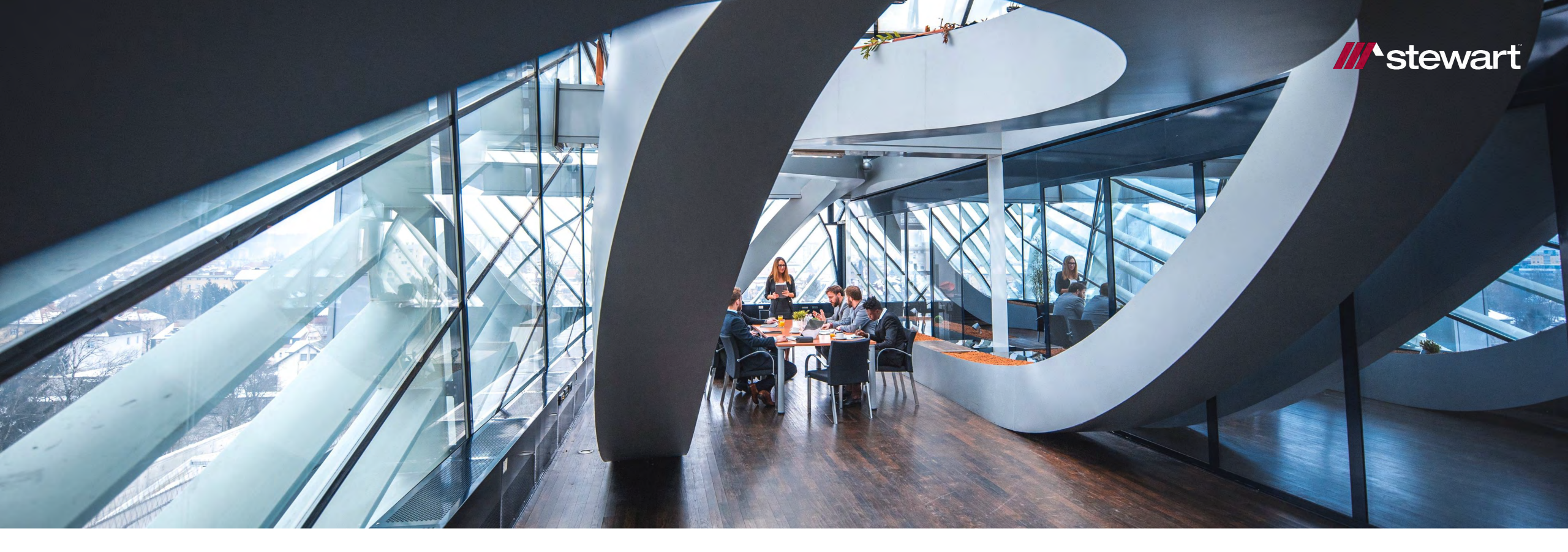
Important laws, regulations, and some court decisions too! •

- Consumer Financial Protection Bureau
- Remote Online Notarization









WHAT WILL CHANGE IN THE LOAN POLICY?

ALTA LOAN POLICY (07-01-2021)

LOAN POLICY OF TITLE INSURANCE Issued By issued by BLANK TITLE INSURANCE COMPANY

This policy, when issued by the Company with a Policy Number and the Date of Policy, is valid even if this policy or any endorsement to this policy is issued electronically or lacks any signature.

Any notice of claim and any other notice or statement in writing required to be given to the Company under this Policypolicy must be given to the Company at the address shown in Section 17 of the ConditionsCondition 16.







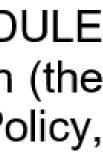


COVERED RISKS

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B, AND THE CONDITIONS, BLANK TITLE INSURANCE COMPANY Blank Title Insurance Company, a Blank corporation (the "Company"), insures as of the Date of Policy and, to the extent stated in Covered Risks 11, 13, and 14, after the Date of Policy, against loss or damage, not exceeding the Amount of Insurance, sustained or incurred by the Insured by reason of:

1. The Title being vested other than as stated in Schedule A.



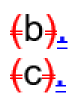




2.

Any defect in or lien or encumbrance on the Title. This Covered Risk 2 includes, but is not limited to, insurance against loss from: (a). Ag defect in the Title caused by:

forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation; **€i**}<u></u> <mark>€ii}</mark> the failure of anya person or Entity to have authorized a transfer or conveyance; €iii). a document affecting the Title not properly authorized, created, executed, witnessed, sealed, acknowledged, notarized (including by remote online notarization), or delivered; a failure to perform those acts necessary to create a document by electronic means authorized by law; (iν). a document executed under a falsified, expired, or otherwise invalid power of attorney; (v) a document not properly filed, recorded, or indexed in the Public Records, including the failure to performhave (vi). performed those acts by electronic means authorized by law;-or a defective judicial or administrative proceeding; or **€**vii). the repudiation of an electronic signature by a person that executed a document because the electronic signature <u>viii.</u> on the document was not valid under applicable electronic transactions law.



The the lien of real estate taxes or assessments imposed on the Title by a governmental authority due or payable, but unpaid. Any encroachment, the effect on the Title of an encumbrance, violation, variation, or adverse circumstance affecting the Title that, boundary line overlap, or encroachment (including an encroachment of an improvement across the boundary lines of the Land), but only if the encumbrance, violation, variation, adverse circumstance, boundary line overlap, or encroachment would behave been disclosed by an accurate and complete land title survey of the Land. The term "encroachment" includes encroachments of existing improvements located on the Land onto adjoining land, and encroachments onto the Land of existing improvements located on adjoining land.







- 3. Unmarketable Title.
- No right of access to and from the Land. 4.
- 5. regulation, or prohibition relating to:
 - the occupancy, use, or enjoyment of the Land; (a). the character, dimensions, or location of anyan improvement erected on the Land; (b). the subdivision of landthe Land; or (C).

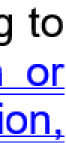
environmental remediation or protection on the Land. (d). if a notice, describing any part of the Land, is recorded in the Public Records setting forth the violation or intention to enforce, but only to the extent of the violation or enforcement referred to in that notice.

6. governmental authority in an Enforcement Notice.



The violation or enforcement of any a law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to), but only to the extent of the violation or enforcement described by the enforcing governmental authority in an Enforcement Notice that identifies a restriction,

An enforcement action based on the exercise of a governmental forfeiture, police, regulatory, or national security power not covered by Covered Risk 5 if a notice of the enforcement action, describing any part of the Land, is recorded in the Public Records, but only to the extent of the enforcement referred to in that noticedescribed by the enforcing









- 7. The An exercise of the powerrights of eminent domain-if, but only to the extent: <u>a.</u> or without Knowledge.
- 9. insurance against loss from any of the following impairing the lien of the Insured Mortgage caused by: forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation; (a) (b). the failure of anya person or Entity to have authorized a transfer or conveyance; (C). (including by remote online notarization), or delivered; (d). (e). (f) the failure to performhave performed those acts by electronic means authorized by law; or a defective judicial or administrative proceeding; or **€**g). applicable electronic transactions law.



a notice of the exercise, describing described any part of the Land, is recorded in the an Enforcement Notice Public Records.;

Anythe taking by a governmental body that has occurred and is binding on the rights of a purchaser for value

An enforcement of a PACA-PSA Trust, but only to the extent of the enforcement described in an Enforcement Notice.

The invalidity or unenforceability of the lien of the Insured Mortgage upon the Title. This Covered Risk 9 includes, but is not limited to,

the Insured Mortgage not being properly authorized, created, executed, witnessed, sealed, acknowledged, notarized

a failure to perform those acts necessary to create a documentan Insured Mortgage by electronic means authorized by law; a document having been executed under a falsified, expired, or otherwise invalid power of attorney;

a document not the Insured Mortgage not having been properly filed, recorded, or indexed in the Public Records, including

invalidity or unenforceability of the lien of the Insured Mortgage as a result of the repudiation of an electronic signature by a person that executed the Insured Mortgage because the electronic signature on the Insured Mortgage was not valid under















- 10. the following components of the Indebtedness: the amount of the principal disbursed as of the Date of Policy; the interest on the obligation secured by the Insured Mortgage; the reasonable expense of foreclosure; priority of the lien of the Insured Mortgage: regular, periodic assessments by a property owners' association.
- 11. The lack of priority of the lien of the Insured Mortgage upon the Title: (a). when the improvement or work is either: contracted for or commenced on or before the Date of Policy; or (İ) (ii).
 - the Date of Policy to advance; and

(b).

over the lien of any assessments for street improvements under construction or completed at the Date of Policy.



The lack of priority of the lien of the Insured Mortgage upon the Title over any other lien or encumbrance, on the Title as security for

amounts advanced for insurance premiums by the Insured before the acquisition of the estate or interest in the Title; and the following amounts advanced by the Insured before the acquisition of the estate or interest in the Title to protect the

real estate taxes and assessments imposed by a governmental taxing authority; and

as security for each and every advance of proceeds of the loan secured by the Insured Mortgage over any statutory lien for services service, labor, or material, or equipment arising from construction of an improvement or work related to the Land

contracted for, commenced, or continued after the Date of Policy if the construction is financed, in whole or in part, by proceeds of the loan secured by the Insured Mortgage that the Insured has advanced or is obligated on











- 12. all liens.
- 13. an alternative remedy:
 - (a). insolvency, or similar creditors' rights laws; or:
 - or similar creditors' rights law; or
 - <u>a voidable transfer under the Uniform Voidable Transactions Act; or</u>
 - (b) creditors' rights lawslaw by reason of the failure of its recording in the Public Records: (i).___ Mortgage to the Insured; or (ii).____ value or to a judgment or lien creditor.
- 14. Mortgage in the Public Records.



The invalidity or unenforceability of any assignment of the Insured Mortgage, provided the assignment is shown in Schedule A, or the failure of the assignment shown in Schedule A to vest title to the Insured Mortgage in the named Insured assignee free and clear of

The invalidity, unenforceability, lack of priority, or avoidance of the lien of the Insured Mortgage upon the Title, or a court order providing

resulting from the avoidance, in whole or in part, or from a court order providing an alternative remedy, of any transfer of all or any part of the title Title to the Land or any interest in the Land occurring prior to the transaction creating the lien of the Insured Mortgage because that prior transfer constituted a fraudulent or preferential transfer under federal bankruptcy, state

<u>a fraudulent conveyance, fraudulent transfer, or preferential transfer under federal bankruptcy, state insolvency,</u>

because the Insured Mortgage constitutes a preferential transfer under federal bankruptcy, state insolvency, or similar

to be timely record the Insured Mortgage in the Public Records after execution and delivery of the Insured

of the recording of the Insured Mortgage in the Public Records to impart notice of its existence to a purchaser for

Any defect in or lien or encumbrance on the Title or other matter included in Covered Risks 1 through 13 that has been created or attached or has been filed or recorded in the Public Records subsequent to the Date of Policy and prior to the recording of the Insured



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DEFENSE OF COVERED CLAIMS

DEFENSE OF COVERED CLAIMS

The Company will also pay the costs, attorneys' fees, and expenses incurred in defense of any matter insured against by this Policy policy, but only to the extent provided in the Conditions.

[Witness clause-optional]

BLANK TITLE INSURANCE COMPANY

BY: ______ PRESIDENT

BY: _________SECRETARY







EXCLUSIONS FROM COVERAGE

EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

1.	<mark>(</mark> a <mark>)</mark> ₌	<u>a</u> Any law, ordinance, permit, or governmental regulatesing, prohibitsing, or relatesing to:
		(i) the occupancy, use, or enjoyment of
		(i) the character, dimensions, or location
		(iii) the subdivision of land; or
		(iv). environmental <u>remediation or protect</u>
		or the effect of any violation of these laws, ordir
		limit the coverage provided under Covered Ris
	<mark>€</mark> b) .	aAny governmental forfeiture, police, regulatory
		coverage provided under Covered Risk 6.
	<u>C.</u>	the effect of a violation or enforcement of any n
	<u>Exclusio</u>	n 1 does not modify or limit the coverage provide

2. RightsAny power of eminent domain. This Exclusion 2 does not modify or limit the coverage provided under Covered Risk 7 or 8.



regulation (including those relating to building and zoning) that restrictsing,

of the Land; on of any improvement erected on the Land;

ction;.

inances, or governmental regulations. This Exclusion 1(a) does not modify or sk 5.

ry, or national security power. This Exclusion 1(b) does not modify or limit the

<u>matter excluded under Exclusion 1.a. or 1.b.</u> ed under Covered Risk 5 or 6.

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EXCLUSIONS FROM COVERAGE

- 3. <u>Any d</u>Defects, liens, encumbrances, adverse claims, or other matters: created, suffered, assumed, or agreed to by the Insured Claimant; (a). (b). Insured under this policy; resulting in no loss or damage to the Insured Claimant; (C). (d). provided under Covered Risk 11, 13, or 14); or (e) Mortgage at the Date of Policy.
- 4. business lawslaw of the state where the Land is situated located.
- 5.



not Known to the Company, not recorded in the Public Records at the Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an

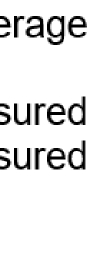
attaching or created subsequent to the Date of Policy (however, this Exclusion 3.d. does not modify or limit the coverage

resulting in loss or damage that would not have been sustained if consideration sufficient to qualify the Insured Claimantnamed in Schedule A as a bona fide purchaser or encumbrancer had paid valuebeen given for the Insured

Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-

Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law. law or Consumer Protection Law.











EXCLUSIONS FROM COVERAGE

- 6. creating the lien of the Insured Mortgage, is: a fraudulent conveyance or fraudulent transfer, or; (a). <u>a voidable transfer under the Uniform Voidable Transactions Act; or</u> (b)<u>c.</u> a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy. for any other reason not stated in Covered Risk 13.b.
- <u>7.8.</u> coverage provided under Covered Risk 2.b. or 11.(b).



Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights lawslaw, that the transaction

to the extent the Insured Mortgage is not a transfer made as a contemporaneous exchange for new value; or

Any claim of a PACA-PSA Trust. Exclusion 7 does not modify or limit the coverage provided under Covered Risk 8.

Any lien on the Title for real estate taxes or assessments, imposed by a governmental authority and created or attaching between the Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion 8 does not modify or limit the

Any discrepancy in the quantity of the area, square footage, or acreage of the Land or of any improvement to the Land.









TRANSACTION IDENTIFICATION DATA

Transaction Identification Data, for which the Company assumes no liability as set forth in Condition 9.e.:

Issuing Agent: Issuing Office: Issuing Office's ALTA[®] Registry ID: Loan ID Number: Issuing Office File Number: Property Address:

	stewart
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SCHEDULE A

Name and Address of Title Insurance Company: -Policy <u>Number</u>No.: File No .:-_____ Loan No.: Address Reference: [Premium: \$ Amount of Insurance: \$

Date of Policy:

[at

- 1. Name of The Insured is:
- 2. The estate or interest in the Land that is encumbered by the Insured Mortgage is:
- 3. The Title encumbered by the Insured Mortgage is vested in:
- The Insured Mortgage and its assignments, if any, are described as follows: 4.
- 5. The Land referred to in this policy is described as follows:



SCHEDULE A

a.m./p.m.]

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SCHEDULE A

[6.

This policy incorporates by reference those ALTAthe endorsements designated selected below, adopted by the American Land Title Association]] as of the Date of Policy]

4-06 (Condominium)

4.1-06

5-06 (Planned Unit Development)

5.1-06

6-06 (Variable Rate)

6.2-06 (Variable Rate--Negative Amortization)

8.1-06 (Environmental Protection Lien) Paragraph b refers to the following state statute(s):

9-06 (Restrictions, Encroachments, Minerals)

13.1-06 (Leasehold Loan)

14-06 (Future Advance-Priority)

14.1-06 (Future Advance-Knowledge)

14.3-06 (Future Advance-Reverse Mortgage)

22-06 (Location) The type of improvement is a , and the street address is as shown above.]







SCHEDULE B

[File No.] -Policy <u>NumberNo.</u>:

EXCEPTIONS FROM COVERAGE

This policy does not republish any covenant, condition, restriction, or limitation contained in any document referred to in this policy to the extent that the specific covenant, condition, restriction, or limitation violates local, state, or federal discrimination law, including laws based on race, color, religion, sex, sexual orientation, gender identity, handicap, familial status, national origin, or other legally protected class.

This policy does not insure against loss or damage and the Company will not pay costs, attorneys' fees, or expenses resulting from the terms and conditions of any lease or easement identified in Schedule A, and the following matters: (Insert Schedule B exceptions here)]



SCHEDULE B







SCHEDULE B

[Except as provided in Schedule B - Part II,] t[or T]his This policy does not insure against loss or damage, and the Company will not pay costs, attorneys' fees, or expenses that arise by reason of resulting from the terms and conditions of any lease or easement identified in Schedule A, and the following matters:

(Insert Schedule B exceptions here)

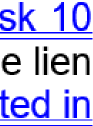
In addition to the matters set forth in Part I of this Schedule, the Title is subject to the following matters, and the Company Covered Risk 10 insures against loss or damage sustained in the event that they are not subordinate toby the Insured by reason of the lack of priority of the lien of the Insured Mortgage over the matters listed in Part II, subject to the terms and conditions of any subordination provision in a matter listed in Part II:



[PART I

PART II







1. DEFINITION OF TERMS The following terms when used in this policy mean: "Affiliate": An Entity: a. that is wholly-owned by the Insured; that wholly-owns the Insured; or (a)<u>b.</u> Conditionsendorsements to this policy. <u>C.</u> ability to repay a loan. "Date of Policy": The date designated as "Date of Policy" stated in Schedule A. (b)d.

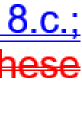


CONDITIONS

if that Entity and the Insured are both wholly-owned by the same person or Entity.

"Amount of Insurance": The amount Amount of Insurance stated in Schedule A, as may be increased or by Condition 8.c.; decreased by endorsement to this policy, Condition 10; or increased by Section 8(b) or decreased by Section 10 of these

"Consumer Protection Law": Any law regulating trade, lending, credit, sale, and debt collection practices involving consumers; any consumer financial law; or any other law relating to truth-in-lending, predatory lending, or a borrower's







<u>e.</u>	"Enforcement Notice": A document recorded in the F
	i. is issued by a governmental agency that
	governmental regulation;
	is issued by a holder of the power of emir
	governmental power; or
	iii. asserts a right to enforce a PACA-PSA Tr
(c)<u>f.</u>	"Entity": A corporation, partnership, trust, limited liab
	to real property in the jurisdiction where the Land is
g.	"Government Mortgage Agency or Instrumentality":
	Indebtedness, an insurer, or a guarantor under an ins
	or any part of it, whether named as an Insured or no



<u>Public Records that describes any part of the Land and:</u> at identifies a violation or enforcement of a law, ordinance, permit, or

nent domain or a governmental agency that identifies the exercise of a

<u>rust.</u>

bility company, or other similar legal entity<u>authorized by law to own title</u> located.

<u>': Any government agency or instrumentality that is the owner of the surance contract or guaranty insuring or guaranteeing the Indebtedness, ot.</u>





(d)<u>h.</u>

"Indebtedness": TheAny obligation secured by the Insured Mortgage, including one an obligation evidenced by electronic means authorized by law, and if. If that obligation is the payment of a debt, the Indebtedness is the sum of: the sum of: the amount of the principal disbursed as of the Date of Policy; (<mark>i1</mark>) the amount of the principal disbursed subsequent to the Date of Policy; (<mark>#2</mark>) the construction loan advances made subsequent to the Date of Policy for the purpose of financing, in (<u>iii3</u>) whole or in part, the construction of an improvement to the Land or related to the Land that the Insured was and continued continues to be obligated to advance at the Date of Policy and at the date of the advance; interest on the loan; (<mark>i₩4</mark>) the prepayment premiums, exit fees, and other similar fees or penalties allowed by law; (<mark>¥5</mark>) the expenses of foreclosure and any other costs of enforcement; (<mark>₩i6</mark>) advances for insurance premiums; (7) the amounts advanced advances to assure compliance with laws or to protect the validity, enforceability, (<mark>∀ij8</mark>) lien or the priority of the lien of the Insured Mortgage before the acquisition of the estate or interest in the Title; including, but not limited to: real estate taxes and assessments imposed by a governmental taxing authority, and <u>(a)</u> regular, periodic assessments by a property owners' association; and (b) the amounts to pay taxes and insurance; and (viii) the reasonable amounts expended advances to prevent deterioration of improvements; before the (<mark>ix9</mark>) Insured's acquisition of the Title, but but the Indebtedness is reduced by the totalsum of all payments and by any amountamounts forgiven by an <u>Ш.</u> Insured.



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(e) i.	"Insured"		
	i	(1)	_The Insured named in <u>Item 1 of Schedule</u>
			named Insured or future owner of the Inde
			the Land as provided in Condition 2, but or
	(i)	The term	"Insured" also includes
		(<u>a</u> A)	the owner of the Indebtedness and each
			successor owns the Indebtedness for its own
			is an obligor under the provisions of Sectio
		<u>(b)</u>	owns the Title after acquiring the Indebtedr
		(<mark>₿2</mark>)	the person or Entity who has "control" of
			"transferable record," as these terms are de
		(<mark>⊊</mark> 3)	successors the successor to the Title of an Ir
			or reorganization;
		(<mark>₽</mark> 4)	successors<u>the successor</u> to <u>the Title of</u> an
		(<mark>⊑5</mark>)	athe grantee of an Insured under a deed de
			other instrument transferring the Title, if the
		(1)	-if the stock, shares, memberships, or other
		(2)	if the grantee wholly owns the named Insu
		(3)	if the grantee is wholly-owned by an affilia
			named Insured are both wholly-owned by t
		<u>(6)</u>	an Affiliate that acquires the Title through for
		(F)<u>(</u>7)	any Government Mortgage Agency or Instr
			guarantor under an insurance contract or
			Insured Mortgage, or any part of it, whethe
	<mark>€</mark> ii) _	197	ard to (A), (B), (C), (D) ,<u>Conditions 1.i.i.(1)</u> an
			as to any successor that the Company wo
		•	the Indebtedness as a purchaser for value v
			other matter insured against by this policy.
	<u>iii.</u>		ard to Conditions 1.i.i.(3), 1.i.i.(4), 1.i.i.(5), a
		successo	r or grantee that the Company would have h



e A or future owner of the Indebtedness other than an Obligor, if the ebtedness owns the Indebtedness, the Title, or an estate or interest in only to the extent the named Insured or the future owner either:=

n successor in ownership of the Indebtedness, whether the owner or own account or as a trustee or other fiduciary, except a successor who on 12(c) of these Conditions; or

<u>iness;</u>

of the "transferable record," if the Indebtedness is evidenced by a defined by applicable electronic transactions law;

Insured by resulting from dissolution, merger, consolidation, distribution,

Insured byresulting from its conversion to another kind of Entity; lelivered without payment of actual valuable consideration conveyingor of grantee is an Affiliate;

requity interests of the grantee are wholly-owned by the named Insured, #red, or

ated Entity of the named Insured, provided the affiliated Entity and the the same person or Entity;

foreclosure or deed-in-lieu of foreclosure of the Insured Mortgage; or trumentality.government agency or instrumentality that is an insurer or r guaranty insuring or guaranteeing the Indebtedness secured by the er named as an Insured or not;

nd (E) reserving, however,<u>1.i.i.(2)</u>, the Company reserves all rights and ould have had against any predecessor Insured, unless the successor without Knowledge of the asserted defect, lien, encumbrance, <u>adverse</u>

and 1.i.i.(6), the Company reserves all rights and defenses as to any had against any predecessor Insured.



(f)i. (g)<u>k.</u> (h)<u>l.</u>

"Insured Claimant": An Insured claiming loss or damage arising under this policy. "Insured Mortgage": The Mortgage described in paragraphitem 4 of Schedule A. "Knowledge" or "Known": Actual knowledge, or actual notice, but not constructive knowledge or notice that may be imputed to an Insuredimparted by reason of the Public Records or any other records that impart constructive notice of matters affecting the Title.

(i)m.

(j)n.

- is insured by this policy.
- including one evidenced by electronic means authorized by law.



"Land": The land described in Item 5 of Schedule A, and affixed improvements located on that land at the Date of Policy that by law constitute real property. The term "Land" does not include any property beyond the lines of the areathat described in Schedule A, nor any right, title, interest, estate, or easement in <u>any</u> abutting streets, roads, avenues, alleys, lanes, rightof-ways, body of water, or waterways, but this does not modify or limit the extent that a right of access to and from the Land

"Mortgage": MortgageA mortgage, deed of trust, trust deed, security deed, or other real property security instrument,







<u>0.</u>	"Obligor": A person or Entity that is or becomes a make
	obligation secured by the Insured Mortgage. A Gover
<u>p.</u>	"PACA-PSA Trust": A trust under the federal Perishabl
	Act or a similar state or federal law.
(k) q.	"Public Records": Records The recording or filing syst
	the purpose of impartingunder which a document mus
	to real property the Title to purchasers a purchaser for v
	term "Public Records" shall also does not include
	environmental protection liens filed in the records of,
	or national security mattersthe clerk of the United Sta
() r.	"Title": The estate or interest in the Land described id
(m)<u>s.</u>	"Unmarketable Title": The Title affected by an allege
()=	lessee of the Title-or, a lender on the Title, or a pros
	obligation to purchase, lease, or lend if there is a cont



ker, borrower, or guarantor as to all or part of the Indebtedness or other rnment Mortgage Agency or Instrumentality is not an Obligor. ole Agricultural Commodities Act or the federal Packers and Stockyards

stem established under state statutes in effect at the Date of Policy for ist be recorded or filed to impart constructive notice of matters relating value and without Knowledge. With respect to Covered Risk 5(d), The e any other recording or filing system, including any pertaining to planning, permitting, zoning, licensing, building, health, public safety, ates District Court for the district where the Land is located. dentified in Item 2 of Schedule A.

ged or apparent matter that would permit a prospective purchaser or ospective purchaser of the Insured Mortgage to be released from the ntractual condition requiring the delivery of marketable title.







2. CONTINUATION OF INSURANCECOVERAGE The coverage of this This policy shall continues in force as of the Date of Policy in favor of an Insured: <u>a.</u> and <u>b.</u> after the Insured's conveyance of the Titleby an Insured, but only so long as the Insured: retains an estate or interest in the Land; - or or conveyance of the <u>Insured's</u> Title. to the Insured.



after the Insured's acquisition of the Title by an Insured or, so long as the Insured retains an estate or interest in the Land;

holds owns an obligation secured by a purchase money me ortgage given by a purchaser from the Insured; or only so long as the Insured shall have has liability by reason of for warranties given by the Insured in any transfer

Except as provided in Condition 2, this policy terminates and ceases to have any further force or effect after the Insured conveys the Title. This policy shall does not continue in force or effect in favor of any purchaser fromperson or Entity that is not the Insured of either (i) an estate or interest in the Land, and acquires the Title or (ii) an obligation secured by a purchase money mean of the grade given in the land of the secured by a purchase money mean of the secu









3. NOTICE OF CLAIM TO BE GIVEN BY INSURED CLAIMANT The Insured shallmust notify the Company promptly in writing if the Insured has Knowledge of: in case of any litigation or as set forth in Section 5(a) of these Conditions. <u>a.(i)</u> (ii) virtue of under this policy; or <u>b.(iii)</u> Claimant under thethis policy shall be reduced to the extent of the prejudice.

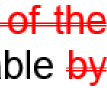
PROOF OF LOSS 4.

In the event the Company is unable to determine the amount of loss or damage, the The Company may, at its option, require as a condition of payment that the Insured Claimant furnish a signed proof of loss. The proof of loss must describe the defect, lien, encumbrance, adverse claim, or other matter insured against by this policy, that constitutes the basis of loss or damage and shallmust state, to the extent possible, the basis of calculating the amount of the loss or damage.

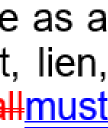


in case Knowledge shall come to an Insured of any claim of title or interest that is adverse to the Title or the lien of the Insured Mortgage, as insured, and that might cause loss or damageother matter for which the Company may be liable by

any rejection of if the Title or the lien of the Insured Mortgage, as insured, is rejected as Unmarketable Title. If the Company is prejudiced by the failure of the Insured Claimant to provide prompt notice, the Company's liability to the Insured









5.

(a).

(b).

(C).

DEFENSE AND PROSECUTION OF ACTIONS

Upon written request by the Insured, and subject to the options contained in Section 7 of these Conditions Condition 7, the Company, at its own cost and without unreasonable delay, shallwill provide for the defense of an Insured in litigation in which any third party asserts a claim covered by this policy adverse to the Insured. This obligation is limited to only those stated causes of action alleging matters insured against by this policy. The Company shall have has the right to select counsel of its choice (subject to the right of the Insured to object for reasonable cause) to represent the Insured as to those stated covered causes of action. It shall The Company is not be liable for and will not pay the fees of any other counsel. The Company will not pay any fees, costs, or expenses incurred by the Insured in the defense of those causes any cause of action that allegealleges matters not insured against by this policy. The Company shall have has the right, in addition to the options contained in Section 7 of these Conditions Condition 7, at its own cost, to institute and prosecute any action or proceeding or to do any other act that, in its opinion, may be necessary or desirable to establish the Title or the lien of the Insured Mortgage, as insured, or to prevent or reduce loss or damage to the Insured. The Company may take any appropriate action under the terms of this policy, whether or not it shall be is liable to the Insured. The Company's exercise of these rights shallis not be an admission of liability or waiver of any provision of this policy. If the Company exercises its rights under this subsection, Condition 5.b., it must do so diligently. WheneverWhen the Company brings an action or asserts a defense as required or permitted by this policy, the Company may pursue the litigation to a final determination by a court of competent jurisdiction, and it expressly. The Company reserves the right, in its sole discretion, to appeal any adverse judgment or order.







(b)

6.

DUTY OF INSURED CLAIMANT TO COOPERATE

- (a) reasonable aid in:
 - (i). settlement; and

<u>in</u>any other lawful act that in the opinion of the Company may be necessary or desirable to establish the Title, (ii). the lien of the Insured Mortgage, or any other matter, as insured. If the Company is prejudiced by the any failure of the Insured to furnish the required cooperation, the Company's liability and obligations to the Insured under thethis policy shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation, with regard to regarding the matter or matters requiring such cooperation. The Company may reasonably require the Insured Claimant to submit to examination under oath by any authorized representative of the Company and to produce for examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda, correspondence, reports, e-mails, disks, tapes, and videos, whether bearing a date before or after the Date of Policy, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Insured Claimant shallmust grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all of these the records in the custody or control of a third party that reasonably pertain to the loss or damage. All No information designated in writing as confidential by the Insured Claimant provided to the Company pursuant to this Section shall not Condition 6 will be later disclosed to others unless, in the reasonable judgment of the Company, it disclosure is necessary in the administration of the claim or required by law. Any failure Failure of the Insured Claimant to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in this subsection, Condition 6.b., unless prohibited by law-or governmental regulation, shall terminate terminates any liability of the Company under this policy as to that claim.



In all cases where When this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding and any appeals, the Insured shallwill secure to the Company the right to so prosecute or provide defense in the action or proceeding, including the right to use, at its option, the name of the Insured for this purpose.

WheneverWhen requested by the Company, the Insured, at the Company's expense, shallmust give the Company all

<u>in</u>securing evidence, obtaining witnesses, prosecuting or defending the action or proceeding, or effecting







7.

In case of a claim under this policy, the Company shall have						
(a) .	To Pay or Tender Payment of the Amount of Ins					
	(i).	To pay or tender payment of the Amount				
	· · · -	will pay any costs, attorneys' fees, and e				
		Company up to the time of payment or te				
	<mark>€</mark> ii) .	To purchase the Indebtedness for the a				
	(/=	addition, the Company will pay any cost				
		were authorized by the Company up to the				
		When If the Company purchases the Inc				
		Company the Indebtedness and the Insu				
	Upon the	exercise by the Company of either of the				
		pany's liability and obligations of the Com				
	•	in those subsections, shall terminate, inc				
	litigation.					
<mark>€</mark> b) _						
	(i).	Toto pay or otherwise settle with other pa				
		any claim insured against under this pol				
		expenses incurred by the Insured Claima				
		that the Company is obligated to pay; or				
	<mark>€</mark> ii) .	Toto pay or otherwise settle with the Insu				
	× /=	with. In addition, the Company will pay an				
		that were authorized by the Company up				
	I Inon the	exercise by the Company of either of the				
		's liability and obligations to the Insured up				

ured Claimant the loss or damage provided for under this policy, together ny costs, attorneys' fees, and expenses incurred by the Insured Claimant p to the time of payment and that the Company is obligated to pay. -optionsoption provided for in <u>Condition 7.b. subsections (b)(i) or (ii)</u>, the Company's liability and obligations to the Insured under this policy for the claimed loss or damage, other than the payments required to be made, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.



OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS; TERMINATION OF LIABILITY

has the following additional options:

surance or to Purchase the Indebtedness.

nt of Insurance under this policy together with. In addition, the Company expenses incurred by the Insured Claimant that were authorized by the ender of payment and that the Company is obligated to pay; or

amount of the Indebtedness on the date of purchase, together with. In ts, attorneys' fees, and expenses incurred by the Insured Claimant that the time of purchase and that the Company is obligated to pay.

debtedness, the Insured shallmust transfer, assign, and convey to the ured Mortgage, together with any collateral security.

e optionsoption provided for in subsections (a)(i) or (ii)Condition 7.a., all npany to the Insured under this policy, other than to make the payment cluding any liability or obligation to defend, prosecute, or continue any

er **t**han the Insured or <mark>Ww</mark>ith the Insured Claimant.

arties other than the Insured for or in the name of anthe Insured Claimant **plicy.** In addition, the Company will pay any costs, attorneys' fees, and ant that were authorized by the Company up to the time of payment and

37

8.

CONTRACT OF INDEMNITY: DETERMINATION AND EXTENT OF LIABILITY

•		ract of indemnity against actual monetary loss
		on of matters insured against by this policy. This
		or other representation of the status of the Tit
		s of this policy. The Company is not liable for an
		e determination of the insurability of the Title.
(a)	The exte	ent of liability of the Company for loss or dama
	€i)	the Amount of Insurance
	(ii) .	the Indebtedness;
	€iii)	the difference between the fair market valu
		insured against by this policy; or
	(i∨) _	if a <u>Government Mortgage Agency or Instr</u>
		it paid in the acquisition of the Title or the
		Title or the Insured Mortgage.
b.	Fair ma	rket value of the Title in Condition 8.a.iii. is cale
	i	the date the Insured acquires the Title as a
	<u>ii.</u>	the date the lien of the Insured Mortgage
		unenforceable by reason of a matter insure
(b)<u>c.</u>		ompany pursues its rights under Section 5 of th
	the Insu	ired Mortgage, as insured , :
	(i) .	the Amount of Insurance shallwill be increa
	(ii) .	the Insured Claimant may, by written notice
		to use either the date the settlement, active
		notice of claim required by Condition 3 is n
		Condition 8.a.iii. shall have the right to ha
		Insured Claimant or as of the date it is sett
(c) ——	In the e	vent the Insured has acquired the Title in the r
	extent o	f liability of the Company shall continue as set
<mark>(d)</mark>	In addit	ion to the extent of liability for loss or damage
	costs, a	ttorneys' fees, and expenses incurred in accor



or damage sustained or incurred by thean Insured Claimant who has suffered the loss is policy is not an abstract of the Title, report of the condition of the Title, legal opinion, tle. All claims asserted under this policy are based in contract and are restricted to the ny claim alleging negligence or negligent misrepresentation arising from or in connection

age under this policy shalldoes not exceed the least of:

ue of the Title, as insured, and the fair market value of the Title subject to the risk matter

rumentality government agency or instrumentality is the Insured Claimant, the amount Insured Mortgage or in satisfaction of its insurance contract or guaranty relating to the

culated using either:

a result of a foreclosure or deed in lieu of foreclosure of the Insured Mortgage; or e or any assignment set forth in Item 4 of Schedule A is extinguished or rendered ed against by this policy.

nese ConditionsCondition 5.b. and is unsuccessful in establishing the Title or the lien of

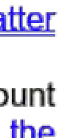
ased by 1015%;; and

e given to the Company, elect, as an alternative to the dates set forth in Condition 8.b., ion, proceeding, or other act described in Condition 5.b. is concluded or the date the received by the Company as the date for calculating the fair market value of the Title in ave the loss or damage determined either as of the date the claim was made by the tled and paid.

manner described in Section 2 of these Conditions or has conveyed the Title, then the forth in Section 8(a) of these Conditions.

e_under (a), (b), and (c)Conditions 8.a. and 8.c., the Company will also pay those the rdance with Sections 5 and 7 of these ConditionsConditions 5 and 7.















9.

LIMITATION OF LIABILITY

(a) .	If the The Company fully performs its obligation
	Company accomplishes any of the following in a
	i. establishes the Title, or removes the a
	ii. cures the lack of a right of access to e
	iii. cures the claim of Unmarketable Title;
	iv. establishes the lien of the Insured Mor
	all as insured, in a reasonably diligent manne
	completion of any appeals, it shall have fully per
	any loss or damage caused to the Insured.
<mark>€b).</mark>	In the event The Company is not liable for loss or
	with the Company's consent, the Company shall
	by a court of competent jurisdiction, and disposit
	the Title or to the lien of the Insured Mortgage, a
<mark>(C).</mark>	The Company shallis not be liable for loss or dan
• • -	any claim or suit without the prior written consen
d.	An Insured Claimant must own the Indebtedness
e.	The Company is not liable for the content of the



ns and is not liable for any loss or damage caused to the Insured if the a reasonable manner:

alleged defect, lien, or encumbrance, adverse claim, or other matter; or or and from the Land; or

e;, or

ortgage,

er. The Company may do so by any method, including litigation and the rformed its obligations with respect to that matter and shall not be liable for

or damage arising out of any litigation, including litigation by the Company or have no liability for loss or damage until there has been a final determination ition of all appeals, makes a final, non-appealable determination adverse to as insured.

mage to the Insured for liability voluntarily assumed by the Insured in settling nt of the Company.

is or have acquired the Title at the time that a claim under this policy is paid. Transaction Identification Data, if any.







10. REDUCTION OF INSURANCE; REDUCTION OR TERMINATION OF LIABILITY INSURANCE

(a). this policy, except to the extent that the payments reduces the Indebtedness. <u>b.</u> the Indebtedness does not reduce the Amount of Insurance. (b)<u>c.</u> as provided in Section 2 of these ConditionsCondition 2.

11. PAYMENT OF LOSS

When liability and the extent of loss or damage have been definitely fixed are determined in accordance with these the Conditions, the payment shall be made Company will pay the loss or damage within 30 days.



All payments under this policy, except payments made for costs, attorneys' fees, and expenses, shall reduce the Amount of Insurance by the amount of the payment. However, any payments made by the Company prior to the acquisition of the Title as provided in Section 2 of these ConditionsCondition 2 shalldoes not reduce the Amount of Insurance afforded under

When the Title is acquired by the Insured as a result of foreclosure or deed in lieu of foreclosure, the amount credited against

The voluntary satisfaction or release of the Insured Mortgage shall terminate terminates all liability of the Company, except







12.

COMPANY'S RIGHTS OF RECOVERY AND SUBROGATION RIGHTS UPON SETTLEMENT AND PAYMENT OR SETTLEMENT The Company's Right to Recover (a).

_	i.	Whenever If the Company shall have settled set		
	—	and remedies of the Insured Claimant in the T		
		Insured Claimant has against any person, entit		
		costs, attorneys' fees, and expenses paid by		
		documents to evidence the transfer to the Comp		
		the Company to sue, compromise, or settle in		
		transaction or litigation involving these rights a		
	<u>ii.</u>	If a payment on account of a claim does not fu		
	_	subrogation right to recover until after the Insur		
<u>b.</u>	Company'	s Subrogation Rights against Obligors		
	The Compa	any's subrogation right includes the Insured's ri		
	<u> 197</u>	<u>varranty, insurance policy, or bond, despite any</u>		
	cannot avoid the Company's subrogation right by acquire			
	or in any other manner. The Obligor is not an Insured up			
	<u>Governmer</u>	<u>nt Mortgage Agency or Instrumentality.</u>		
(b)<u>c.</u>	The Insure	ed's Rights and Limitations		
	(i) ₌	The owner of the Indebtedness may release o		
		terms of payment, release a portion of the Title		
		if <mark>it<u>the action</u> does not affect the enforceability</mark>		
	<mark>€</mark> ii) _	If the Insured exercises a right provided in Co		
		Insured Mortgage insured against by this policy		
		by this policy that shall exceed exceeds the ame		
		Company's right of subrogation <u>right</u> .		
(C)		any's Rights Against Noninsured Obligors		
		any's right of subrogation includes the Insured		
	guaranties,	other policies of insurance, or bonds, notwithsta		
	The Compa	any's right of subrogation shall not be avoided b		
	1(e)(i)(F) o	f these Conditions) who acquires the Insured M		
	obligor will	not be an Insured under this policy.		



ettles and paidpays a claim under this policy, it shall beis subrogated and entitled to the rights Title or Insured Mortgage and all other rights and remedies in respect to the claim that the ity, or property, to the fullest extent of permitted by law, but limited to the amount of any loss, by the Company. If requested by the Company, the Insured Claimant shallmust execute pany of these rights and remedies. to the Company. The Insured Claimant shall permitpermits in the name of the Insured Claimant and to use the name of the Insured Claimant in any and remedies.

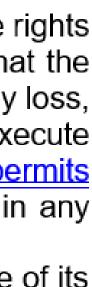
ully cover the loss of the Insured Claimant, the Company shall deferdefers the exercise of its ured Claimant shall have recovered fully recovers its loss.

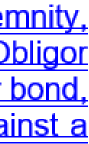
rights against Obligors including the Insured's rights to repayment under a note, indemnity, y provision in those instruments that addresses recovery or subrogation rights. An Obligor the Indebtedness as a result of an indemnity, guaranty, warranty, insurance policy, or bond, nder this policy. The Company may not exercise its rights under Condition 12.b. against a

or substitute the personal liability of any debtor or guarantor, extend or otherwise modify the e from the lien of the Insured Mortgage, or release any collateral security for the Indebtedness, or priority of the lien of the Insured Mortgage.

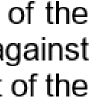
ondition 12.c.i.(b)(i), but has Knowledge of any claim adverse to the Title or the lien of the cy, the Company shall beis required to pay only that part of any lossesthe loss insured against nount, if any, lost to the Company by reason of the impairment by the Insured Claimant of the

d's rights against non-insured obligors including the rights of the Insured to indemnities, anding any terms or conditions contained in those instruments that address subrogation rights. by acquisition of the Insured Mortgage by an obligor (except an obligor described in Section Aortgage as a result of an indemnity, guarantee, other policy of insurance, or bond, and the













ARBITRATION

Either the Company or the Insured may demand that the claim or controversy shall be submitted to arbitration pursuant to the Title Insurance Arbitration Rules of the American Land Title Association ("Rules"). Except as provided in the Rules, there shall be no joinder or consolidation with claims or controversies of other persons. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Insured arising out of or relating to this policy, any service in connection with its issuance or the breach of a policy provision, or to any other controversy or claim arising out of the transaction giving rise to this policy. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured. All arbitrable matters when the Amount of Insurance is in excess of \$2,000,000 shall be arbitrated only when agreed to by both the Company and the Insured. Arbitration pursuant to this policy and under the Rules shall be binding upon the parties. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court of competent jurisdiction.

14.<u>13.</u> LIABILITY LIMITED TO THIS POLICY; POLICY ENTIRE CONTRACT

- (a)
- (b) such claim shall be restricted to this policy.
- (c) incorporated by Schedule A of this policy.
- (d)<u>b.</u> provisions. Unless Except as the endorsement expressly states, it does not: modify any of the terms and provisions of the policy, (i) (iii)i. modify any prior endorsement, extend the Date of Policy, (iii)ii. insure against loss or damage exceeding the Amount of Insurance, or <u>III.</u> ŧv). increase the Amount of Insurance.



This policy together with all endorsements, if any, attached to itissued by the Company is the entire policy and contract between the Insured and the Company. In interpreting any provision of this policy, this policy shallwill be construed as a whole. This policy and any endorsement to this policy may be evidenced by electronic means authorized by law. Any claim of loss or damage that arises out of the status of the Title or lien of the Insured Mortgage or by any action asserting

Any amendment of or endorsement to this policy must be in writing and authenticated by an authorized person, or expressly

Any amendment of this policy must be by a written endorsement issued by the Company. To the extent any term or provision of an endorsement is inconsistent with any term or provision of this policy, the term or provision of the endorsement controls. Each endorsement to this policy issued at any time is made a part of this policy and is subject to all of its terms and



SEVERABILITY 15.<u>14.</u>

In the event any provision of this policy, in whole or in part, is held invalid or unenforceable under applicable law, the this policy shall will be deemed not to include that provision or such the part held to be invalid, but all other provisions shall will remain in full force and effect.

16.<u>15.</u>

CHOICE OF LAW; AND CHOICE OF FORUM Choice of Law (a)

The Insured acknowledges the Company has underwritten the risks covered by this policy and determined the premium charged therefor in reliance upon the law affecting interests in real property and the law applicable to the interpretation, rights, remedies, or enforcement of policies of title insurance of the jurisdiction where the Land is located. Therefore, the Any court or an arbitrator shallmust apply the law of the jurisdiction where the Land is located to determine the validity of claims against the Title or the lien of the Insured Mortgage that are adverse to the Insured and to interpret and enforce the terms of this policy. In neither case shallmay the court or arbitrator apply its conflicts of law principles to determine the applicable law.

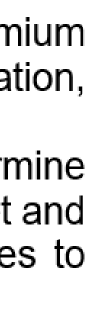
(b)

Choice of Forum:

Any litigation or other proceeding brought by the Insured against the Company must be filed only in a state or federal court within the United States of America or its territories having appropriate jurisdiction.











NOTICES, WHERE SENT 17.<u>16.</u> to the Company at: (fill in)

CLASS ACTION 17.

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS POLICY, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS POLICY, ANY BREACH OF A POLICY PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS POLICY, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR <u>REPRESENTATIVE PROCEEDING.</u>



Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given







ARBITRATION <u>[18.</u>

a. Arbitration Association ("AAA Rules"). The AAA Rules are available online at -www.adr.org. arbitration or arbitration involving joint or consolidated claims under any circumstance. <u>C.</u> remain subject to this Condition 18.

NOTE: Bracketed [] material optional



All claims and disputes arising out of or relating to this policy, including any service or other matter in connection with issuing this policy, any breach of a policy provision, or any other claim or dispute arising out of or relating to the transaction giving rise to this policy, may be resolved by arbitration. If the Amount of Insurance is \$2,000,000 or less, any claim or dispute may be submitted to binding arbitration at the election of either the Company or the Insured. If the Amount of Insurance is greater than \$2,000,000, any claim or dispute may be submitted to binding arbitration only when agreed to by both the Company and the Insured. Arbitration must be conducted pursuant to the Title Insurance Arbitration Rules of the American Land Title Association ("ALTA Rules"). The ALTA Rules are available online at www.alta.org/arbitration. The ALTA Rules incorporate, as appropriate to a particular dispute, the Consumer Arbitration Rules and Commercial Arbitration Rules of the American ALL CLAIMS AND DISPUTES MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING IN ANY

ARBITRATION GOVERNED BY CONDITION 18. The arbitrator does not have authority to conduct any class action

If there is a final judicial determination that a request for particular relief cannot be arbitrated in accordance with this Condition 18, then only that request for particular relief may be brought in court. All other requests for relief

The Company will pay all AAA filing, administration, and arbitrator fees of the consumer when the arbitration seeks relief of \$100,000 or less. Other fees][Fees] will be allocated in accordance with the applicable AAA Rules. The results of arbitration will be binding upon the parties. The arbitrator may consider, but is not bound by, rulings in prior arbitrations involving different parties. The arbitrator is bound by rulings in prior arbitrations involving the same parties to the extent required by law. The arbitrator must issue a written decision sufficient to explain the findings and conclusions on which the award is based. Judgment upon the award rendered by the arbitrator may be entered in any court of competent jurisdiction.]

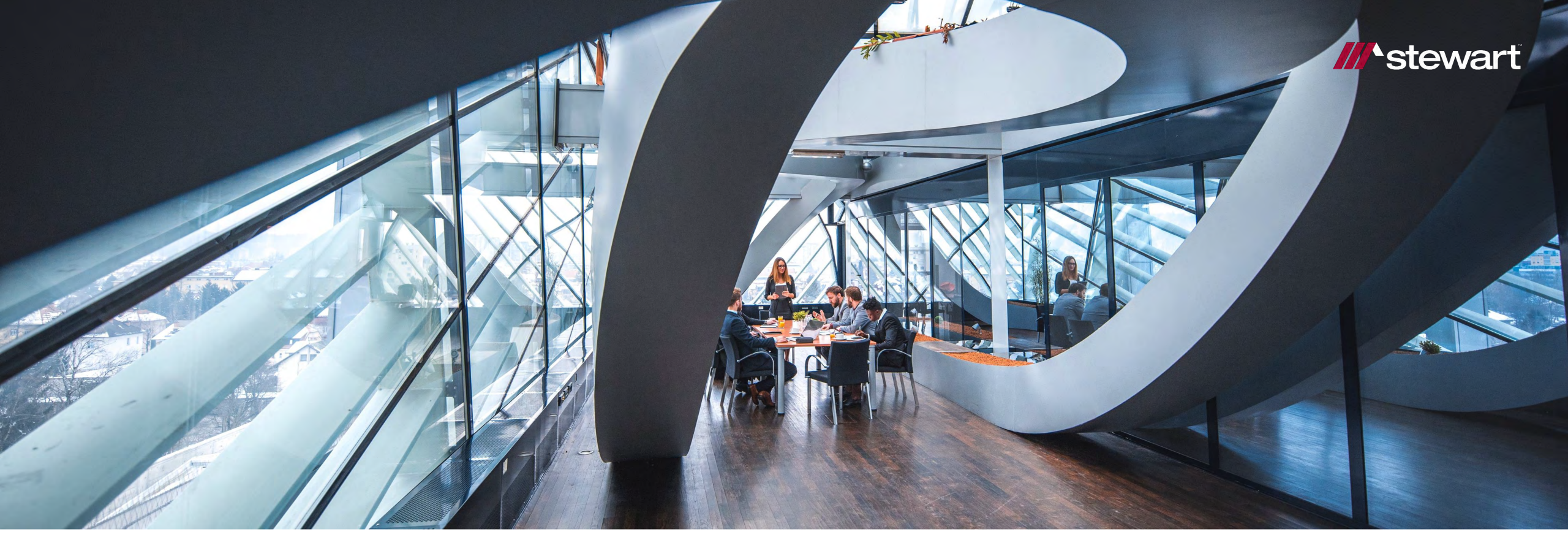












OTHER ALTA FORMS IMPACTED BY **REVISIONS TO "BASE" POLICIES**

OTHER ALTA FORMS IMPACTED

- ALTA Owner's Policy
- ALTA Homeowner's Policy
- ALTA Short Form Residential Loan Policies ALTA Short Form Residential Loan Policy ALTA Short Form Residential Loan Policy—Current Violations
- ALTA Expanded Coverage Residential Loan Policies ALTA Expanded Coverage Residential Loan Policy—Assessments Priority ALTA Expanded Coverage Residential Loan Policy—Current Assessments
- ALTA Short Form Expanded Coverage Residential Loan Policies ALTA Short Form Expanded Coverage Residential Loan Policy—Assessments Priority ALTA Short Form Expanded Coverage Residential Loan Policy—Current Assessments
- ALTA Commitment Forms ALTA Commitment for Title Insurance ALTA Short Form Commitment for an ALTA Short Form Residential Loan Policy





OTHER ALTA FORMS IMPACTED

ALTA 6 SERIES

ALTA 6[-06] Variable Rate Mortgage ALTA 6.2[-06] Variable Rate Mortgage—Negative Amortization

ALTA 10 SERIES

ALTA 10[-06] Assignment ALTA 10.1[-06] Assignment and Date Down

ALTA 11 SERIES

ALTA 11[-06] Mortgage Modification ALTA 11.1[-06] Mortgage Modification with Subordination ALTA 11.2[-06] Mortgage Modification with Additional Amount of Insurance

ALTA 14 SERIES

ALTA 14[-06] Future Advance—Priority ALTA 14.1[-06] Future Advance—Knowledge ALTA 14.3[-06] Future Advance—Reverse Mortgage

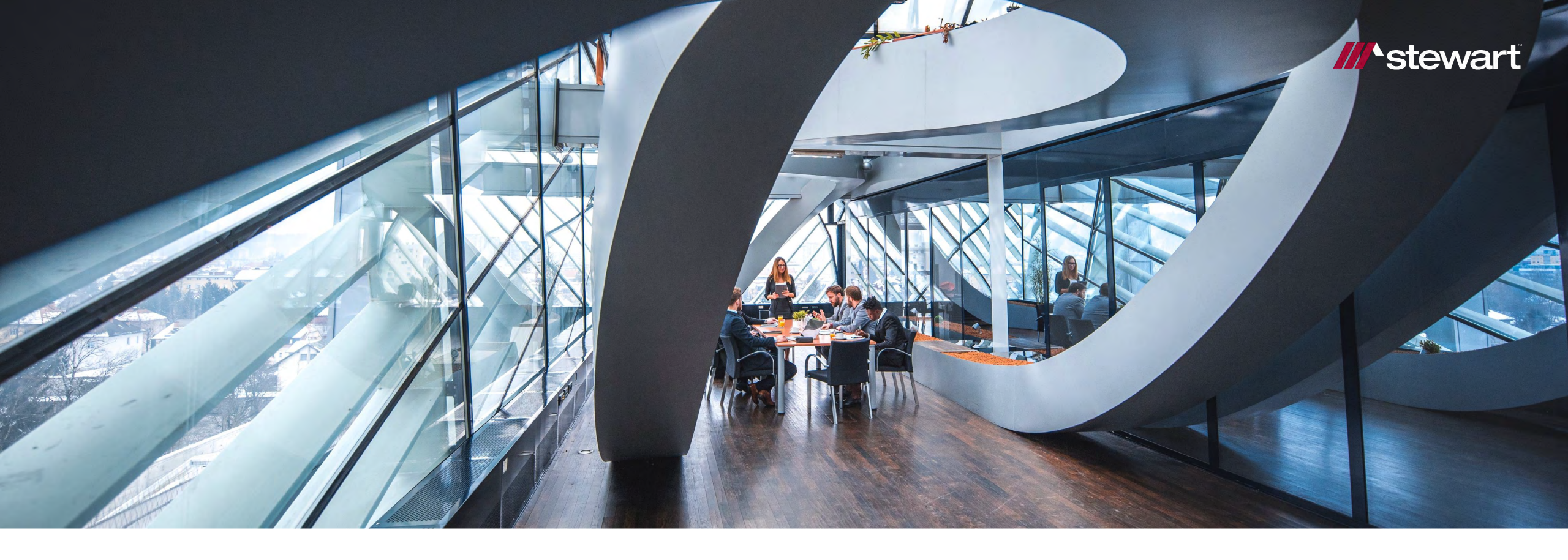
ALTA 30 SERIES

ALTA 30[-06] Shared Appreciation Mortgage ALTA 30.1[-06] Commercial Participation Interest

Other Forms?







HOW CAN YOU PREPARE?

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HOW CAN YOU PREPARE?

- Underwriter Training & Guidance
- Production Software Updates
- ALTA News and Information
- ALTA Policy Forms Online at <u>alta.org/policy-forms</u>









QUESTIONS?