L		SCHEDULE A	="
litle N	o. PRO-22-4299W-36 to 41		File No. PRO-22-4299W-36 to 41
1.	Commitment Date: June 14, 2	022	
2.	Policy or Policies to be issued	:	Amount of Insurance
	(a) ALTA Owner's Policy (6-1	7-06)	\$69,100.00
	Proposed Insured:		
	Trustee of the Theofilos G. E 3, 2014, as amended and res	Balabanis Trust Fund U/A dated Octo stated	ober
	(b)		
	Proposed Insured:		
3.	The Fee Simple interest in the land described in this Commitment is owned, at the Commitment Date, by		
	Trustee of the Theofilos G. E and restated	Balabanis Trust Fund U/A dated Octo	ober 3, 2014, as amended
4.	The land referred to in the Cor	nmitment is described as follows:	
	See continuation of Schedule A for legal description		
_			
Countersigned:			
Professional Title Associates 1528 Narrow Passage Road Buchanan, VA 24066			
(Lebecca L. Kellery		

Authorized Signatory

SCHEDULE A CONTINUED

Title No. PRO-22-4299W-36 to 41

File No. PRO-22-4299W-36 to 41

LEGAL DESCRIPTION

All that certain lot or parcel of land situate in the **County of Henry**, Commonwealth of Virginia, and being more particularly described as follows:

Parcel 1: All those three (3) certain lots or parcels of land situated on the westerly side of Virginia Highway #57, in the Iriswood Magisterial District of Henry County, Virginia, and being known and designated as Lot 1, containing 2.422 acres, Lot 2, containing 3.203 acres, and Lot 3, containing 3.059 acres, all as shown on a Plat of Survey for Northfork Subdivision, dated January 17, 1978, prepared by Fred O. Shanks, Jr., Land Surveyor, and of record in the Clerk's Office of the Circuit Court of Henry County in Map Book 68, page 130.

Parcel 2: All those three (3) certain lots or parcels of land situated on the westerly side of Virginia Highway #57, in the Iriswood Magisterial District of Henry County, Virginia, and being known and designated as Lot 4, containing 2.955 acres, Lot 5, containing 2.853 acres, and Lot 6, containing 2.749 acres, all as shown on a Plat of Survey for Northfork Subdivision, dated January 17, 1978, prepared by Fred O. Shanks, Jr., Land Surveyor, and of record in the Clerk's Office of the Circuit Court of Henry County in Map Book 68, page 130...

SCHEDULE BI

REQUIREMENTS

Title No. PRO-22-4299W-36 to 41

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The following requirements must be met:

- 1. Pay the agreed amounts for the interest in the land and/or the mortgage to be insured.
- 2. Pay us the premiums, fees and charges for the policy.
- 3. Documents satisfactory to us creating the interest in the land and/or the mortgage to be insured must be signed, delivered and recorded.
 - a. Duly authorized Deed from Trustee of the Theofilos G. Balabanis Trust Fund U/A dated October 3, 2014, as amended and restated to (TO BE DETERMINED).
- 4. You must tell us in writing the name of anyone not referred to in this Commitment who will get an interest in the land or who will make a loan on the land. We may then make additional requirements or exceptions.
- 5. Receipt of satisfactory executed "Owners (sellers) Affidavit as to Mechanics' Liens and Possession."
- 6. Receipt by the Company of satisfactory Notice of Availability of Owner's Coverage.
- 7. No recorded deed of trust or mortgage on the Land was found in a search of the land records.

 Accordingly, the Company requires receipt of an Affidavit from record owner addressed to the Company, stating that there are no recorded or unrecorded deed(s) of trust, personal notes and/or obligations on the Land intended by the mortgagee, lender or noteholder to be paid with closing proceeds.
- 8. Certification by Approved Attorney that Trustee(s) has/have full and complete power and authority to sell described property pursuant to and in accordance with the terms and provisions of the Trust Agreement under which title is held and vested and further that all provisions of such Trust have been complied with concerning the transaction and there is no violation of any of the provisions thereof, and that the trust is still in effect and has not been amended.
- 9. Examination of the appropriate public records in the name(s) of the unnamed purchasers of the land to be insured and described in this title commitment, and disclosure to the Company of all United States liens thereby revealed. Unless released of record or otherwise disposed of to the satisfaction of the Company, judgments in favor of the United States will appear as exceptions in Schedule B of the final policy.

OR

Certification of Approved Attorney that there are no docketed federal judgment liens against the purchasers.

- 10. Payment of all Federal and/or State Estate taxes, if any, due on the estate of Theofilis G. Balabanis, deceased.
- 11. Receipt of properly executed Indemnity and Escrow Agreement for the estate of Theofilis G. Balabanis, deceased; OR
 - a) Receipt of Surety Bond satisfactory to the company in the amount of the net proceeds protecting this company against any debts or estate or inheritance taxes due by the Estate of Theofilis G. Balabanis,

SCHEDULE B – PART I CONTINUED

Title No. PRO-22-4299W-36 to 41

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deceased, any appeal from the probate of the will of said deceased, discovery and probate of a later will and unmarketability of title to the insured premises by virtue of the fact that the company is or may be liable for debts or estate or inheritance taxes due by said estate, or subject to an appeal from the probate of the will of said decedent. OR

- b) Upon receipt and review of estate asset information, the company may be willing to insure as to matters of the estate without escrow of net proceeds upon payment of an extra hazard premium and receipt of fully executed DECEDENT'S ESTATE INDEMNITY UNSECURED (FNT019). The following information will need to be reviewed for consideration of waiver from escrow of the net proceeds:
 - i)net proceeds due the estate from the sale of property;
 - ii)all debts encumbered by the estate;
 - iii)amount of federal taxes due by the estate; and
 - iv)certification the devisees are the same as the heirs would be.
- 12. Certification from settlement agent that they have made independent verification through the PACER system that the seller and/or borrowers are not in bankruptcy.

NOTE: THIS COMPANY MAY TAKE OTHER REQUIREMENTS AND/OR EXCEPTIONS UPON RECEIPT AND REVIEW OF THE ABOVE-LISTED DOCUMENTS.

Notice: Please be aware that due to the conflict between federal and state laws concerning the cultivation, distribution, manufacture or sale of marijuana, the Company is not able to close or insure any transaction involving Land that is associated with these activities.

SCHEDULE BII

EXCEPTIONS

Title No. PRO-22-4299W-36 to 41

File No. PRO-22-4299W-36 to 41

Any policy we issue will have the following exceptions unless they are taken care of to our satisfaction.

- a. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires for value of record the estate or interest or mortgage thereon covered by this commitment.
- 1. Those taxes becoming due and payable subsequent to the date of the policy.
- 2. Terms, provisions, restrictions, conditions, easements, liens, assessments, developer rights, options, rights of first refusal and reservations appearing of record in Deed Book 464, Page 211 and in Deed Book 464, page 214.

NOTE: This exception omits any covenant, condition or restriction based on race, color, religion, sex, handicap, familial status or national origin as provided in 42 U.S.C. Section 3604, unless and only to the extent that the covenant (a) is not in violation of state or federal law, (b) is exempt under 42 U.S.C. ection 3607, or (c) relates to a handicap, but does not discriminate against handicapped people.

- 3. Setback lines, easements, rights of way and all terms and conditions set forth on the plat recorded in Map Book 68, page 130.
- 4. Rights of tenants or parties in possession.
- 5. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land 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.