

# ENDORSEMENTS

## ENHANCE TITLE COVERAGE

Endorsements are used to change the coverage of the title insurance policy. ALTA policies and other forms of title insurance policies provide adequate coverage for a majority of the “simple” real property transactions. If the transfer of title is not “simple”, the policy coverage needs to be added by endorsement to tailor coverage to meet the home owner’s, the seller’s, and/or the lender’s needs. Endorsements can change any part or portion of the policy, although endorsements are usually used to extend or make policy coverage more comprehensive for a particular title issue.

The following are some of the more commonly used endorsements, but remember that each endorsement is subject to approval in the state where it will be issued or used.

### **115.1 also known by the ALTA 4 and 4.1 Endorsements: Condominiums**

This endorsement insures that 1) the condominium being insured qualifies as a condominium by its creating documents under the applicable state statutes, 2) there are no violations of restrictive covenants which will cause a forfeiture of the title, 3) the liens for homeowners’ association assessments will not have priority over the insured mortgage (4.1 limits title insurance coverage to the date of recording), 4) there will be no loss or damage to the insured by reason of the insured’s interest not being separately assessed, 5) that there are no encroachments that will cause loss or damage to the insured owner or lender, and 6) that there is no right of first refusal to purchase that will create a loss to the insured.

### **115.2 also known by the ALTA 5 and 5.1 Endorsements: Planned Unit Developments**

This endorsement provides the same basic coverage as 4 and 4.1 as stated above for planned unit developments rather than condominium.

### **111.5, 111.6, and 111.8, also known by the ALTA 6, 6.1 and 6.2 Endorsements: Variable Rate Mortgage**

These endorsements insure a lender against loss or damage arising from the invalidity or unenforceability of the lien of the insured mortgage caused by changes in interest rates in variable or adjustable rate mortgages. The 111.8 and 6.2 endorsements are applicable to negative amortization mortgages and also insures that the negative amortization of interest to the principal balance will not affect the priority of the lien.

### **110.9 also known by the ALTA 8.1 Endorsement: Environmental Protection Lien**

This endorsement does not provide coverage for environmental protection. Rather, this endorsement gives affirmative coverage that no document in the public records discloses an environmental lien or notice of enforcement of a lien. It also insures that there are no super-lien statutes in the state where the land is located that could affect the priority of the lien for the insured mortgage.

### **100.2 also known by the ALTA 9 Endorsement: Restrictions, Encroachments and Minerals**

This is a lender’s endorsement that is considered an allinclusive endorsement. It assures that the covenants, conditions and restrictions that are shown in Schedule B of the title insurance policy are not violated, but if they are, the violation will not affect the priority of the mortgage or cause the loss of all, or part, of the title to the property. In addition, there are assurances that there are no violations of building codes relating to setback lines, nor other encroachments. Lastly, the endorsement assures against damage arising out of the right to surface entry resulting from mineral exceptions shown in Schedule B.

Additional endorsements are listed on the reverse side of this page.

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CLTA NO.	DESCRIPTION	POLICY FORM
100.12	Reverter, right of re-entry or power of termination in CC&Rs not enforceable	Lender: Extended
100.13	Lien of assessment in CC&Rs subordinate to insured mortgage	Lender: Extended
100.18	Exercise of reverter, right of re-entry or power of termination in CC&Rs and unmarketability	Lender: All Policies
100.29	Mineral rights—damage to improvements	Owner: Standard
103.1	Exercise of right of use or maintenance of easement	Lender: Extended Standard
103.3	Forced removal of improvements which encroach onto easement	Lender: Extended Standard
103.5	Water rights—damage to improvements due to surface entry	Owner: Extended Lender: Extended
103.6	No encroachment onto specific easement.	Lender: Extended
108.1	Equity Advantage	ALTA or CLTA Loan Policies
110.5	Modification of deed of trust	Lender: Extended
110.9	Environmental Lien	Owner: All Policies Lender: All Policies
111.11	Revolving Credit Loan	Lender: All Policies
115	Condominium in fee	All Policies
122	Priority of advance over intervening matters (Construction Loan Disbursements)	Lender: All Policies