

File No.: 73058

COMMITMENT FOR TITLE INSURANCE ISSUED BY CHICAGO TITLE INSURANCE COMPANY

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, Chicago Title Insurance Company, a California Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within 180 Days after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

CHICAGO TITLE INSURANCE COMPANY

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Technical Corrections 04-02-2018

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COMMITMENT CONDITIONS

1. DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice;
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements; and
 - (f) Schedule B, Part II-Exceptions; and
 - (g) a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or

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- (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

9. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

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File No.: 73058

Transaction Identification Data for reference only:

Issuing Agent: Gulf Shores Title Company, Inc.

Issuing Office: P.O. Box 895, 100 Cove Avenue, Gulf Shores, AL 36547

Issuing Office's ALTA® Registry ID: 0000009 Commitment No.: 73058-1 Issuing Office File No.: 73058

Property Address: 5265 Turtle Key Drive, Orange Beach, AL 36561

SCHEDULE A

1. Commitment Date: September 10, 2023 at 08:00 AM

2. Policy to be issued:

(a) ALTA Owners Policy (06/17/06)

Proposed Insured: PURCHASER WITH CONTRACTUAL RIGHTS UNDER A PURCHASE

AGREEMENT WITH THE VESTED OWNER IDENTIFIED AT ITEM 4,

SCHEDULE A

Proposed Policy Amount: \$1,000.00

3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple

4. Title is, at the Commitment Date, vested in: Fee Simple

Scott Allen Murry and Linda S. Murry, by virtue of the Deed dated July 24, 2015, and recorded at Instrument 1527811

5. The Land is described as follows:

See Exhibit A attached hereto and incorporated herein by reference

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SCHEDULE A

(Continued)

Date: September 18, 2023 Gulf Shores Title Company

Lisa M. Murdock, Authorized Signor

Lisa M. Mwolak

AL Lic #0658201

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EXHIBIT A LEGAL DESCRIPTION

The Land is described as follows:

LOT 6, TURTLE KEY, UNIT 1, ONO ISLAND, AS RECORDED IN SLIDE 1209-A, PROBATE RECORDS, BALDWIN COUNTY, ALABAMA.

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SCHEDULE B, PART I Requirements

All of the following Requirements must be met:

- 1. 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.
- Pay the agreed amounts for the interest in the Land and/or the mortgage to be insured.
- 3. Pay us the premiums, fees and charges for the policy.
- 4. Documents satisfactory to us creating the interest in the Land and/or the mortgage to be insured must be signed, delivered and recorded.
 - Warranty Deed from Scott Allen Murry and Linda S. Murry and spouse(s) when required by statute to PURCHASER WITH CONTRACTUAL RIGHTS UNDER A PURCHASE AGREEMENT WITH THE VESTED OWNER IDENTIFIED AT ITEM 4, SCHEDULE A, conveying the land described in Schedule A. Deed must reflect the marital status of Grantor(s).
- 5. Satisfactory proof of payment in full of that certain Mortgage from Scott Allen Murry and Linda S. Murry to Community Bank of Mississippi, dated July 28, 2015, and recorded at instrument 1527813, as modified at Instrument 1793323.
 - NOTE: A release of this mortgage was filed at Instrument 2027723; however, underwriting guidelines require that we confirm payment in full of any mortgage with no subsequent refinance.
- 6. For each policy to be issued as identified in Schedule A, Item 2 the Company shall not be liable under this Commitment until it receives a designation for a Proposed Insured acceptable to the Company. As provided in Commitment Condition 4, the Company may amend this Commitment to add, among other things, additional Exceptions or Requirements after the designation of the Proposed Insured.

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- 7. The Proposed Policy Amount must be disclosed to the Company and, subject to approval by the Company, entered as the Proposed Policy Amount of the Policy to be issued. Until the Proposed Policy Amount of the Policy to be issued is determined and entered on Schedule A, it is agreed by and between the Company and the Proposed Insured that the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment shall be \$1,000.00, and the total liability of the Company on account of this Commitment shall not exceed said amount.
- 8. Payment of any assessments which may be due the City of Orange Beach, or same will be excepted from the policy.
- 9. If the subject property is located in a condominium or a PUD, we require satisfactory proof of payment of all dues and/or assessments which may be due the condominium or PUD owner's association, or an exception will appear on the policy for any unpaid dues to said association.
- 10. If this is a purchase transaction in the amount of \$300,000.00 or more, we require execution of an Affidavit of Residency or Exemption from Withholding Tax on Sale of Real Property by Nonresidents in compliance with Code of Alabama (1975) Section 40-18-86. If the Seller does not meet the requirement of the Affidavit of Residency or Exemption from Withholding Tax on Sale of Real Property by Nonresidents, a withholding tax will be required to be withheld from the proceeds of the sale and remitted to the Alabama Department of Revenue.
- 11. Satisfactory evidence should be had that improvements and/or repairs or alterations thereto are completed; that contractor, subcontractor, labor and materialmen are all paid.
- 12. Gap Indemnity to be executed by Scott Allen Murry and Linda S. Murry.
- 13. Proper completion and attestation of the Real Estate Sales Validation Form and submission to the Judge of Probate in accordance with Code of Alabama (1975), Section 40-22-1.
- 14. FIRPTA Affidavit to be completed by seller along with the related affidavit to be completed by the settlement agent.

NOTE: 2022 taxes in the amount of \$3,519.04, were paid October 1, 2022, assessed to Scott Allen Murry and Linda S. Murry, tax map 05-63-08-33-0-000-001.188, PPIN: 100389.

NOTE: Taxes for 2023 become due and payable October 1, 2023, in the ESTIMATED amount of \$4,074.56.

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SCHEDULE B, PART II Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. 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.
- 2. All taxes for the year 2023 and subsequent years, not yet due and payable.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstances affecting the title that would be disclosed by an accurate and complete survey of the Land.
- 4. Rights or claims of parties in possession not shown by the public records.
- 5. Easements, or claims of easements not shown by the public records.
- 6. Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 7. Taxes or special assessments which are not shown as existing liens by the public records.
- 8. Any prior reservation or conveyance, together with release of damages of minerals of every kind and character, including, but not limited to, oil, gas, sand and gravel in, on and under the Land.
- 9. Any loss, claim, damage or expense, including additional taxes due, if any, due to the fact that ad valorem taxes for subject property have been paid under a current use assessment (See 1975 Code of Alabama, Section 40-7-25.3)

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- 10. Any dispute as to the boundaries caused by a change in the location of any water body within or adjacent to the land prior to Date of Policy, and any adverse claim to all or part of the land that is, at Date of Policy, or was previously, under water.
- 11. Any mortgage or other encumbrance entered into or granted by the Insured.
- 12. Restrictive covenants relating to the use and occupancy of the land described in Schedule A, recorded on plat of Turtle Key, Unit 1, at Slide 1209-A.
- 13. Building setback and drainage and utility line easements as shown on the recorded plat of Unit 1, Turtle Key, recorded at Slide 1209_A, and as shown on survey dated July 28, 1997, by Michael Wright (Ala. Reg. No. 15924).
- 14. Declaration of protective covenants, restrictions, easements and agreement for Turtle Key, Unit 1, Ono Island as recorded in Miscellaneous Book 65, Page 452.
- 15. Terms, restrictions, reservations, conditions and limitations as set forth in deed from Ono East, Inc. and Ono Development Company, Inc., to James L. Lane, et al., dated February 3, 1998, and recorded in Real Property Book 311, Page 256.
- 16. Reservations, restrictions, terms, conditions and limitations contained in Declaration of Local Covenants and Restrictions Applicable to Ono Island Subdivision, Unit 15, recorded in Miscellaneous Book 55, Page 982.
- 17. Any regulations which may be imposed by the U.S. Corps of Engineers or other Federal, State or Local Governmental Agencies.
- 18. Reservation of all interest in and to all oil, gas and minerals and rights in connection therewith as contained in deed from Ono East, Inc., et al., to James L. Lane, et al., dated February 3, 1998, and recorded in Real Property Book 311, page 256.
- 19. Easement granted Baldwin County Electric Membership Corporation, by instrument dated September 8, 1970, and recorded in Deed Book 521, Page 736.
- 20. Rights of the United States of America, State of Alabama, or other parties in and to the bed, shore and water of Bay St. John. Riparian rights, rights of accretion or reliction are neither guaranteed nor insured and title to no portion of the herein described land lying below ordinary mean high water mark is insured hereby.
- 21. Reservation of 1/10 interest in and to all oil, gas and minerals and rights in connection therewith as conveyed by The First Bank of Birmingham, et al., to Jefferson Tuberculosis Sanatorium Society, et al., by deed dated August 24, 1950, and recorded in Deed Book 157, Page 258.

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- 22. Restrictive covenants as contained in instrument executed by John C. Golighty, Sr., and Louise A. Golightly, and Ono East, Inc., dated January 31, 1973, and recorded in Miscellaneous Book 23, Page 881.
- 23. Rights of the United States of America, State of Alabama, or other parties in and to the bed, shore and water of the Canal as shown on plat of Turtle Key, Unit 1, recorded at Slide 1209-A. Riparian rights, rights of accretion or reliction are neither guaranteed nor insured and title to no portion of the herein described land lying below ordinary mean high water mark is insured hereby.
- 24. Notice of Increase in Annual Maintenance Assessment Lien as set forth in instrument recorded in Real Property Book 278, Page 1113, and amendments recorded in Miscellaneous Book 40, Page 1033 and Miscellaneous Book 66, Page 232.
- 25. Reservation of all remaining interest in and to all oil, gas and minerals and rights in connection therewith as contained in deed from Charlotte G. Lowder to Waterfront Investments, L.L.C., dated September 5, 2003, and recorded at Instrument 758193.
- 26. Easement granted Baldwin County Electric Membership Corporation by Ono Development Company, Inc. by instrument dated September 8, 1970, and recorded December 18, 2013 at Instrument 1434164.
- 27. Terms, conditions, rules, regulations, subdivision regulations, ordinances, and other matters relating to the City of Orange Beach, Alabama, including, but not limited to:
 - a. Subdivision Regulations of the City of Orange Beach, Alabama as recorded at Instrument 1028536, and any amendments thereto.
 - b. City of Orange Beach Community Preservation and Growth Management Plan filed August 7, 2007 at Instrument 1066859, and all amendments thereto.
- 28. Any part of the land described which may constitute wetlands or tidelands and any restriction on use or development arising out of a determination that the land, or some portion thereof, may be subject to provisions of Alabama Coastal Preservation statutes.
- 29. Rights, if any, of the public to use as a public beach or recreation area any part of the herein described land lying between the body of water abutting said land and the natural line of vegetation, dunes, extreme high water line or other apparent boundary lines separating the publicly used area from the upland private area.
- 30. Right of Way, setback lines, restrictions and easements as reserved on the recorded plats of Ono Island Subdivision and all amendments thereto.
- 31. By-Laws of the Property Owners Association of Ono Island, Inc. and all amendments thereto, including but not limited to amendments recorded in Miscellaneous Book 86, Page 490, and Instrument Numbers 1336052, 1392493, 1506400, 1690356, and 1769719.

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- 32. Restrictive covenants, conditions, limitations, easements, annual maintenance assessments and other provisions appearing of record in Miscellaneous Book 22, Page 359, Miscellaneous Book 23 page 881, Miscellaneous Book 40, Page 1033, Real Property Book 278, Page 1113, Real Property Book 491 page 1078, Miscellaneous Book 66, Page 232, and Instrument Numbers 526555, 1204032, 1226606, 1336051, 1392492, 1506401, and 1690355.
- 33. Articles of Incorporation of Ono Island Canal Owners Association, Inc., dated March 18, 1998 and recorded in Miscellaneous Book 97, page 1996.
- 34. Ono Island Canal Maintenance Trust dated April 12, 1984 and recorded in Real Property Book 337 page 1692.
- 35. Terms, conditions and reservations as shown in deed from Ono Development, Inc., to Property Owners Association of Ono Island, Inc., dated October 21, 1988 and recorded in Real Property Book 337, page 679.
- 36. Resolutions Confirming and Re-Establishing Assessment Rates and Exemptions executed by Ono Island Water, Sewer and Fire Protection Authority recorded at Instruments 1830597 and 1971209.
- 37. Reservation of all remaining interest in and to all oil, gas, and minerals and rights in connection therewith as contained in deed from Ono Development, Inc., to Property Owners of Ono Island, Inc., dated October 21, 1988 and recorded in Real Property Book 337, page 679.
- 38. Articles of Incorporation of Property Owners Association of Ono Island, Inc. dated September 10, 1970 and recorded in Corporate Book 17, Page 861, and all amendments thereto, including but not limited to Instrument Numbers 575735, 520607, 1506399, and 1690357.
- 39. Terms, conditions and reservations as shown in deed from Ono Development, Inc., to Property Owners Association of Ono Island, Inc., dated October 21, 1988 and recorded in Real Property Book 337, page 679.
- 40. Reservation of all remaining interest in and to all oil, gas, and minerals and rights in connection therewith as contained in deed from Ono Development, Inc., to Property Owners of Ono Island, Inc., dated October 21, 1988 and recorded in Real Property Book 337, page 679.
- 41. Deed of Easement from Ono Island Water and Sewer Authority, Inc., Dot-Dot, Inc., Ono Development Co., Inc., et al, to Orange Beach Water, Sewer and Fire Protection Authority, Inc., dated March 15, 1995, and recorded in Real Property Book 619 page 1911.
- 42. Deed of Non-Exclusive Perpetual Easement from Ono Island Water and Sewer Authority, Inc., Dot-Dot, Inc., Ono Development Co., Inc., et al, to Orange Beach Water, Sewer and Fire Protection Authority, Inc., dated March 15, 1995, and recorded in Real Property Book 619 page 1915.

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- 43. Rights of governmental agencies to prescribe water quality standards for the canal system and to close off said canal from Bayou St. John or Perdido Bay.
- 44. Resolutions Confirming and Re-Establishing Assessment Rates and Exemptions executed by Ono Island Water, Sewer and Fire Protection Authority recorded at Instruments 1830597 and 1971209.

SEE FOLLOWING PAGE FOR LINKS TO SCHEDULE B, PART II EXCEPTIONS

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Title Commitment Exceptions, Covenants, etc.

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Exceptions 12 and 13: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/BCPLAT00/01DBCPLAT10.PDF
Exception 14: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0065/M-0065-0000452.PDF
Exceptions 15 and 18: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/R/0311/R-0311-0000256.PDF
Exception 16: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0055/M-0055-0000982.PDF
Exception 19: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/D/0521/D-0521-0000736.PDF
Exception 21: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/D/0157/D-0157-0000258A.PDF
Exception 22: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0023/M-0023-0000881.PDF
Exception 24: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0066/M-0066-0000232.PDF
Exception 25: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/B0325/B03258AA AB7.PDF
Exception 26: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/M2109/M2109170.PDF
Exception 27A: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/G0063/G0063982.PDF
Exception 27B: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/G0120/G0120366.PDF
Exception 31: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/A9536/A95361AA AEV.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/L1367/L1367678.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/M1760/M1760787.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/O2737/O2737380.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/R3578/R3578032.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/S3918/S3918253.PDF
Exception 32: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0022/M-0022-0000359.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0023/M-0023-0000881.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0040/M-0040-0001033.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/R/0278/R-0278-0001113.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/R/0491/R-0491-0001078.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/M/0066/M-0066-0000232.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/B0000/B00003AA AAN.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/I0561/I0561716.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/J0677/J0677670.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/L1367/L1367671.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/M1760/M1760785.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/O2737/O2737383.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/R3578/R3578036.PDF
Exception 33: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/A9807/A98079AA ADM.PDF
Exception 34: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/R/0337/R-0337-0001692A.PDF
Exceptions 35 and 37: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/R/0337/R-0337-0000679.PDF
Exception 36: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/T4112/T4112931.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/T4112/T4112931.PDF
Exception 38: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/B0035/B00354AA AD6.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/A9932/A99321AA AD9.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/O2737/O2737374.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/R3578/R3578029.PDF
Exception 39: Disregard. Duplicate of Exception 35.
Exception 40: Disregard. Duplicate of Exception 37.
Exception 41: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/WP950/WP950323 A
Exception 42: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/WP950/WP950323 AEV.PDF
Exception 44: https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/T4112/T4112931.PDF
https://www.deltacomputersystems.com/TEMP/PDFWEB/AL05/AL05/V4504/V4504321.PDF
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