COMMONWEALTH LAND TITLE INSURANCE COMPANY INDEMNITY AND DEPOSIT AGREEMENT for an Estate without a Will

THIS	AGREE			duplicat		the _		day	of
		20	, by	and	between				
								reinaf	
called the (hereinafter									'ANY
WHEREA of title for title ir	insu	rance	insuring County, A	the tallabama, an	itle to nd descril	prope ped in i	policy or rty situansurer's cond	ated	in
called the of said sale	"Purch	aser") onditio	for the s			and	d (the con		ion
WHERE	AS, s	said p	property	was form	merly ow	med by	, who	is	now
deceased and	i						_,		
		decease	ed, has no				to said pro		 , is
WHEREA exception t matters unle	AS, the o, or ess inc	e Insure provic	er has ref ding certa ed as here	fused to is ain affirm in set for	ssue such native co	policy verage	or policie	s with he ab	ove
against any court costs the issuance	and a	ll loss ttorney	, cost, da 's fees, n	mage, char which the	rge, liab Insurer m	ility or ay susta	expense,	includ out to	ding
(1)	there (a) (b)	subjec by said probate	d Estate;	operty to and/or or insti			laims and o		
and/or,									
(2)	title (a)		d property ted to th		of clai	.ms and	debts due	by s	said

Estate; and/or

b) Affected by a probate of a will or institution of other proceedings which could adversely affect title;

and/or,

- (3) unmarketability of title to said property by reason of the fact that said property is or may be:
 - (a) liable for claims or debts due by said Estate; and/or
 - (b) affected by a probate of a Will or institution of other proceedings which would adversely affect title.

FURTHERMORE, in consideration of the premises, the parties hereto mutually covenant and agree as follows:

As additional security for these obligations, the Depositor herewith deposits with the Insurer the sum of \$ _____ receipt of which the Insurer hereby acknowledges to be held subject to the conditions set forth herein below:

- 1. That is amount will be held by Insurer and will be deposited in an escrow deposit account on an interest-bearing basis upon being furnished with the tax identification number of the Depositor, at the risk of Depositor in the event of bank failure.
- 2. That the Insurer shall have the right, in the event the necessity arises, in Insurer's discretion, to apply all or part of said fund to the defense, without obligation to defend, of any claim or claims as aforesaid, which may be asserted, or to the satisfaction of any such claim or claims and/or to the establishment of the title as insured in the policy or policies of the Insurer.
- 3. Said escrow funds are to be held by said Insurer until a period of two (2) years has expired from the date of death of and if at that time there has not been filed for probate a Will or other proceedings which would adversely affect title to said property as insured and there have been no claims against said Estate which remain unsatisfied, and further provided that the Insurer be furnished satisfactory affidavit proof by the personal representative of said estate that all creditors of the Estate received proper notice of appointment in accordance with Section 43-2-60 and Section 43-2-61 of the Code of Alabama 1975, as amended, the Insurer shall promptly refund the escrow funds to the Depositor, less the sum of \$______, the Insurer's escrow Fee.
- 4. If at the expiration of said two (2) years, there is pending any probate of a Will or other proceedings which could adversely affect title to said property, or if at the time any unsatisfied claims remain, then in such event the Insurer shall continue to hold the escrow funds until the title to said property has been cleared to the satisfaction of the Insurer. The Insurer may, in its sole discretion, upon the expiration of said two (2) years, or thereafter take such steps or action as Insurer my deem necessary

to perfect said title as insured.

That the undersigned parties of the first and second part do hereby certify that they are aware that the Federal Deposit Insurance Corporation (FDIC) and Federal Savings and Loan Insurance Corporation (FSLIC) coverages apply only to a maximum amount of \$250,000.00 for each individual depositor; and, further that said parties understand that Commonwealth Land Title Insurance Company assumes no responsibility for, nor will they hold same liable for, any loss occurring which arises from the fact that the amount of the above account may cause the aggregate amount of any individual depositor's accounts to exceed \$250,000.00 and that the excess amount is not insured by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

6. The Insurer will require 2 business days notice to disburse funds.

IN WITNESS WHEREOF, the painstrument in duplicate this			
Depositor		Tax I.D. # of	Depositor
MAGIC CITY TITLE, INC.			
By: Its:			
Please provide us with the name Income Statement:	me and address o	of Person to	Receive Interest
Name:			
Address:			
City	State	Σ	 Zip