

Tie-In Endorsement (PPT-12.6)
[Issue only with PPT-12]

Attached to Policy No.

Issued By

Blank Title Insurance Company
Herein Called the Company

The Company acknowledges that: (i) Collateral described in the Policy (the "Policy") is part of the security for an aggregate indebtedness in the amount of \$_____ owing from _____ to the Insured; and (ii) such aggregate indebtedness is also secured by the Collateral described in the following

(name of issuer) Policy: Policy Number _____ Amount \$ _____
(the "Second Policy") (add as many Policies as you are tying into).

Notwithstanding the Maximum Amount of Insurance under the Policy, the insurance liability under the Policy is hereby aggregated with the insurance liability under the Second Policy identified above so the effective insurance liability in the aggregate is \$_____ and this amount shall be available for actual loss or damage with respect to the Collateral whether covered by the Policy or the Second Policy identified above. The total liability of the Company under the Policy and the Second Policy identified above shall not exceed this aggregate amount. Any payment by the Company on the Policy or the Second Policy identified above shall reduce the aggregate liability of the Company under both policies.

Except as provided above, the Company's liability remains limited by the Conditions and Stipulations of the Policy and the Second Policy. This endorsement is made a part of the Policy and is subject to all of the terms and provisions thereof and of any additional endorsements thereto. Except to the extent expressly stated, this endorsement does not modify any of the terms and provisions, extend the effective date, or increase the face amount of either policy or of any additional endorsements thereto.

BLANK TITLE INSURANCE COMPANY

By: _____
AUTHORIZED SIGNATORY

Date: _____