162+- Acres in Reno County

Information Packet

40+- Acres in N $\frac{1}{2}$ of the N $\frac{1}{2}$ of the SE $\frac{1}{4}$ of 7-25-4W,

22+- Acres in the NE $\frac{1}{4}$ of the NE $\frac{1}{4}$ of 7-25-4W,

&

100+- Acres:

40+- Acres in NE¼ of the SW¼ of 29-24-4W

and 60+- Acres in the W^{\prime}_2 of the SW1/4 of 29-24-4W

RESULTS REALTY RESULTS LAND CO

Limited Liability Company

620-465-3499 www.ResultsRE.com

TABLE OF CONTENTS

- Tract Information
- Agency
- Notice to Bidders
- Terms & Conditions of Sale
- FSA Records
- Tract 1
 - Mapping
 - o Aerial Map
 - o FEMA Floodplain Map
 - WebSoil Map
 - o Non-irrigated Capabilities Class Map
 - Tax Statement
 - Informational Title Commitment
- Tract 2
 - Mapping
 - o Aerial Map
 - FEMA Floodplain Map
 - o WebSoil Map
 - o Non-irrigated Capabilities Class Map
 - Tax Statement
 - Informational Title Commitment
- Tract 3
 - Mapping
 - o Aerial Map
 - o FEMA Floodplain Map
 - WebSoil Map
 - o Non-irrigated Capabilities Class Map
 - Tax Statement
 - Informational Title Commitment

RESULTS REALTY RESULTS LAND CO

Limited Liability Company

620-465-3499

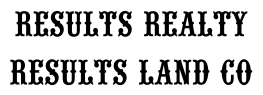
www.ResultsRE.com

TRACT INFORMATION

Parcel: 162+- Acres split into 3 tracts and not to be combined. Tract 1 - 40+- Acres in the N½ of the N½ of the SE¼ of 7-25-04W in Reno County, KS. Tract 2 - 22+- Acres in the NE¼ of the NE¼ of 7-25-04W in Reno County, KS. Tract 3 - 100+- Acres: 40+- Acres in the NE¼ of the SW¼ of 29-24-04W in Reno County, KS and 60+- Acres in the W½ of the SW¼ of 29-24-04W.

FSA BASES & YIELDS: See enclosed

SOIL TYPE: Web Soil Survey Enclosed



Limited Liability Company

620-465-3499

www.ResultsRE.com

AGENCY: The Broker is acting as agent for the Seller only. In the event of any dispute after the sale, Results Realty/Results Land Co auction/Realty's record of final sale shall be conclusive. All information and materials provided by Broker is subject to inspection by all appropriate parties and the Broker assumes no liability for its accuracy, errors, or omissions nor its agents, the Seller or its agents. **Prospective bidders should independently verify any information being materially relied upon in making a purchasing decision.**

Liquidate damages: If purchaser chooses not to close within the stated time herein and no written extension has been granted by the Seller, the Purchaser will forfeit all of the deposit. If such action occurs, Results Realty/Results Land Co hereby has the right to disperse the deposit as stated in the listing agreement and the purchaser, has no claims to such money or property being sold. Liquidated damages are to cover cost of auction, cost incurred by seller, labor cost, and additional cost of auction as not defined in this agreement. These liquidated damages do not restrict the seller from suing the purchaser for performance damages and/or any additional damages the seller suffers by the default of the purchaser.

BUYER'S NOTE: Individual purchases are to be considered as singular transaction not contingent in the sale of the other properties or tracts. Results Realty/Results Land Co reserves the right to offer the property in individual tracts and not combine the tracts. The sale of combinations supersedes the sale of individual tracts. **The decision of the Broker is final. Seller and Results Realty/Results Land Co, reserve the right to amend any terms and conditions prior to or during the auction.**

BIDDER'S DUTY TO INSPECT: All information published, announced, or contained herein was derived from sources believed to be correct; however, it is not guaranteed by the seller, the broker, or any other person or entity. Personal on site inspection of all property by potential bidders is strongly recommended. All sales are subject to the conditions and terms contained herein. The failure of any bidder to inspect, or to fully informed as to the condition of the property, will not constitute grounds for any claim or demand for adjustment or withdrawal of bid, offer or deposit money after its opening tender. This includes but is not limited to public information such as easements, restrictions, zoning, rights-of-way, or any other information that can be obtained as public record in the county courthouse or any municipal office concerning subject properties. Any and all announcements made from the auction stand take precedence over all other verbal, printed, announced, and/or distributed information. Please note that you are bidding to purchase the Property "As is, Where is" with no guarantee or warranty.

Results Realty/Results Land Co is the agent of the seller and their fiduciary duties of loyalty and faithfulness are owed to their client (the Seller).



620-465-3499 www.ResultsRE.com

NOTICE TO BIDDER

The information included herewith is a summary of information available from a number of sources, most of which have not been independently verified. The sources from which the information was gathered are believed to be reliable; however, all information contained within this package is subject to verification by all parties relying on it. No representations or warranties, expressed or implied, as to the accuracy or completeness of the information in this and other advertising materials shall be deemed made, and no legal commitment or obligation shall arise, by reason of this package or its contents.

This summary has been provided for the use of prospective bidders. Buyer must rely on his/her own information, inspection, review of public records and own determination to bid, consulting whatever advisors he/she may feel appropriate.

The property described is being sold in "**AS-IS, WHERE-IS, WITH ALL FAULTS**" condition. Neither Results Realty/Results Land Co, the seller, not their respective agents make any express or implied warranties of any kind. This listing may be withdrawn and/or modified without notice at any time.

Results Realty/Results Land Co are Kansas Licensed Real Estate Brokers acting as agents of the Seller.

RESULTS REALTY RESULTS LAND CO

Limited Liability Company

620-465-3499

www.ResultsRE.com

TERMS AND CONDITIONS OF SALE

ORDER OF SALE: Final order of sale to be provided prior to the auction.

RESTRICTIONS: Subject only to (1) all City, County, and state laws, ordinances and regulations and (2) any easements, encumbrances and restrictions applicable to the Property. Seller is placing no restrictions on the property.

UTILITIES: Results Realty & Results Land Co, nor the seller, guarantees the availability of utilities, public or private. This consists of but is not limited to: wells, septic tanks, access to public utilities or any hook up fees therewith. Confirmation of utility availability is the bidder's sole responsibility.

TAXES: Seller shall pay taxes prorated to date of closing and all prior years.

POSSESSION: Tract 1 will pass after 2021 Wheat Harvest, Tract 2 & 3 will pass upon Closing.

CROP SHARE: None

MINERALS: Passed to Buyer

SURVEY: None

TITLE/CLOSING COSTS: Seller and Purchaser shall share equally in the cost of title insurance and escrow closing.

PROPERTY SOLD "AS IS, WHERE IS, WITH ALL FAULTS" WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND: The real property shall be sold subject to conditions, restrictions, right-of-way easements, and reservations, if any, of record, filed and unfiled mechanic's liens, if any, and all other matters of record taking priority, subject to the rights; if any, of tenants-in-possession, and further subject to all conditions announced at the sale; and confirmation of the seller. Announcements made day of auction take precedence over previously printed material and oral statements.

CLOSING: Buyer must close on the sale of property on or before January 5, 2021. TIME IS OF THE ESSENCE: The entire purchase price must be paid by cashier's or certified check or wired funds at closing. No purchase is contingent on financing. Buyer is entitled to a deed for property upon full payment. Buyers should have all tests and inspections completed prior to the date that the sealed bids are due. Only the Contract for Sale of Real Estate shall set forth Seller's obligations to the successful Bidder.

ADDITION OR WITHDRAWAL FROM SALE; CONDITION OF SALE: Property selling subject to motivated seller's confirmation. The Broker reserves the right to cancel the auction up to the time prior to the final due date of bidding. If a subsequent survey by the purchaser shows a greater or lesser number of acres or square footage this will not affect the purchase or purchase price.

RESULTS REALTY RESULTS LAND CO

Limited Liability Company

620-465-3499

www.ResultsRE.com

Karisas Reno

U.S. Department of Agriculture

FARM: 2777

Prepared: 10/8/20 1:30 PM

Farm Service Agency

Report ID: FSA-156EZ

Abbreviated 156 Farm Record

Crop Year: 2021 Page: 1 of 2

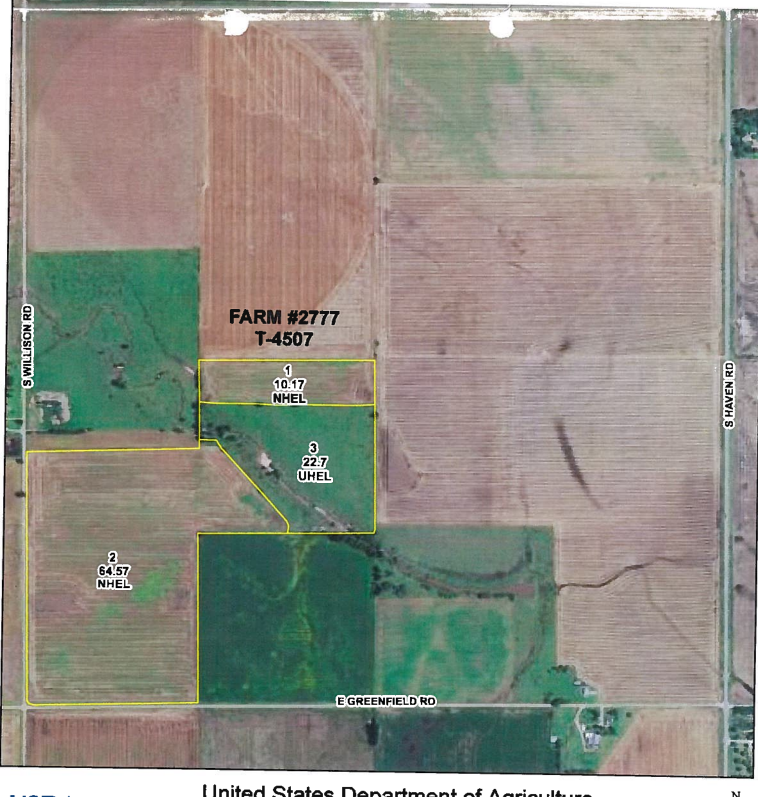
DISCLAIMER: This is data extracted from the web farm database. Because of potential messaging failures in MIDAS, this data is not guaranteed to be an accurate and complete representation of data contained in the MIDAS system, which is the system of record for Farm Records.

Operator Name THALMANN FARMS INC					Farm I	dentifier			
	ted with Operate	or:	2		3				
	Eligibility: Eligib								
	engloring, engle								
CRP Contract N	iumber(s): None	•							
Farmland	Cropland	DCP Cropland	WBP	WRP	EWP	CRP Cropland	GRP	Farm Status	Number of Tract s
176.44	137.15	137.15	0.0	0.0	0.0	0.0	0.0	Active	3
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL/FWP					
0.0	0.0	137.15	0.0	0.0					
				ARC/PLO	c	2			
PLC		ARC-CO	ARC-		PLC-Def	fault	ARC-CO-Defa	ault	ARC-IC-Default
WHEA	.т 	NONE	NON	E	NON	E	NONE		NONE
	Re	350		PLC (000 595			······	
Crop		eage			CCC-505 PReductio	л			
WHEAT	11	8.2		54	0.00				
Total Base Acres	s: 11	8.2	-						
Fotal Base Acres			22 AC. NE1			<u></u>		<u>.</u>	
	1505 De	scription J-19;2-E				KS		4	
Fract Number: 4	1505 Der cation : Reno	scription J-19;2-E		/4 NE1/4 7-25- Physical Locat				4	
Fract Number: 4 SA Physical Lo BIA Range Unit I	1505 Dev cation : Rend	scription J-19;2-E	ANSII	Physical Locat		KS		<u>.</u>	
Fract Number: 4 SA Physical Lo BIA Range Unit I	1505 Der xation : Reno Number: HEL: no agricultu	scription J-19;2-E), KS	ANSI I	Physical Locat		ĸs		3	
Tract Number: 4 SA Physical Lo BIA Range Unit I IEL Status: Ni	1505 Der xation : Reno Number: HEL: no agricultu	scription J-19;2-E b, KS ural commodity plar	ANSI I	Physical Locat		ĸs		5	
Tract Number: 4 SA Physical Lo BIA Range Unit I IEL Status: Ni Vetland Status: WL Violations:	0505 Der ocation : Reno Number: HEL: no agricultu Tract does no None	scription J-19;2-E b, KS ural commodity plan of contain a wetland	ANSI I nted on undeter	Physical Locat mined fields	tion: Reno,			:RP	
Fract Number: 4 SA Physical Lo BIA Range Unit I IEL Status: Ni Vetland Status:	1505 Der xcation : Reno Number: HEL: no agricultu Tract does no	scription J-19;2-E b, KS ural commodity plan of contain a wetland	ANSI I nted on undeter I pland N	Physical Locat mined fields WBP	tion: Reno, WRP	EN	/P Cro	pland	GRP
Fract Number: 4 SA Physical Lo BIA Range Unit f IEL Status: Ni Vetland Status: WL Violations: Farmland 38.33 State	0505 Der coation : Rend Number: HEL: no agricultu Tract does no None Cropland 21.74 Oth	scription J-19;2-E b, KS ural commodity plan of contain a wetland DCP Cro 21.7 ter E	ANSI I Inted on undeter I I I I I I I I I I I I I I I I I I I	Physical Locat mined fields WBP 0.0 Double	tion: Reno, WRP 0.0	EV 0.1	/P Cro	CRP pland 0.0	GRP 0.0
Tract Number: 4 SA Physical Lo IA Range Unit I IEL Status: Ni Vetland Status: NL Violations: Farmland 38.33 State	0505 Der ocation : Reno Number: HEL: no agricultu Tract does no None Cropland 21.74	scription J-19;2-E b, KS ural commodity plan bt contain a wetland d DCP Cro 21.7 ler E vation DCP	ANSI I nted on undeter I pland N 4 ffective Cropland	Physical Locat mined fields WBP 0.0 Double Cropped	tion: Reno, WRP 0.0	EW 0.1 MPL/FWP	/P Cro	pland	
Tract Number: 4 SA Physical Lo IA Range Unit I IEL Status: Ni Vetland Status: WL Violations: Farmland 38.33 State Conservation	0505 Der cation : Rend Number: HEL: no agricultu Tract does no None Cropland 21.74 Oth Conser	scription J-19;2-E b, KS ural commodity plan bt contain a wetland d DCP Cro 21.7 ler E vation DCP	ANSI I Inted on undeter I I I I I I I I I I I I I I I I I I I	Physical Locat mined fields WBP 0.0 Double	tion: Reno, WRP 0.0	EV 0.1	/P Cro	pland	
Tract Number: 4 SA Physical Lo IA Range Unit I IEL Status: Ni Vetland Status: WL Violations: Farmland 38.33 State Conservation	1505 Der cation : Rend Number: HEL: no agricultu Tract does no None Cropland 21.74 Oth Conser 0.6	scription J-19;2-E b, KS ural commodity plan bt contain a wetland d DCP Cro 21.7 ler E vation DCP	ANSI I nted on undeter I pland N 4 ffective Cropland	Physical Locat mined fields WBP 0.0 Double Cropped 0.0	WRP 0.0	EW 0.1 MPL/FWP	/P Cro	pland	
Fract Number: 4 SA Physical Lo BIA Range Unit I IEL Status: NI Vetland Status: WL Violations: Farmland 38.33 State Conservation 0.0	9505 Der cation : Rend Number: HEL: no agricultu Tract does no None Cropland 21.74 Oth Conser 0.6	scription J-19;2-E b, KS ural commodity plan bt contain a wetland d DCP Cro 21.7 ter E vation DCP 0 Base	ANSI I nted on undeter I pland N 4 ffective Cropland 21.74 PLC	Physical Locat mined fields WBP 0.0 Double Cropped 0.0	WRP 0.0	EW 0.1 MPL/FWP	/P Cro	pland	

Owners: CHAMBERS, KAREN

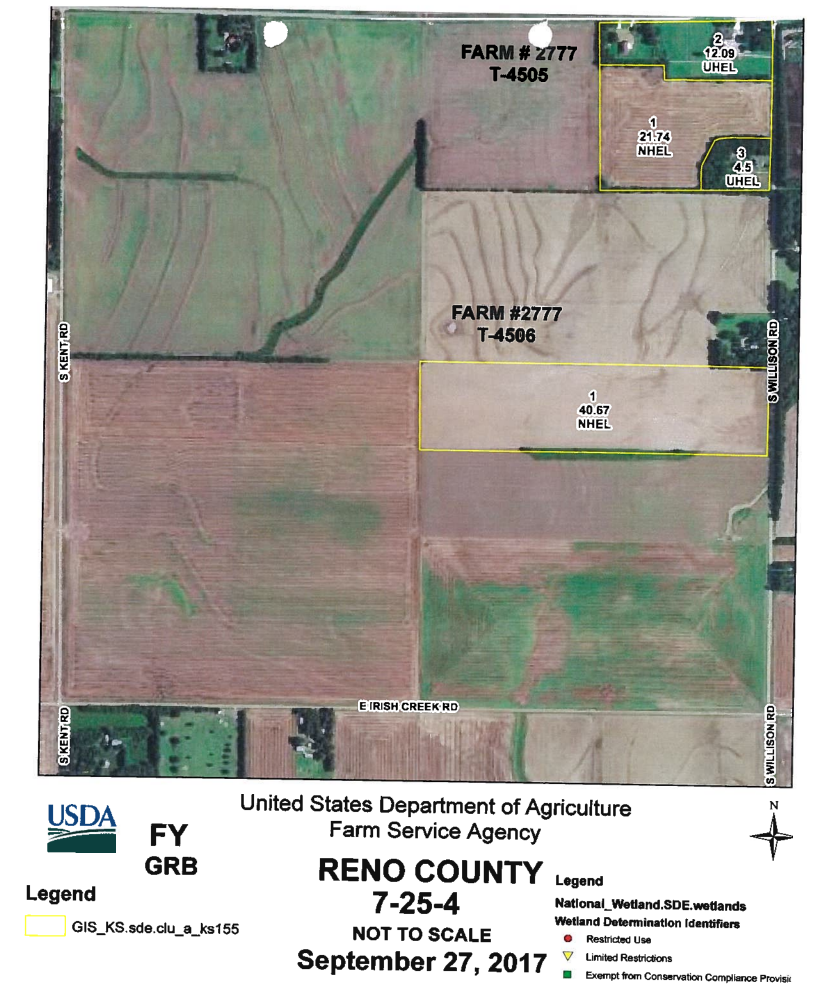
Other Producers: None

Reno		U.S. Department of Agriculture Farm Service Agency						10/8/20 1:30 PM
Report ID: FSA-156	BEZ	A	bbrevi	ated 156 Fa	rm Recon	a	Crop Year:	
DISCLAIMER. This is	date extreme date						Page:	2 of 2
and complete represe	ntation of data contai	ned in the MiDAS sy	stem, whi	ch is the system	of record for	lures in MIDAS, th Farm Records.	ils data is not guarant	eed to be an accura
Tract Number: 4506		ion J-19;2-B; N1/						
FSA Physical Locat	ion : Reno, KS			hysical Locati	on: Deale W	•		
BIA Range Unit Nun	nber:			nyaical cocati	UII: KENO, K	5		
		mmodile electric t						
HEL Status: NHEL Wetland Status:	Tract does not conta		Undetern	nined fields				
		an a wetland						
WL Violations: No	90 0							
Ferrit	_							
Farmland	Cropland	DCP Cropland	W	BP	WRP	EWP	CRP Cropland	000
40.67	40.67	40.67	(0.0	0.0	0.0	0.0	GRP
State	Other	Effectiv		Double				0.0
Conservation 0.0	Conservation	DCP Crop!		Cropped	N	IPL/FWP		
0.0	0.0	40.67		0.0		0.0		
Сгор	Base		PLC	CCC-50:	5			
orop	Acreaç	je	Yield	CRP Reduc	tion			
WHEAT	32.0		54	0.00			9	
WHEAT Total Base wners: CHAMBERS, ther Producers: N	Acres: 32.0 KAREN		54				9	
Total Base wners: CHAMBERS, ther Producers: N	Acres: 32.0 , KAREN one			0.00			9	
Total Base wners: CHAMBERS, ther Producers: N	Acres: 32.0 , KAREN one Description	0 I-20;1-A; S2NW4	SW4; NE	0.00 4\$W4; \$W4\$W			9	
Total Base wners: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location	Acres: 32.0 , KAREN one Description n : Reno, KS		SW4; NE	0.00			9	
Total Base wners: CHAMBERS, ther Producers: N act Number: 4507 A Physical Location A Range Unit Numb	Acres: 32.0 , KAREN one Description n : Reno, KS er:		SW4; NE	0.00 4SW4; SW4SW rsicel Location			9	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 A Physical Location A Range Unit Numb EL Status: NHEL: r	Acres: 32.0 , KAREN one Description n : Reno, KS er: no agricultural comm	odity planted on u	SW4; NE	0.00 4SW4; SW4SW rsicel Location			9	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 A Physical Location A Range Unit Numb EL Status: NHEL: r etland Status: Tra	Acres: 32.0 , KAREN tone Description n : Reno, KS er: no agricultural comm act does not contain	odity planted on u	SW4; NE	0.00 4SW4; SW4SW rsicel Location			9	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 A Physical Location A Range Unit Numb EL Status: NHEL: r	Acres: 32.0 , KAREN tone Description n : Reno, KS er: no agricultural comm act does not contain	odity planted on u	SW4; NE	0.00 4SW4; SW4SW rsicel Location				
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numb EL Status: NHEL: r etland Status: Tra L Violations: None	Acres: 32.0 , KAREN one Description n : Reno, KS er: no agricultural comm act does not contain	odity planted on u a wetland	SW4; NE	0.00 4SW4; SW4SW rsicel Location			9	
Total Base whers: CHAMBERS, ther Producers: N act Number: 4507 & Physical Location & A Physical Location & A Range Unit Numb EL Status: NHEL: r etiand Status: Tra- tiland Status: None Farmland	Acres: 32.0 , KAREN tone Description n : Reno, KS er: no agricultural comm act does not contain e Cropland	nodity planted on u a wetland DCP Croptand	SW4; NE ANSI Phy Odetermin	0.00 4SW4; SW4SW relicel Location		EWP	CRP	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numb: EL Status: NHEL: r etland Status: Tra U Violations: None Farmland 97.44	Acres: 32.0 , KAREN one Description n : Reno, KS er: no agricultural comm act does not contain	odity planted on u a wetland	SW4; NE ANSI Phy odetermin	0.00 4SW4; SW4SW relicel Location	√4 29-24-4 ∷ Reno, KS	EWP 0.0	CRP Cropland 0.0	GRP
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numb EL Status: NHEL: r etland Status: Tra U Violations: None Farmland 97.44 State	Acres: 32.0 KAREN one Description n : Reno, KS er: no agricultural comm act does not contain e Cropland 74.74 Other	nodity planted on un a wetland DCP Croptand 74.74 Effective	SW4; NE ANSI Phy Odelermin WBI 0.0	0.00 4SW4; SW4SW relicel Location	V4 29-24-4 I: Reno, KS		Cropland	GRP 0.0
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numb: EL Status: NHEL: r etland Status: Tra U Violations: None Farmland 97.44	Acres: 32.0 , KAREN tone Description n : Reno, KS er: to agricultural comm act does not contain e Cropland 74.74 Other Conservation	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odelermin WBI 0.0	0.00 4SW4; SW4SW relicel Location red fields Double Cropped	V4 29-24-4 :: Reno, KS WRP 0.0		Cropland	
Total Base whers: CHAMBERS, ther Producers: N act Number: 4507 & Physical Location & Ange Unit Numb EL Status: NHEL: r etiand Status: Tra U Violations: None Farmland 97.44 State onservation	Acres: 32.0 KAREN one Description n : Reno, KS er: no agricultural comm act does not contain e Cropland 74.74 Other	nodity planted on un a wetland DCP Croptand 74.74 Effective	SW4; NE ANSI Phy Odelermin WBI 0.0	0.00 4SW4; SW4SW relicel Location ed fields	V4 29-24-4 I: Reno, KS WRP 0.0	0.0	Cropland	
Total Base whers: CHAMBERS, ther Producers: N act Number: 4507 & Physical Location & Ange Unit Numb EL Status: NHEL: r etiand Status: Tra U Violations: None Farmland 97.44 State onservation	Acres: 32.0 , KAREN tone Description n : Reno, KS er: to agricultural comm act does not contain e Cropland 74.74 Other Conservation	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odelermin WBI 0.0	0.00 4SW4; SW4SW relicel Location red fields Double Cropped	V4 29-24-4 I: Reno, KS WRP 0.0	0.0 L /FWP	Cropland	
Total Base whers: CHAMBERS, ther Producers: N act Number: 4507 & Physical Location & Ange Unit Numb EL Status: NHEL: r etiand Status: Tra U Violations: None Farmland 97.44 State onservation	Acres: 32.0 , KAREN tone Description n : Reno, KS er: to agricultural comm act does not contain e Cropland 74.74 Other Conservation	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odetermin 0.0 d	0.00 4SW4; SW4SW relicel Location relifields Double Cropped 0.0	V4 29-24-4 :: Reno, KS WRP 0.0 MP	0.0 L /FWP	Cropland	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 & Physical Location A Range Unit Numbi- EL Status: NHEL: r etland Status: Tra- tland Status: None Farmland 97.44 State onservation 0.0	Acres: 32.0 KAREN one Description n : Reno, KS er: Do agricultural comm act does not contain act does not contain conservation 0.0 Base	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odetermin 0.0 d	0.00 4SW4; SW4SW relicel Location relifields Double Cropped 0.0 CCC-505 CRP Reduction	V4 29-24-4 :: Reno, KS WRP 0.0 MP	0.0 L /FWP	Cropland	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numbi- EL Status: NHEL: r etiand Status: Tra- til Violations: None Farmland 97.44 State onservation 0.0 Crop	Acres: 32.0 KAREN one Description n : Reno, KS er: no agricultural comm act does not contain act does not contain	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odetermin 0.0 d PLC Yield	0.00 4SW4; SW4SW relicel Location rel fields Double Cropped 0.0 CCC-505	V4 29-24-4 :: Reno, KS WRP 0.0 MP	0.0 L /FWP	Cropland	
Total Base winers: CHAMBERS, ther Producers: N act Number: 4507 BA Physical Location A Range Unit Numb EL Status: NHEL: r etland Status: Tra U Violations: None Farmland 97.44 State onservation 0.0 Crop WHEAT	Acres: 32.0 KAREN one Description n : Reno, KS er: to agricultural comm act does not contain cropland 74.74 Other Conservation 0.0 Base Acreage 64.6 cres: 64.6	nodity planted on un a wetland DCP Cropland 74.74 Effective DCP Croplan	SW4; NE ANSI Phy Odetermin 0.0 d PLC Yield	0.00 4SW4; SW4SW relicel Location relifields Double Cropped 0.0 CCC-505 CRP Reduction	V4 29-24-4 :: Reno, KS WRP 0.0 MP	0.0 L /FWP	Cropland	





Disclaimer: Wetland identifiers do not represent the size, shape or specific determination of the area.Refer to your original determination (CPA-026 and attached maps) for exact wetland boundaries and determinations, or contact NRCS.



Disclaimer: Wetland identifiers do not represent the size, shape or specific determination of the area.Refer to your original determination (CPA-026 and attached maps) for exact wetland boundaries and determinations, or contact NRCS.

Tract 1

40+- Acres in N½ of the N½ of the SE¼ of 7-25-4W

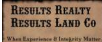
RESULTS REALTY RESULTS LAND CO

Limited Liability Company

620-465-3499

www.ResultsRE.com

Tract 1 40 Acres Reno County, Kansas, 40 AC +/-

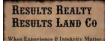


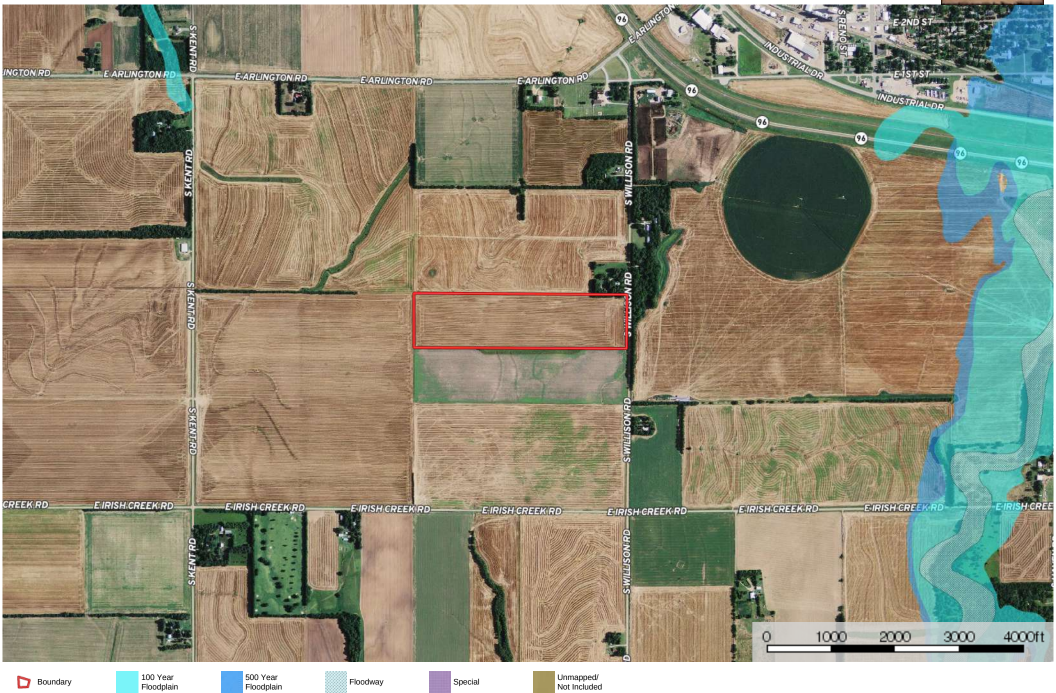


D Boundary



Tract 1 40 Acres Reno County, Kansas, 40 AC +/-









USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey

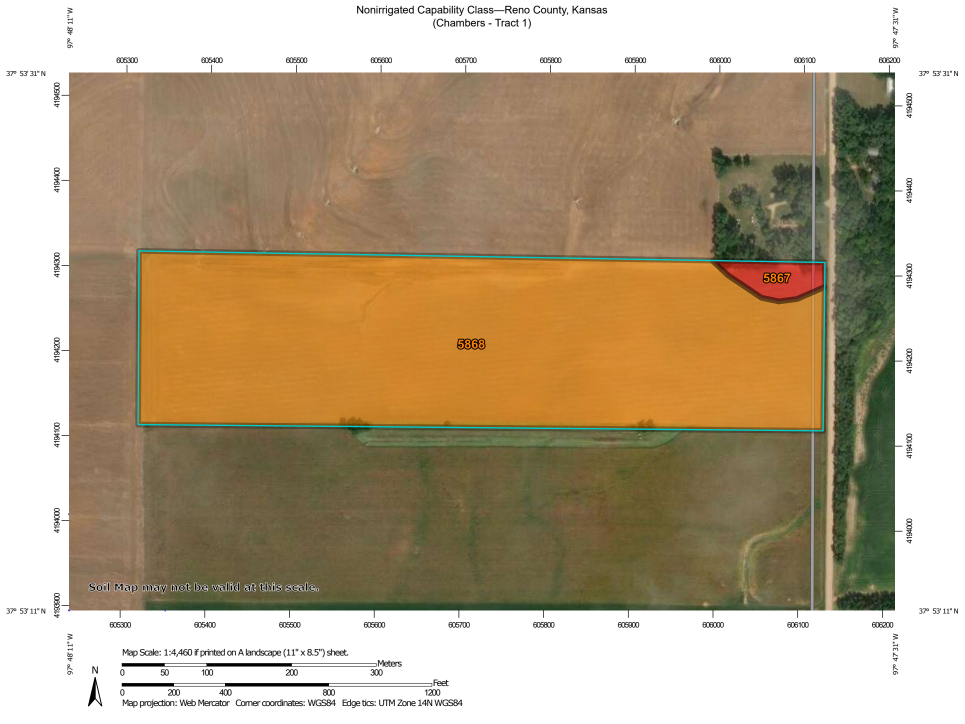
MAP I	EGEND	MAP INFORMATION		
Area of Interest (AOI) △ Area of Interest (AOI) Soils Soil Map Unit Polygons △ Soil Map Unit Polygons ○ Soil Map Unit Polygons ○ Soil Map Unit Polygons ○ Borrow Pit ○ Clay Spot ○ Closed Depression ◇ Gravel Pit ○ Landfill ▲ Lava Flow ▲ Marsh or swamp ◇ Mine or Quarry ○ Perennial Water ○ Rock Outcrop ↓ Saline Spot	EGENDImage: Spoil AreaImage: Stony SpotImage: Stony SpotImage: Special Line Special Special Line S	MAP INFORMATION The soil surveys that comprise your AOI were mapped at 1:24,000. Warning: Soil Map may not be valid at this scale. Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale. Please rely on the bar scale on each map sheet for map measurements. Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data are of the version date(s) listed below. Soil Survey Area: Reno County, Kansas Survey Area Data: Version 17, Jun 10, 2020 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: Sep 11, 2011—Nor 14, 2017		
*				



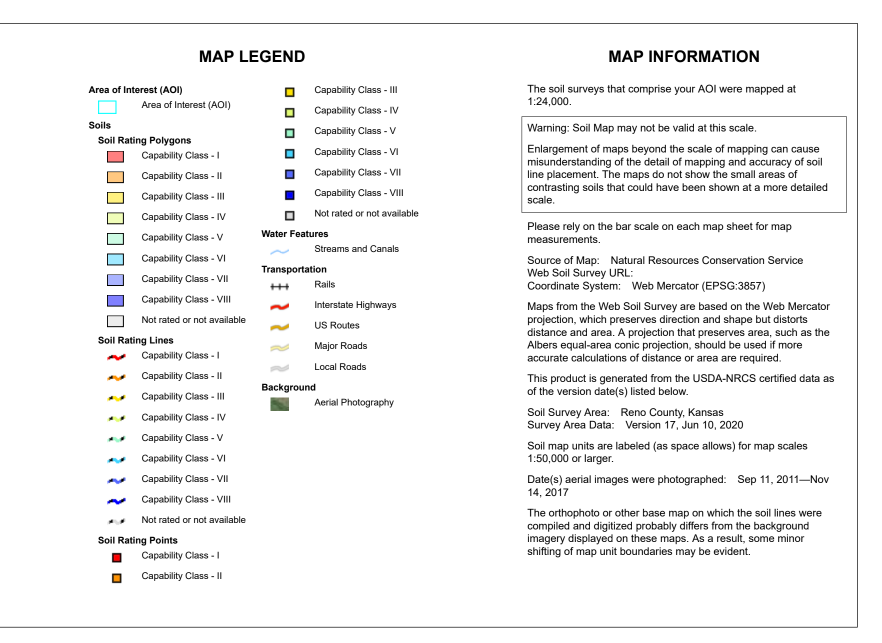
Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
	•		
5867	Avans loam, 0 to 1 percent slopes	1.1	2.7%
5868	Avans loam, 1 to 3 percent slopes	39.3	97.3%
Totals for Area of Interest		40.4	100.0%





USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey





Г

Nonirrigated Capability Class

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
5867	Avans loam, 0 to 1 percent slopes	1	1.1	2.7%
5868	Avans loam, 1 to 3 percent slopes	2	39.3	97.3%
Totals for Area of Intere	est		40.4	100.0%

Description

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.

Rating Options

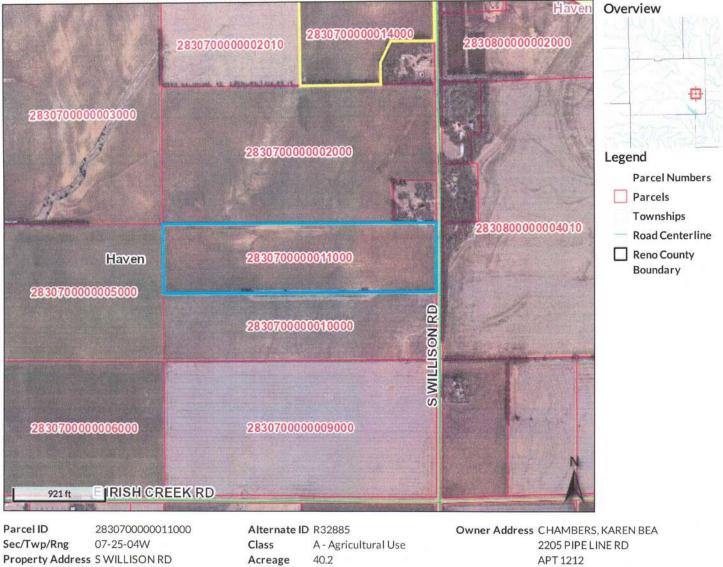
Aggregation Method: Dominant Condition

Component Percent Cutoff: None Specified

JSDA

Tie-break Rule: Higher

Beacon[™] Reno County, KS



District **Brief Tax Description**

CLEBERNE, TX 76033

HAVEN TOWNSHIP, S07, T25, R04W, ACRES 40.2, N1/2 N1/2 SE1/4 LESS RDWY R/W (Note: Not to be used on legal documents)

Date created: 9/22/2020 Last Data Uploaded: 9/21/2020 11:17:43 PM

Haven

287

Developed by Schneider

Beacon Reno County, KS

Summary

D22895		
R32885		
S WILLISON RD		
HAVEN, KS 67543		
HAVEN TOWNSHIP, S07, T25, R04W, ACRES 40.2, N1/2 N1/2 SI	E1/4 LESS RDWY I	R/W
(Note: Not to be used on legal documents)		
287		
N/A		
40.21		
Agricultural Use		
N/A		
HAVEN TOWNSHIP		
07-25-04W		
12PR - 12;		
060.1		
	HAVEN, KS 67543 HAVEN TOWNSHIP, S07, T25, R04W, ACRES 40.2, N1/2 N1/2 SI (Note: Not to be used on legal documents) 287 N/A 40.21 Agricultural Use N/A HAVEN TOWNSHIP 07-25-04W 12PR - 12;	HAVEN, KS 67543 HAVEN TOWNSHIP, S07, T25, R04W, ACRES 40.2, N1/2 N1/2 SE1/4 LESS RDWY ((Note: Not to be used on legal documents) 287 N/A 40.21 Agricultural Use N/A HAVEN TOWNSHIP 07-25-04W 12PR - 12;

Owner

Primary Owner Chambers, Karen Bea 2205 Pipe Line Rd Apt 1212 Cleberne, TX 76033

Ag Acreage

				Details:				Sum	mary:
Ag Type	Ag Acres	Ag Soil	Non-irrigated Base Rate	Non-irrigated Adjusted Rate	Irrigated Base Rate	Irrigated Adjusted Rate	Total Value	Dry Land Acres Irrigated Acres	40.21
DR	1.32	5867	383	383	0	0	510	Native Grass Acres Tame Grass Acres	
DR	38.89	5868	346	346	0	0	13460	Total Ag Acres Total Ag Value	40.21 13970.00

Valuation

	2020 Apprais	ed Value			2019 Apprais	ed Value	
Class	Land	Building	Total	Class	Land	Building	Total
Α	\$13,970	\$O	\$13,970	A	\$14,000	\$0	\$14,000
Total	\$13,970	\$0	\$13,970	Total	\$14,000	\$0	\$14,000

No data available for the following modules: Market Land Info, Residential Information, Mobile Home Information, Commercial Information, Other Buildings, Other Building Components, Building Permits, Photos, Sketches.

Disclaimer: The information in this web site represents current data from a working file which is updated continuously. Information is believed reliable, but its accuracy cannot be guaranteed. No warranty, express or implied, is provided for the data herein, or its use. User Privacy Policy



Last Data Upload: 9/21/2020, 10:17:43 PM

Version 2.3.86

Beacon[™] Reno County, KS

Summary

Tax ID	CHAM00099
Tax Year	2019
Name	CHAMBERS, KAREN B
Property Address	00000 S WILLISON
Sec-Twp-Rng	725-04
Description	
Parcel ID/Cama	2830700000011000
Parcel Classes	RL
Tax Unit	287

Tax History

Tax Year Valuation Levy Valorem Tax	
2019 \$0 0.000 \$0.00 \$594.18	\$594.18 N
2019 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2018 \$0 0.000 \$0.00 \$616.04	\$616.04 N
2018 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2017 \$0 0.000 \$0.00 \$601.58	\$601.58 N
2017 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2016 \$0 0.000 \$0.00 \$548.98	\$548.98 N
2016 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2015 \$0 0.000 \$0.00 \$482.90	\$482.90 N
2015 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2014 \$0 0.000 \$0.00 \$427.90	\$427.90 N
2014 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2013 \$0 0.000 \$0.00 \$397.98	\$397.98 N
2013 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2012 \$0 0.000 \$0.00 \$366.86	\$366.86 N
2012 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2011 \$0 0.000 \$0.00 \$339.08	\$339.08 N
2011 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2010 \$0 0.000 \$0.00 \$336.62	\$336.62 N
2010 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2009 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2009 \$0 0.000 \$0.00 \$344.35	\$344.35 N
2008 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2008 \$0 0.000 \$0.00 \$352.57	\$352.57 N
2007 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2007 \$0 0.000 \$0.00 \$344.77	\$344.77 N
2006 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2006 \$0 0.000 \$0.00 \$352.21	\$352.21 N
2005 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2005 \$0 0.000 \$0.00 \$325.57	\$325.57 N
2004 \$0 0.000 \$0.00 \$309.93	\$309.93 N
2004 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2003 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2003 \$0 0.000 \$0.00 \$265.47	\$265.47 N
2002 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2002 \$0 0.000 \$0.00 \$269.19	\$269.19 N
2001 \$0 0.000 \$0.00 \$211.65	\$211.65 N
2001 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2000 \$0 0.000 \$0.00 \$2.01	\$2.01 N
2000 \$0 0.000 \$0.00 \$221.07	\$221.07 N
1999 \$0 0.000 \$0.00 \$2.00	\$2.00 N
1999 \$0 0.000 \$0.00 \$190.94	- \$190.94 N
1998 \$0 0.000 \$0.00 \$2.00	\$2.00 N
1998 \$0 0.000 \$0.00 \$174.46	\$174.46 N
1997 \$0 0.000 \$0.00 \$166.80	\$166.80 N
1997 \$0 0.000 \$0.00 \$2.00	\$2.00 N

Kansas Secured Title, Inc. - Hutchinson 606 N Main Hutchinson, Kansas 67501 Phone: Fax:

Transaction Information

The information in this section is provided as a courtesy and is not a part of the commitment.

KST	File RN0000246	Loan No.	Customer File
		Your Closer is:	
P	aul Scofield	620-577-7050	pscofield@kstitle.com
	If KST is to handle	closing and a closer is not listed please	contact our office.
		Your Title Officer is	
	Derek Moos		dmoos@kstitle.com
Buyer:	Purchaser with co identified at Item	ontractual rights under a purchase agr 4 below	eement with the vested owner as
Seller:	Karen Bea Chamb	pers	
Property	Address: S. Williso Haven, K		

CALL OUR OFFICE TO VERIFY WIRE INSTRUCTIONS BEFORE YOU WIRE ANY FUNDS ***DO NOT RELY ON EMAILED WIRE INSTRUCTIONS FROM ANY SOURCE***

INFORMATION FROM THE COUNTY TAX RECORDS:

Tax ID	
Taxes for 2019:	
General Tax:	\$594.18
Special Assessments:	\$2.01
Total:	\$596.19
2019 taxes are paid in full.	

TITLE CHAIN: FOR INFORMATION WE NOTE THE FOLLOWING DEED(S) APPEARING ON THE RECORD:

Decree of Final Settlement In The Matter Of The Estate Of Bessie I. Kohler, Deceased, Case No. 2012 PR 12, recorded in the District Court of Reno County Kansas on July 23, 2012.

Decree of Final Settlement In The Matter Of The Estate Of Russell Geffert, Deceased, recorded in the Probate Court of Reno County, Kansas on October 9, 1967.

Executor's Deed from Harold H. Stecher, Executor of the estate of Clara Kuehl, deceased, to Russell Geffert, recorded August 7, 1961, in <u>Book 343, Page 75</u>.

No other instrument conveying title to the land appears within the 24 months preceding the date of this commitment. This information is shown to evidence transfers of title within the last 24 months and should not be construed as an abstract or representation of title.

E-RECORDING: OUR COMPANY E-RECORDS IN ALL COUNTIES WHERE THIS SERVICE IS OFFERED. An electronic recording service fee of \$5.00 per document will be assessed at the time of recording.

LOAN POLICY ENDORSEMENTS ALTA 4 Condominium, ALTA 5 P.U.D., ALTA 6, 6.1 or 6.2 Variable Rate, ALTA 8.1 Environmental and ALTA 9 Comprehensive, as applicable, are included at no additional charge. For other endorsements please contact our office.

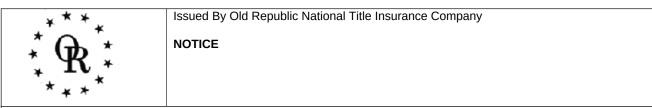
CLOSING FUNDS, pursuant to KSA 40-1137(c), funds for closing in excess of \$2,500.00 must be in the form of a wire transfer or bank issued check (cashier's, tellers, money order).

RECORDING FEES are generally \$21.00 for the first page and \$17.00 for each additional page of each document. Recording fees for releases and assignments of a single mortgage will be \$20.00 for the first page and \$4.00 for each additional page.

ANY DEED to be recorded must be accompanied by a Kansas Real Estate Sales Validation Questionnaire (original form, in triplicate) unless a valid exemption is stated on the face of the deed pursuant to KSA 17-1437.

REAL ESTATE TAXES are billed on November 1 of the tax year and are due and payable at that time. The first half becomes delinquent on December 20 of the tax year; the second half becomes delinquent on May 10 of the following year.

ALTA Commitment for Title Insurance



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, Old Republic National Title Insurance Company, a Florida 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 6 months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

This page is only a part of a 2016 ALTA Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions.

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company 400 Second Avenue South, Minneapolis, Minnesota 55401 (612) 371-1111

BY CMONLOR President Attest Dowit Wold Secretary

ORT Form 4690 ALTA Commitment for Title Insurance 8-1-16

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company

SCHEDULE A

File No: RN0000246		000246	Revision.	Customer File
1.	Com	mitment Date: Octob	oer 12, 2020, 8:00 am	
2.	Policy to be issued:			
	(a)	•	: Purchaser with contra as identified at Item 4 b	Premium Amount: ctual rights under a purchase agreement with elow
	(b)	2006 ALTA® Loar Proposed Insured Proposed Policy A	:	Premium Amount:
3.	The estate or interest in the Land described or referred to in this Commitment is Fee Simple.			ferred to in this Commitment is Fee Simple.

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

Karen Bea Chambers

5. The Land is described as follows:

North Half of the North Half of the Southeast Quarter (N 1/2 N 1/2 SE 1/4) of Section Seven (7), Township Twenty-five (25) South, Range Four (4) West of the 6th P.M., Reno County, Kansas. Subject to public Road.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule A

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. FURNISH executed Owner's Affidavit and Certification as prescribed by the Company.
- 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.
- 7. The Company requires a copy of the fully executed sales contract setting forth the names of all parties and the sales price of the subject property and this commitment must be updated to show any additional exceptions and/or requirements prior to closing.

End of Requirements

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule B

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company 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. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
- 2. Rights or claims of parties in possession not shown by the public records
- 3. Easements or claims of easements, not shown by the public records.
- 4. 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 or that could be ascertained by and inspection of the Land.
- 5. 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.
- 6. Taxes or special assessments which are not shown as existing liens by the public records.
- 7. General and special taxes for the year 2020 and subsequent years.
- 8. Extension of the Boundaries of Equus Beds Groundwater Management District No. 2, recorded January 4, 1989, in Book 219, Page 147.
- 9. Terms and provisions of Oil and Gas Lease recorded April 27, 1962, in <u>Book 81, Page 237</u>, for the purposes of mining and operating for oil and gas for a term of 5 year(s) from date and as long thereafter as oil and gas or either of them is produced from said land.

We follow the mineral title no further.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule BII End of Exceptions

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule BII

RN0000246 Page 7 of 13

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
 - (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.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

- (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.

***** * OLD REPUBLIC TITLE Rev. 06/2020 rev. 06rere/2020

FACTS	WHAT DOES OLD REPUBLIC TITLE
	DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	 The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and employment information Mortgage rates and payments and account balances Checking account information and wire transfer instructions When you are <i>no longer</i> our customer, we continue to share your information as described in this notice.
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Old Republic Title chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Old Republic Title share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), or respond to court orders and legal investigations, or report to credit bureaus	Yes	Νο
For our marketing purposes — to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share

Go to <u>www.oldrepublictitle.com</u> (Contact Us)

Who we are	o we are		
Who is providing this notice?	Companies with an Old Republic Title name and other affiliates. Please see below for a list of affiliates.		

What we do	
How does Old Republic Title protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. For more information, visit http://www.OldRepublicTitle.com/newnational/Contact/privacy.
How does Old Republic Title collect my personal information?	 We collect your personal information, for example, when you: I Give us your contact information or show your driver's license I Show your government-issued ID or provide your mortgage information I Make a wire transfer We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only: I Sharing for affiliates' everyday business purposes - information about your creditworthiness I Affiliates from using your information to market to you I Affiliates from using your information to market to you I Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the State Privacy Rights section https://www.oldrepublictitle.com/privacy-policy

Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	I Our affiliates include companies with an Old Republic Title name, and financial companies such as Attorneys' Title Fund Services, LLC, Lex Terrae National Title Services, Inc., Mississippi Valley Title Services Company, and The Title Company of North Carolina.
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies.
	I Old Republic Title does not share with non-affiliates so they can market to you
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you.
	•Old Republic Title doesn't jointly market.

Affiliates Who May be Delivering This Notice

American First Title & Trust Company	American Guaranty Title Insurance Company	Attorneys' Title Fund Services, LLC	Compass Abstract, Inc.	eRecording Partners Network, LLC
Genesis Abstract, LLC	Guardian Consumer Services, Inc.	iMarc, Inc	Kansas City Management Group, LLC	L.T. Service Corp.
Lenders Inspection Company	Lex Terrae National Title Services, Inc.	Lex Terrae, Ltd.	Mississippi Valley Title Services Company	National Title Agent's Services Company
Old Republic Branch Information Services, Inc.	Old Republic Diversified Services, Inc.	Old Republic Escrow of Vancouver, Inc.	Old Exchange Company	Old Republic National Ancillary Services, Inc.
Old Republic National Commercial Title Services, Inc.	Old Republic Title and Escrow of Hawaii, Ltd.	Old Republic National Title Insurance Company	Old Republic Title Company	Old Republic Title Companies
Old Republic Title Company of Conroe	Old Republic Title Company of Indiana	Old Republic Title Company of Nevada	Old Republic Title Company of Oklahoma	Old Republic Title Company of Oregon
Old Republic Title Company of St. Louis	Old Republic Title Company of Tennessee	Old Republic Title Information Concepts	Old Republic Title Insurance Agency, Inc.	Old Republic Title, Ltd.
RamQuest Software, Inc	Republic Abstract & Settlement , LLC	Sentry Abstract Company	Surety Title Agency, Inc.	The Title Company of North Carolina
Trident Land Transfer Company, LLC				

Kansas Secured Title, Inc. - Hutchinson/Title Midwest, Inc.

PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal and/or financial information. We agree that you have a right to know how we will utilize the personal information you provide us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

APPLICABILITY

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

TYPES OF INFORMATION

Depending upon which of our services you are utilizing, the type of nonpublic personal information that we may collect include:

Information we receive from you on applications, forms and in other communications to us, whether in writing, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and; Information we receive from a consumer-reporting agent.

USE OF INFORMATION

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insures, property and casualty insurers and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom our affiliated companies have joint marketing agreements.

FORMER CUSTOMERS

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

CONFIDENTIALITY AND SECURITY

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities that need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Tract 2

22+- Acres in the NE $\frac{1}{4}$ of the NE $\frac{1}{4}$ of 7-25-4W

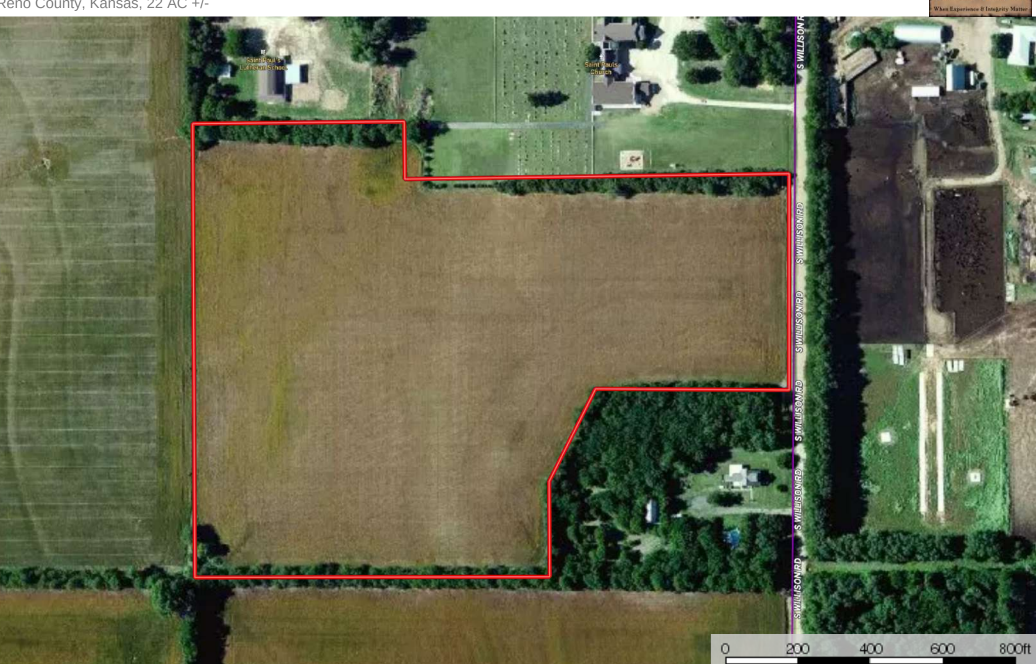


Limited Liability Company

620-465-3499

www.ResultsRE.com

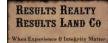
Tract 2 7-25-04W Reno County, Kansas, 22 AC +/-

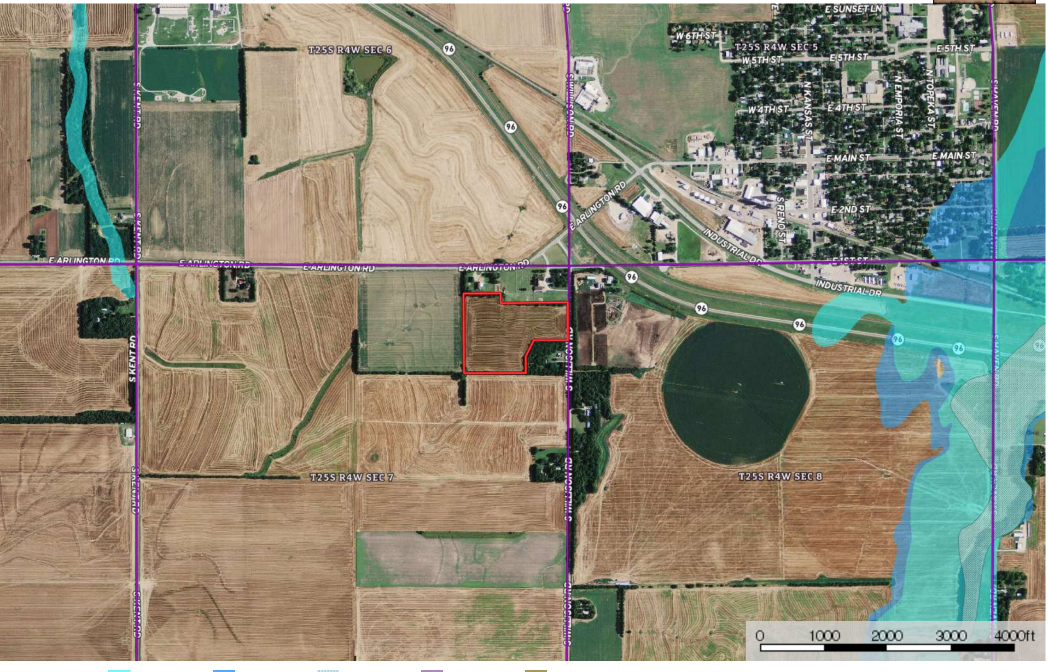


D Boundary



RESULTS REALTY RESULTS LAND CO Tract 2 7-25-04W Reno County, Kansas, 22 AC +/-





D Boundary

100 Year Floodplain 500 Year Floodplain

Special

Floodway

Unmapped/ Not Included





The information contained herein was obtained from sources deemed to be reliable. MapRight Services makes no warranties or guarantees as to the completeness or accuracy thereof.



USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey

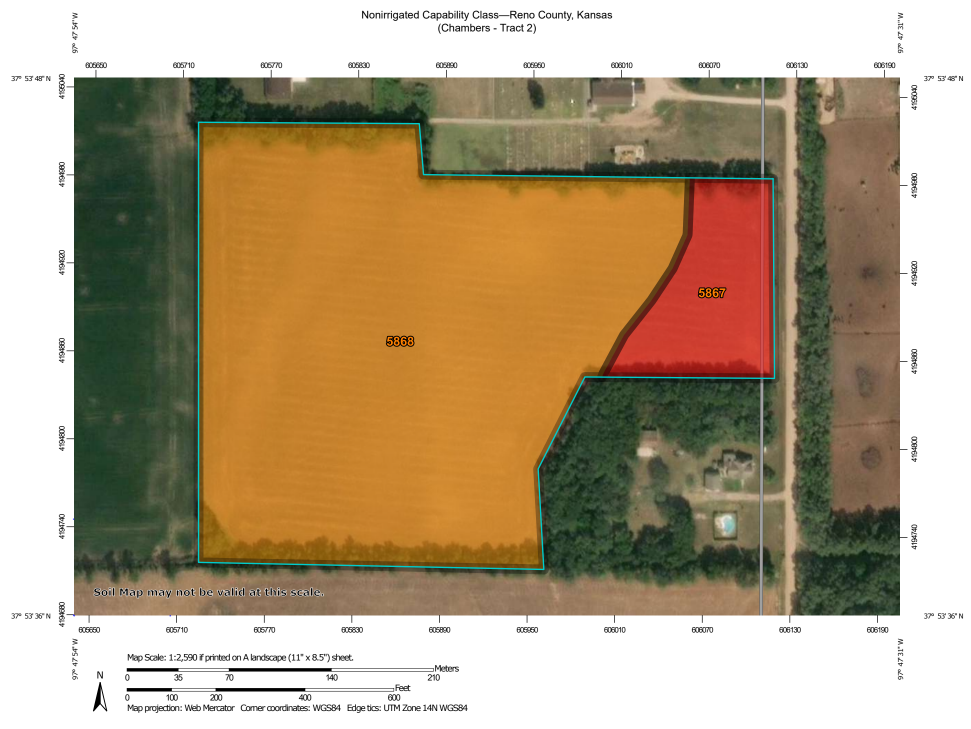
M	P LEGEND	MAP INFORMATION
Area of Interest (AOI) □ Area of Interest (AOI) Soils Soil Map Unit Poly □ Soil Map Unit Poly ~ Borrow Pit ⊠ Borrow Pit ⊠ Clay Spot Q Closed Depression ∴ Gravelly Spot ∴ Gravelly Spot ∴ Landfill ▲ Marsh or swamp ☆ Mine or Quarry ○ Perennial Water ~ Rock Outcrop + Saline Spot … Sandy Spot	Image: Spoil Area Image: Spoil Area Image: Spoil Area Stony Spot Image: Spoil Area Image: Spoil Area <th>MAP INFORMATION The soil surveys that comprise your AOI were mapped at 1:24,000. Warning: Soil Map may not be valid at this scale. Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale. Please rely on the bar scale on each map sheet for map measurements. Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as th Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data are of the version date(s) listed below. Soil Survey Area: Reno County, Kansas Survey Area Data: Version 17, Jun 10, 2020 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: Sep 11, 2011—Not 14, 2017 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background</th>	MAP INFORMATION The soil surveys that comprise your AOI were mapped at 1:24,000. Warning: Soil Map may not be valid at this scale. Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale. Please rely on the bar scale on each map sheet for map measurements. Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as th Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data are of the version date(s) listed below. Soil Survey Area: Reno County, Kansas Survey Area Data: Version 17, Jun 10, 2020 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: Sep 11, 2011—Not 14, 2017 The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background
Sandy Spot	ot	14, 2017 The orthophoto or other base map on which the soil lines were



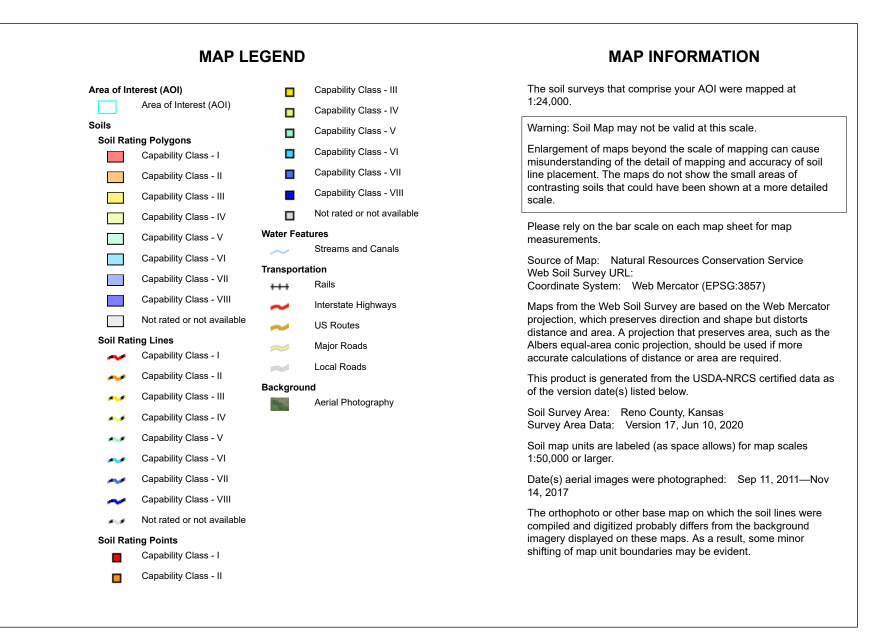
Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
5867	Avans loam, 0 to 1 percent slopes	2.7	11.9%
5868	Avans loam, 1 to 3 percent slopes	19.8	88.1%
Totals for Area of Interest	·	22.5	100.0%





USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey





Г

Nonirrigated Capability Class

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
5867	Avans loam, 0 to 1 percent slopes	1	2.7	11.9%
5868	Avans loam, 1 to 3 percent slopes	2	19.8	88.1%
Totals for Area of Intere	est	22.5	100.0%	

Description

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.

Rating Options

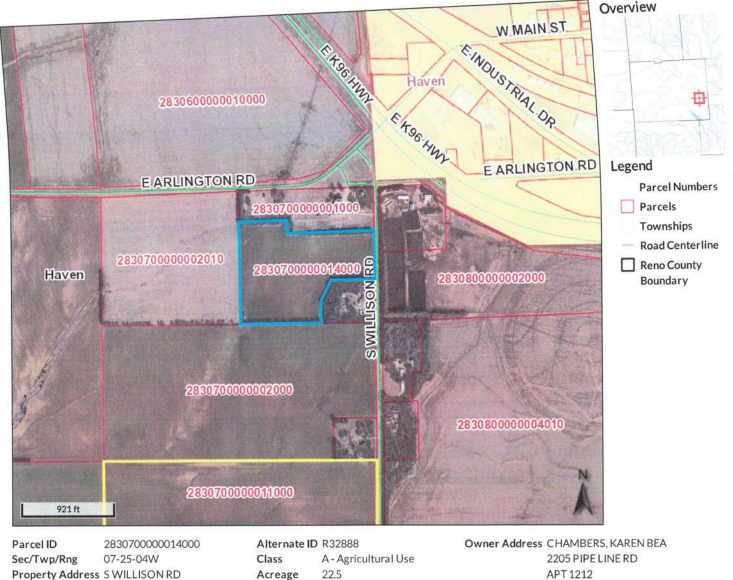
Aggregation Method: Dominant Condition

Component Percent Cutoff: None Specified

JSDA

Tie-break Rule: Higher

Beacon[™] Reno County, KS



CLEBERNE, TX 76033

District Brief Tax Description 287 HAVEN TOWNSHIP, S07, T25, R04W, ACRES 22.5, S30 AC NE1/4 NE1/4 EXC TR COM SE COR NE1/4 NE1/4 TH N400 FT W441 FT SWLY 220 FT S204.9 FT E543.7 FT TO POB & EXC TR COM 330' S NE COR NE1/4 TH S 132' W825' N132' E825' TO POB LESS RD R/W (Note: Not to be used on legal documents)

Date created: 9/22/2020 Last Data Uploaded: 9/21/2020 11:17:43 PM

Haven



Beacon Reno County, KS

Summary

Parcel ID Quick Ref ID Property	2830700000014000 R32888 S WILLISON RD			
Address	HAVEN, KS 67543 HAVEN TOWNSHIP, 507, T25, R04W, ACRES 22.5, S30 A	CNE1/4 NE1/4 EXC TR COM SE COR NE1/4	NE1/4 TH N400 FT W441 FT SWLY 220 FT S204.	911
Brief Tax Description	HAVEN TOWNSHIP, S07, T25, R04W, ACRES 22.5, S30 A E543.7 FT TO POB & EXC TR COM 330' S NE COR NE1/4 (Note: Not to be used on legal documents)	4 TH S 132' W825' N132' E825' TO POB LESS		
Taxing Unit	287			
Group				
Lot Size (SF)	N/A			
Acreage	22.51			
Property Class				
Zoning	N/A			
Lot Block	HAVEN TOWNSHIP			
Subdivision				
S-T-R	07-25-04W			
Deed Book &	12PR - 12;			
Page				
Neighborhood	i 060.1			

Owner

Primary Owner
Chambers, Karen Bea
2205 Pipe Line Rd
Apt 1212
Cleberne, TX 76033

Ag Acreage

Ag Type	Ag Acres	Ag Soil	Non-irrigated Base Rate	Details: Non-irrigated Adjusted Rate	Irrigated Base Rate	Irrigated Adjusted Rate	Total Value	Summary: Dry Land Acres Irrigated Acres Native Grass Acres	22.51
DR	2.72	5867	383	383	0	0	1040	Tame Grass Acres	
DR	19.79	5868	346	346	0	0	6850	Total Ag Acres Total Ag Value	22.51 7890.00

Valuation

	2020 Appraise	ed Value			2019 Appraise	ed Value	
Class	Land	Building	Total	Class	Land	Building	Total
Δ	\$7.890	\$0	\$7,890	A	\$7,910	\$0	\$7,910
Total	\$7,890	\$0	\$7,890	Total	\$7,910	\$0	\$7,910

No data available for the following modules: Market Land Info, Residential Information, Mobile Home Information, Commercial Information, Other Buildings, Other Building Components, Building Permits, Photos, Sketches.

believed reliable, but its accuracy cannot be guaranteed. No warranty, express or implied, is provided for the data herein, or its use.



Beacon[™] Reno County, KS

Summary

Tax ID	CHAM00099
Tax Year	2019
Name	CHAMBERS, KAREN B
Property Address	
Sec-Twp-Rng	725-04
Description	
Parcel ID/Cama	2830700000014000
Parcel Classes	RL
Tax Unit	287
Property Address Sec-Twp-Rng Description Parcel ID/Cama Parcel Classes	00000 5 WILLISON 725-04 2830700000014000 RL

Tax History

Tax History	Assessed	Mill	Ad Valorem	Total Tax	Total Paid	Dlq
Tax Year	Valuation	Levy	\$0.00	\$335.72	\$335.72	N
2019	\$0	0.000	\$0.00	\$348.32	\$348.32	N
2018	\$0	0.000	\$0.00	\$339.76	\$339.76	N
2017	\$0	0.000	\$0.00	\$310.32	\$310.32	N
2016	\$0	0.000		\$272.66	\$272.66	N
2015	\$0	0.000	\$0.00	\$241.82	\$241.82	N
2014	\$0	0.000	\$0.00		\$224.92	N
2013	\$0	0.000	\$0.00	\$224.92 \$207.52	\$207.52	N
2012	\$0	0.000	\$0.00		\$191.64	N
2011	\$0	0.000	\$0.00	\$191.64	\$190.20	N
2010	\$0	0.000	\$0.00	\$190.20	\$194.86	N
2009	\$0	0.000	\$0.00	\$194.86		N
2008	\$0	0.000	\$0.00	\$199.48	\$199.48	N
2007	\$0	0.000	\$0.00	\$194.52	\$194.52	N
2006	\$0	0.000	\$0.00	\$198.98	\$198.98	
2005	\$0	0.000	\$0.00	\$183.76	\$183.76	N
2004	\$0	0.000	\$0.00	\$175.32	\$175.32	N
2003	\$0	0.000	\$0.00	\$150.38	\$150.38	N
2002	\$0	0.000	\$0.00	\$152.34	\$152.34	N
2001	\$0	0.000	\$0.00	\$119.76	\$119.76	N
2000	\$0	0.000	\$0.00	\$125.44	\$125.44	N
1999	\$0	0.000	\$0.00	\$108.68	\$108.68	N
1998	\$0	0.000	\$0.00	\$99.26	\$99.26	N
1997	\$0	0.000	\$0.00	\$87.10	\$87.10	N

Disclaimen: The information in this web site represents current data from a working file which is updated continuously. Information is believed reliable, but its accuracy cannot be guaranteed. No warranty, express or implied, is provided for the data herein, or its use. User Privacy Policy.



Last Data Upload: 9/21/2020, 10:17:43 PM

Version 2.3.86

Kansas Secured Title, Inc. - Hutchinson 606 N Main Hutchinson, Kansas 67501 Phone: Fax:

Transaction Information

The information in this section is provided as a courtesy and is not a part of the commitment.

KST File RN0000245		Loan No.	Customer File	
		Your Closer is:		
Pa	aul Scofield	620-577-7050	pscofield@kstitle.com	
	If KST is to handle	closing and a closer is not listed please	contact our office.	
		Your Title Officer is		
D	erek Moos		dmoos@kstitle.com	
Buyer: Purchaser with contractual rights under a purchase agreement with the vested owner identified at Item 4 below			eement with the vested owner as	
Seller: Karen Bea Chambers				
Property Address: S. Willison Rd. Haven, KS 67543				

CALL OUR OFFICE TO VERIFY WIRE INSTRUCTIONS BEFORE YOU WIRE ANY FUNDS ***DO NOT RELY ON EMAILED WIRE INSTRUCTIONS FROM ANY SOURCE***

INFORMATION FROM THE COUNTY TAX RECORDS:

Tax ID	
Taxes for 2019:	
General Tax:	\$335.72
Special Assessments:	\$0.00
Total:	\$355.72
2019 taxes are paid in full.	

TITLE CHAIN: FOR INFORMATION WE NOTE THE FOLLOWING DEED(S) APPEARING ON THE RECORD:

Decree of Final Settlement In The Matter Of The Estate Of Bessie I. Kohler, Deceased, Case No. 2012 PR 12, recorded in the District Court of Reno County Kansas on July 23, 2012.

Warranty Deed from Bessie Kohler, formerly Bessie Geffert, and Paul Kohler wife and husband, to St. Paul's Evangelical Lutheran Church, UAC Haven, Reno County, Kansas, recorded March 22, 1994, in Book 511, Page 580 (out).

Warranty Deed from Bessie Geffert, a widow, unremarried, to Margie Lee Swengel, recorded April 28, 1969, in <u>Book 388,</u> Page 247 (out).

Decree of Final Settlement In The Matter Of The Estate Of Russell Geffert, Deceased, recorded in the Probate Court of Reno County, Kansas on October 9, 1967.

Warranty Deed from Russell Geffert and Bessie Geffert, husband and wife, to The St. Paul's Congregation of The Evangelical Lutheran Denomination, a Religious Corporation (also known as St. Paul's Evangelical Lutheran Church, Haven, Kansas), recorded February 21, 1961, in Book 340, Page 359 (out).

Warranty Deed from Russell Geffert and Bessie Geffert, his wife, to Russell Geffert and Bessie Geffert, recorded January 24, 1961, in Book 340, Page 187.

No other instrument conveying title to the land appears within the 24 months preceding the date of this commitment. This information is shown to evidence transfers of title within the last 24 months and should not be construed as an abstract or representation of title.

E-RECORDING: OUR COMPANY E-RECORDS IN ALL COUNTIES WHERE THIS SERVICE IS OFFERED. An electronic recording service fee of \$5.00 per document will be assessed at the time of recording.

LOAN POLICY ENDORSEMENTS ALTA 4 Condominium, ALTA 5 P.U.D., ALTA 6, 6.1 or 6.2 Variable Rate, ALTA 8.1 Environmental and ALTA 9 Comprehensive, as applicable, are included at no additional charge. For other endorsements please contact our office.

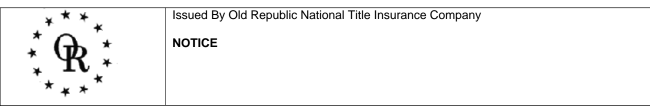
CLOSING FUNDS, pursuant to KSA 40-1137(c), funds for closing in excess of \$2,500.00 must be in the form of a wire transfer or bank issued check (cashier's, tellers, money order).

RECORDING FEES are generally \$21.00 for the first page and \$17.00 for each additional page of each document. Recording fees for releases and assignments of a single mortgage will be \$20.00 for the first page and \$4.00 for each additional page.

ANY DEED to be recorded must be accompanied by a Kansas Real Estate Sales Validation Questionnaire (original form, in triplicate) unless a valid exemption is stated on the face of the deed pursuant to KSA 17-1437.

REAL ESTATE TAXES are billed on November 1 of the tax year and are due and payable at that time. The first half becomes delinquent on December 20 of the tax year; the second half becomes delinquent on May 10 of the following year.

ALTA Commitment for Title Insurance



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, Old Republic National Title Insurance Company, a Florida 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 6 months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

This page is only a part of a 2016 ALTA Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions.

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company 400 Second Avenue South, Minneapolis, Minnesota 55401 (612) 371-1111

BY CMONLOR President Attest Dowit Wold Secretary

ORT Form 4690 ALTA Commitment for Title Insurance 8-1-16

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company

SCHEDULE A

File No	o: RN0	000245	Revision.	Customer File	
1. Commitment Date: October 12, 2020, 8:00 am					
2. Policy to be issued:					
	 (a) 2006 ALTA® Owner's Policy Proposed Insured: Purchaser with contract the vested owner as identified at Item 4 bel Proposed Policy Amount: 			Premium Amount: a under a purchase agreement with	
	(b)	2006 ALTA® Loar Proposed Insured: Proposed Policy A	:	Premium Amount:	
3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.					

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

Karen Bea Chambers

5. The Land is described as follows:

See Exhibit "A" attached hereto and by this reference made a part hereof

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule A

RN0000245 Page 4 of 14

File No.: RN0000245

EXHIBIT "A"

The South 30 acres of the Northeast Quarter of the Northeast Quarter (NE 1/4 NE 1/4) of Section Seven (7), Township Twenty-five (25) South, Range Four (4) West of the 6th P.M., EXCEPT a tract described as follows:

Beginning at the Southeast corner of the North One-Fourth of the Northeast Quarter of the Northeast Quarter (N 1/4 NE 1/4 NE 1/4) of Section Seven (7), Township Twenty-five (25) South, Range Four (4) West of the 6th P.M. for place of beginning; thence West, parallel to North line of Section 7, a distance of 40 rods; thence South 8 rods; thence East, parallel to North line of Section 7, 40 rods; thence North 8 rods to place of beginning;

AND EXCEPT commencing at the Southeast corner of the Northeast Quarter of the Northeast Quarter (NE 1/4 NE 1/4) of Section Seven (7), Township Twenty-five (25) South, Range Four (4) West of the 6th P.M., for place of beginning; thence North along the East line of said NE 1/4 NE 1/4 a distance of 400.0 feet; thence West parallel with the South line of said NE 1/4 NE 1/4 a distance of 441.0 feet; thence Southwest at a deflection to the left of 62 degrees 30 minutes a distance of 220.0 feet; thence South parallel with said East line a distance of 204.9 feet to said South line; thence East along said South line a distance of 543.7 feet to place of beginning;

AND ALSO EXCEPT commencing at the Northeast corner of the Northeast Quarter of the Northeast Quarter (NE 1/4 NE 1/4) of Section Seven (7), Township Twenty-five (25) South, Range Four (4) West of the 6th P.M.; thence South along the East line of said NE 1/4 NE 1/4 a distance of 330.92 feet to the South line of the North One-Fourth (1/4) of said NE 1/4 NE 1/4; thence continuing South along said East line a distance of 132.0 feet; thence West parallel with the North line of said NE 1/4 a distance of 660.0 feet for place of beginning; thence North parallel with said East line a distance of 133.6 feet; thence West parallel with said East line a distance of 133.6 feet; thence East parallel with said North Section line a distance of 165.0 feet; thence South parallel with said East Section line a distance of 133.6 feet; thence East parallel with said North Section line a distance of 165.0 feet to place of beginning, Reno County, Kansas.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule A

RN0000245 Page 5 of 14

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. FURNISH executed Owner's Affidavit and Certification as prescribed by the Company.
- 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.
- 7. The Company requires a copy of the fully executed sales contract setting forth the names of all parties and the sales price of the subject property and this commitment must be updated to show any additional exceptions and/or requirements prior to closing.

End of Requirements

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule B

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company 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. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
- 2. Rights or claims of parties in possession not shown by the public records
- 3. Easements or claims of easements, not shown by the public records.
- 4. 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 or that could be ascertained by and inspection of the Land.
- 5. 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.
- 6. Taxes or special assessments which are not shown as existing liens by the public records.
- 7. General and special taxes for the year 2020 and subsequent years.
- Right of Way Agreement granted to Cities Service Oil Company, recorded June 18, 1956, in <u>Book 96, Page</u> <u>32</u>.
- 9. Extension of the Boundaried of Equus Beds Groundwater Mangement District No. 2, recorded January 4, 1989, in Book 219, Page 147.
- Memorandum of Transfer and Contribution of Telecommunication Rights between Sea Breeze Communication Company and Koch Pipeline Company L.P., recorded December 10, 2001, in<u>Book 353, Page</u> 457.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



11. Terms and provisions of Oil and Gas Lease recorded April 27, 1962, in <u>Book 81, Page 237</u>, for the purposes of mining and operating for oil and gas for a term of 5 year(s) from date and as long thereafter as oil and gas or either of them is produced from said land.

We follow the mineral title no further.

End of Exceptions

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



RN0000245 Page 8 of 14

Commitment for Title Insurance (8-1-16) Schedule BII

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
 - (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.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

- (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.

***** * OLD REPUBLIC TITLE Rev. 06/2020 rev. 06rere/2020

FACTS	WHAT DOES OLD REPUBLIC TITLE
	DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.			
What?	 The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and employment information Mortgage rates and payments and account balances Checking account information and wire transfer instructions When you are <i>no longer</i> our customer, we continue to share your information as described in this notice. 			
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Old Republic Title chooses to share; and whether you can limit this sharing.			

Reasons we can share your personal information	Does Old Republic Title share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), or respond to court orders and legal investigations, or report to credit bureaus	Yes	Νο
For our marketing purposes — to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share

Go to <u>www.oldrepublictitle.com</u> (Contact Us)

Who we are			
Who is providing this notice?	Companies with an Old Republic Title name and other affiliates. Please see below for a list of affiliates.		

What we do			
How does Old Republic Title protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. For more information, visit http://www.OldRepublicTitle.com/newnational/Contact/privacy.		
How does Old Republic Title collect my personal information?	 We collect your personal information, for example, when you: I Give us your contact information or show your driver's license I Show your government-issued ID or provide your mortgage information I Make a wire transfer We also collect your personal information from others, such as credit bureaus, affiliates, or other companies. 		
Why can't I limit all sharing?	Federal law gives you the right to limit only: I Sharing for affiliates' everyday business purposes - information about your creditworthiness I Affiliates from using your information to market to you I Sharing for non-affiliates to market to you I Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the State Privacy Rights section location at https://www.oldrepublictitle.com/privacy-policy for your rights under state law.		

Definitions		
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.	
	I Our affiliates include companies with an Old Republic Title name, and financial companies such as Attorneys' Title Fund Services, LLC, Lex Terrae National Title Services, Inc., Mississippi Valley Title Services Company, and The Title Company of North Carolina.	
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies.	
	I Old Republic Title does not share with non-affiliates so they can market to you	
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you.	
	•Old Republic Title doesn't jointly market.	

Affiliates Who May be Delivering This Notice

American First Title & Trust Company	American Guaranty Title Insurance Company	Attorneys' Title Fund Services, LLC	Compass Abstract, Inc.	eRecording Partners Network, LLC
Genesis Abstract, LLC	Guardian Consumer Services, Inc.	iMarc, Inc	Kansas City Management Group, LLC	L.T. Service Corp.
Lenders Inspection Company	Lex Terrae National Title Services, Inc.	Lex Terrae, Ltd.	Mississippi Valley Title Services Company	National Title Agent's Services Company
Old Republic Branch Information Services, Inc.	Old Republic Diversified Services, Inc.	Old Republic Escrow of Vancouver, Inc.	Old Exchange Company	Old Republic National Ancillary Services, Inc.
Old Republic National Commercial Title Services, Inc.	Old Republic Title and Escrow of Hawaii, Ltd.	Old Republic National Title Insurance Company	Old Republic Title Company	Old Republic Title Companies
Old Republic Title Company of Conroe	Old Republic Title Company of Indiana	Old Republic Title Company of Nevada	Old Republic Title Company of Oklahoma	Old Republic Title Company of Oregon
Old Republic Title Company of St. Louis	Old Republic Title Company of Tennessee	Old Republic Title Information Concepts	Old Republic Title Insurance Agency, Inc.	Old Republic Title, Ltd.
RamQuest Software, Inc	Republic Abstract & Settlement , LLC	Sentry Abstract Company	Surety Title Agency, Inc.	The Title Company of North Carolina
Trident Land Transfer Company, LLC				

Kansas Secured Title, Inc. - Hutchinson/Title Midwest, Inc.

PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal and/or financial information. We agree that you have a right to know how we will utilize the personal information you provide us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

APPLICABILITY

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

TYPES OF INFORMATION

Depending upon which of our services you are utilizing, the type of nonpublic personal information that we may collect include:

Information we receive from you on applications, forms and in other communications to us, whether in writing, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and; Information we receive from a consumer-reporting agent.

USE OF INFORMATION

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insures, property and casualty insurers and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom our affiliated companies have joint marketing agreements.

FORMER CUSTOMERS

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

CONFIDENTIALITY AND SECURITY

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities that need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Tract 3

100+- Acres:

40+- Acres in NE^{$\frac{1}{4}$} of the SW^{$\frac{1}{4}$} of 29-24-4W

and 60+- Acres in the $W\frac{1}{2}$ of the SW $\frac{1}{4}$ of 29-24-4W



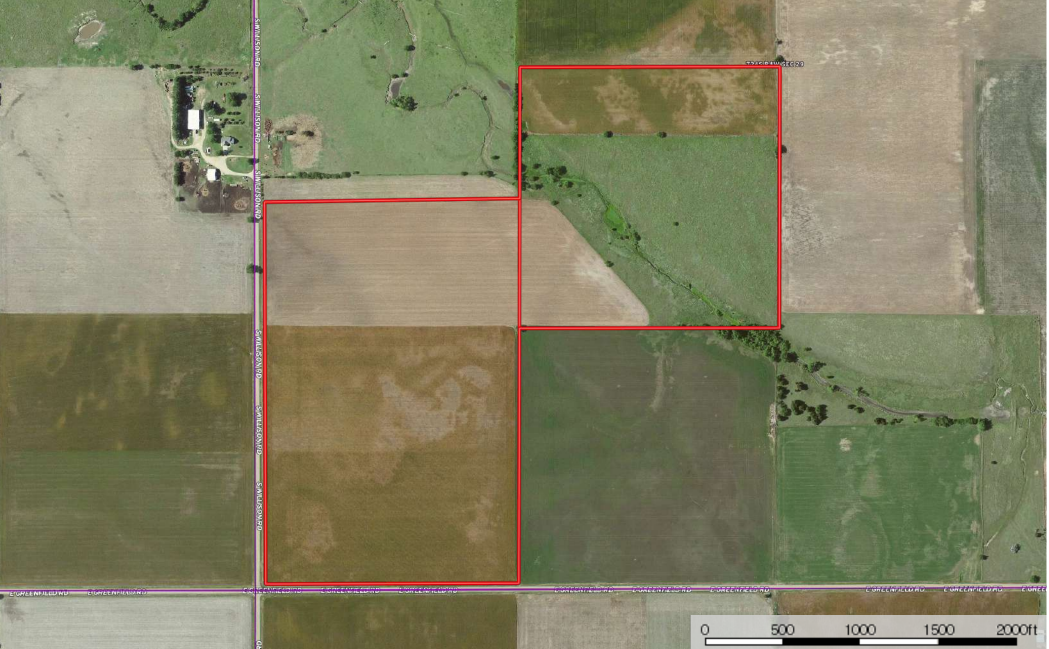
Limited Liability Company

620-465-3499

www.ResultsRE.com

Tract 3 - 100 Acres Reno County, Kansas, 100 AC +/-





D Boundary



National Flood Hazard Layer FIRMette

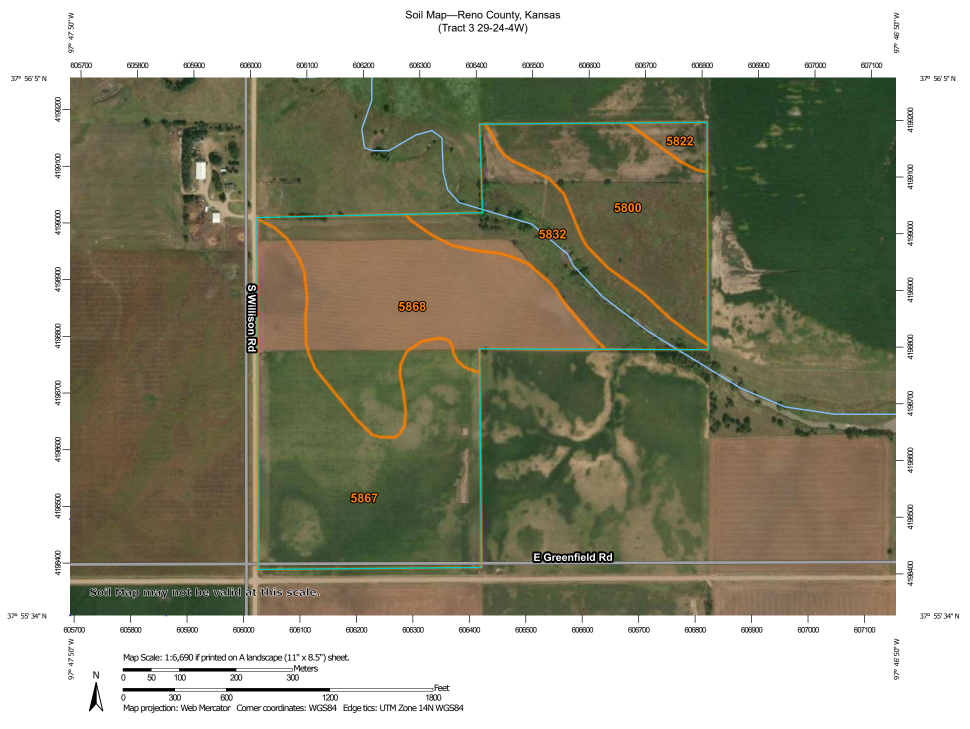


Legend

97°47'46"W 37°56'4"N SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PANEL LAYOUT Without Base Flood Elevation (BFE) Zone A. V. A99 With BFE or Depth Zone AE, AO, AH, VE, AR SPECIAL FLOOD HAZARD AREAS **Regulatory Floodway** 0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile Zone X Future Conditions 1% Annual Zone A Chance Flood Hazard Zone X Area with Reduced Flood Risk due to Levee. See Notes. Zone X OTHER AREAS OF Area with Flood Risk due to Levee Zone D FLOOD HAZARD NO SCREEN Area of Minimal Flood Hazard Zone X Effective LOMRs OTHER AREAS Area of Undetermined Flood Hazard Zone D - — – – Channel, Culvert, or Storm Sewer GENERAL STRUCTURES LIIII Levee, Dike, or Floodwall 20.2 Cross Sections with 1% Annual Chance 17.5 Water Surface Elevation Coastal Transect _ _ ക Base Flood Elevation Line (BFE) RENO COUNTY 4S R4W S29 T24S R4W S30 Limit of Study Jurisdiction Boundary 200567 --- Coastal Transect Baseline OTHER **Profile Baseline** 20155C0495F FEATURES Hydrographic Feature eff. 1/6/2010 **Digital Data Available** No Digital Data Available MAP PANELS Unmapped The pin displayed on the map is an approximate point selected by the user and does not represent an authoritative property location. This map complies with FEMA's standards for the use of digital flood maps if it is not void as described below. The basemap shown complies with FEMA's basemap accuracy standards The flood hazard information is derived directly from the authoritative NFHL web services provided by FEMA. This map was exported on 10/16/2020 at 6:07 PM and does not reflect changes or amendments subsequent to this date and time. The NFHL and effective information may change or become superseded by new data over time. This map image is void if the one or more of the following map hoimaden elements do not appear: basemap imagery, flood zone labels, legend, scale bar, map creation date, community identifiers, TOAS DAIM SS T245 DAW 532 FIRM panel number, and FIRM effective date. Map images for 97°47'9"W 37°55'35"N Feet 1:6.000 unmapped and unmodernized areas cannot be used for regulatory purposes. 250 500 1,500

1,000

2,000



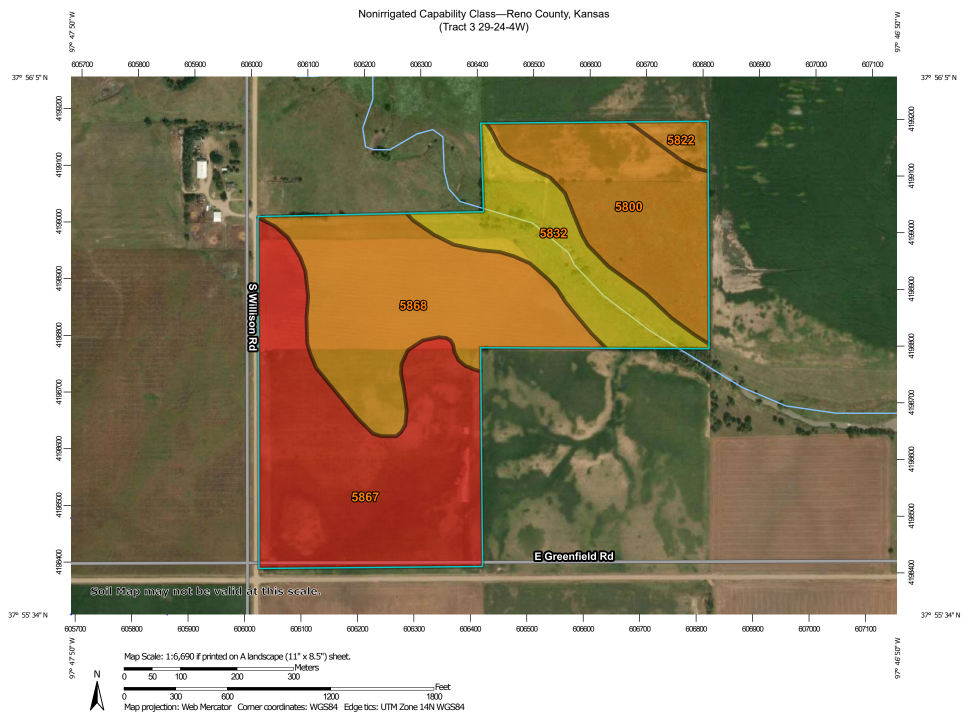
USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey

MAP LEGEND		MAP INFORMATION
Area of Interest (AOI) Image: Constraint of the set of	I) Spoil Area I) Image: Spoil Area Image: Spoil Area Stony Spot Image: Spoil Area Very Stony Spot Image: Spoil Area Very Stony Spot Image: Spoil Area Other Image: Spoil Area Spoil Area Image: Spoil Area Other Image: Spoil Area Spoil Area Image: Spoil Area Image: Spoil Area Image: Spoil Area Imag	 The soil surveys that comprise your AOI were mapped at 1:24,000. Warning: Soil Map may not be valid at this scale. Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale. Please rely on the bar scale on each map sheet for map measurements. Source of Map: Natural Resources Conservation Service Web Soil Survey URL: Coordinate System: Web Mercator (EPSG:3857) Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data are of the version date(s) listed below. Soil Survey Area: Reno County, Kansas Survey Area Data: Version 17, Jun 10, 2020 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. Date(s) aerial images were photographed: Sep 11, 2011—Nor 14, 2017 The orthophoto or other base map on which the soil lines were
Sandy Spot	ot	14, 2017

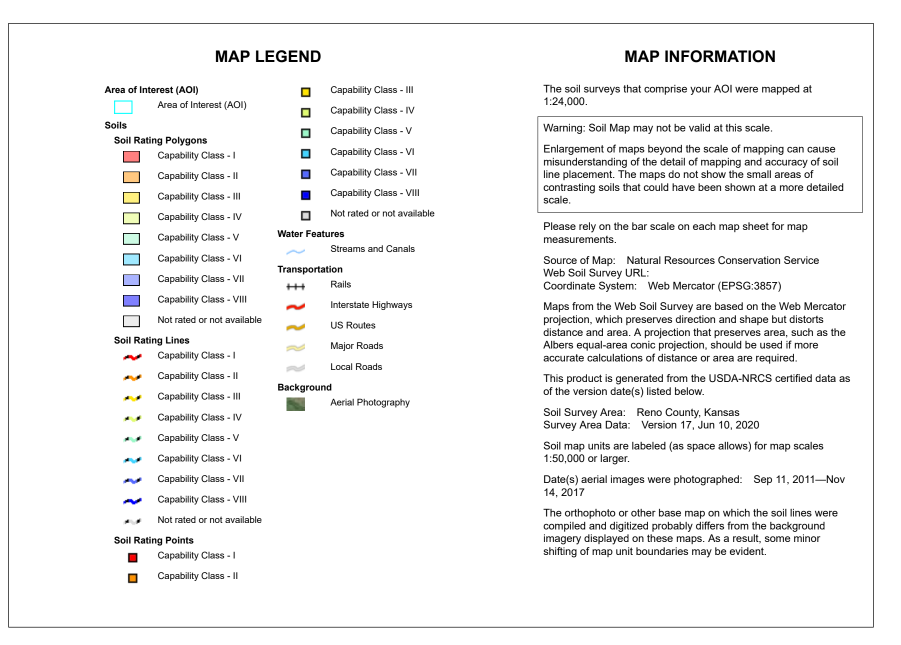


Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
5800	Mahone loamy fine sand, rarely flooded	18.9	18.7%
5822	Nickerson-Punkin fine sandy loams, 0 to 2 percent slopes	1.7	1.7%
5832	Punkin-Taver complex, 0 to 1 percent slopes	14.5	14.4%
5867	Avans loam, 0 to 1 percent slopes	37.5	37.1%
5868	Avans loam, 1 to 3 percent slopes	28.3	28.0%
Totals for Area of Interest		100.9	100.0%



USDA Natural Resources Conservation Service Web Soil Survey National Cooperative Soil Survey



Nonirrigated Capability Class

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
5800	Mahone loamy fine sand, rarely flooded	2	18.9	18.7%
5822	Nickerson-Punkin fine sandy loams, 0 to 2 percent slopes	2	1.7	1.7%
5832	Punkin-Taver complex, 0 to 1 percent slopes	3	14.5	14.4%
5867	Avans loam, 0 to 1 percent slopes	1	37.5	37.1%
5868	Avans loam, 1 to 3 percent slopes	2	28.3	28.0%
Totals for Area of Interest			100.9	100.0%

Description

Land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. Crops that require special management are excluded. The soils are grouped according to their limitations for field crops, the risk of damage if they are used for crops, and the way they respond to management. The criteria used in grouping the soils do not include major and generally expensive landforming that would change slope, depth, or other characteristics of the soils, nor do they include possible but unlikely major reclamation projects. Capability classification is not a substitute for interpretations that show suitability and limitations of groups of soils for rangeland, for woodland, or for engineering purposes.

In the capability system, soils are generally grouped at three levels-capability class, subclass, and unit. Only class and subclass are included in this data set.

Capability classes, the broadest groups, are designated by the numbers 1 through 8. The numbers indicate progressively greater limitations and narrower choices for practical use. The classes are defined as follows:

Class 1 soils have few limitations that restrict their use.

Class 2 soils have moderate limitations that reduce the choice of plants or that require moderate conservation practices.

Class 3 soils have severe limitations that reduce the choice of plants or that require special conservation practices, or both.

Class 4 soils have very severe limitations that reduce the choice of plants or that require very careful management, or both.

Class 5 soils are subject to little or no erosion but have other limitations, impractical to remove, that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 6 soils have severe limitations that make them generally unsuitable for cultivation and that restrict their use mainly to pasture, rangeland, forestland, or wildlife habitat.

Class 7 soils have very severe limitations that make them unsuitable for cultivation and that restrict their use mainly to grazing, forestland, or wildlife habitat.

Class 8 soils and miscellaneous areas have limitations that preclude commercial plant production and that restrict their use to recreational purposes, wildlife habitat, watershed, or esthetic purposes.

Rating Options

Aggregation Method: Dominant Condition

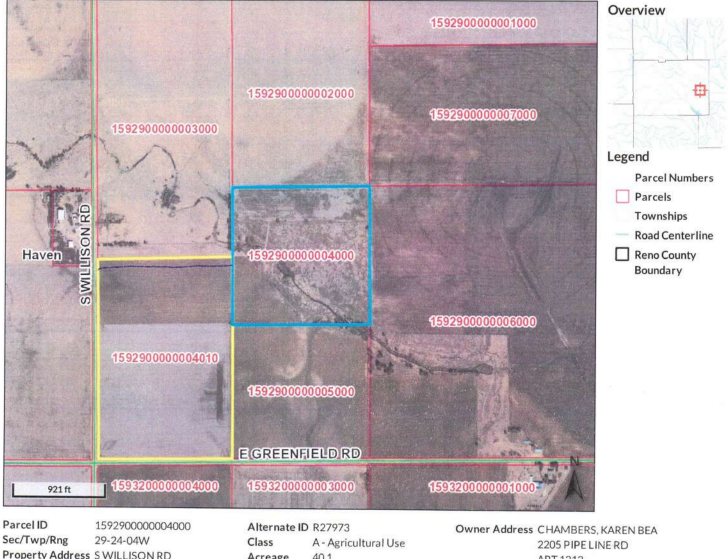
Component Percent Cutoff: None Specified

USDA

Tie-break Rule: Higher



Beacon[™] Reno County, KS



Property Address SWILLISON RD Haven District 287 HAVEN TOWNSHIP, S29, T24, R04W, ACRES 40.1, NE 1/4 SW1/4 **Brief Tax Description**

Acreage 40.1

(Note: Not to be used on legal documents)

APT 1212 CLEBERNE, TX 76033

Date created: 9/22/2020

Last Data Uploaded: 9/21/2020 11:17:43 PM

Developed by Schneider

Beacon Reno County, KS

Summary

Parcel ID	159290000004000
Quick Ref ID	R27973
Property Address	S WILLISON RD
	HAVEN, KS 67543
Brief Tax Description	HAVEN TOWNSHIP, S29, T24, R04W, ACRES 40.1, NE 1/4 SW1/4
	(Note: Not to be used on legal documents)
Taxing Unit Group	287
Lot Size (SF)	N/A
Acreage	40.13
Property Class	Agricultural Use
Zoning	N/A
Lot Block Subdivision	HAVEN TOWNSHIP
S-T-R	29-24-04W
Deed Book & Page	12PR - 12;
Neighborhood	060.1

Owner

Primary Owner Chambers, Karen Bea 2205 Pipe Line Rd Apt 1212 Cleberne, TX 76033

Ag Acreage

				Details:				Summary:	
Ag Type	Ag Acres	Ag Soil	Non-irrigated Base Rate	Non-irrigated Adjusted Rate	Irrigated Base Rate	Irrigated Adjusted Rate	Total Value	Dry Land Acres Irrigated Acres	17.52
DR	7.40	5800	176	176	0	0	1300	Native Grass Acres	22.61
DR	1.89	5822	124	124	0	0	230	Tame Grass Acres Total Ag Acres	40.13
DR	2.24	5832	95	95	0	0	210	Total Ag Value	4660.00
DR	5.99	5868	346	346	0	0	2070		
NG	11.92	5800	62	62	0	0	740		
NG	10.69	5832	10	10	0	0	110		

Valuation

	2020 Appraise	ed Value			2019 Appraise	ed Value	
Class	Land	Building	Total	Class	Land	Building	Total
A	\$4,660	\$0	\$4,660	A	\$4,650	\$0	\$4.650
Total	\$4,660	\$0	\$4,660	Total	\$4,650	\$0	\$4,650

No data available for the following modules: Market Land Info, Residential Information, Mobile Home Information, Commercial Information, Other Buildings, Other Building Components, Building Permits, Photos, Sketches.

Disclamer: The information in this web site represents current data from a working file which is updated continuously. Information is believed reliable, but its accuracy cannot be guaranteed. No warranty, express or implied, is provided for the data herein, or its use. User Privacy Policy CDPR Privacy Notice.



Last Data Upload: 9/21/2020, 10:17:43 PM

Version 2.3.86

Beacon[™] Reno County, KS

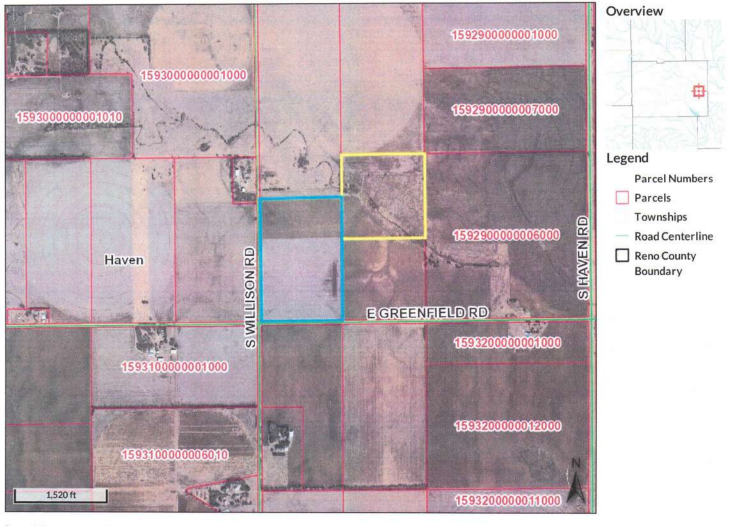
Summary

Tax ID	CHAM00099
Tax Year	2019
Name	CHAMBERS, KAREN B
Property Address	00000 S WILLISON
Sec-Twp-Rng	292-04
Description	
Parcel ID/Cama	1592900000004000
Parcel Classes	RL
Tax Unit	287

Tax History

	Assessed	Mill	.Ad Valorem	Total Tax	Total Paid	Dlq
Tax Year	Valuation	Levy 0.000	\$0.00	\$197.36	\$197.36	N
2019	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2019	\$0	0.000	\$0.00	\$203.44	\$203.44	N
2018	\$0 \$0	0.000	\$0.00	\$2.01	\$2.01	N
2018	\$0	0.000	\$0.00	\$197.38	\$197.38	N
2017	\$0	0.000	\$0.00	\$2.00	\$2.00	N
2017	\$0	0.000	\$0.00	\$181.80	\$181.80	N
2016	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2016	\$0	0.000	\$0.00	\$160.68	\$160.68	N
2015	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2015	\$0	0.000	\$0.00	\$142.08	\$142.08	N
2014	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2014	\$0	0.000	\$0.00	\$134.20	\$134.20	N
2013	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2013	\$0	0.000	\$0.00	\$126.00	\$126.00	N
2012	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2012	\$0	0.000	\$0.00	\$122.14	\$122.14	N
2011	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2011	\$0	0.000	\$0.00	\$130.08	\$130.08	N
2010	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2010	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2009	\$0	0.000	\$0.00	\$141.15	\$141.15	N
2009	\$0	0.000	\$0.00	\$151.45	\$151.45	N
2008	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2008	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2007	\$0	0.000	\$0.00	\$152.97	\$152.97	N
2007		0.000	\$0.00	\$2.01	\$2.01	N
2006	\$0 \$0	0.000	\$0.00	\$161.63	\$161.63	N
2006	\$0	0.000	\$0.00	\$151.07	\$151.07	N
2005	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2005	\$0	0.000	\$0.00	\$148.90	\$148.90	N
2004	\$0	0.000	\$0.00	\$2.00	\$2.00	N
2004	\$0	0.000	\$0.00	\$133.59	\$133.59	N
2003 2003	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2003	\$0	0.000	\$0.00	\$161.31	\$161.31	N
2002	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2002	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2001	\$0	0.000	\$0.00	\$130.19	\$130.19	N
2001	\$0	0.000	\$0.00	\$138.75	\$138.75	N
	\$0	0.000	\$0.00	\$2.01	\$2.01	N
2000 1999	\$0	0.000	\$0.00	\$2.00	\$2.00	N
	\$0	0.000	\$0.00	\$121.90	\$121.90	N
1999	\$0	0.000	\$0.00	\$2.00	\$2.00	N
1998	\$0	0.000	\$0.00	\$113.30	\$113.30	N
1998		0.000	\$0.00	\$2.00	\$2.00	N
1997	\$0 \$0	0.000	\$0.00	\$110.48	\$110.48	N
1997	\$U	0.000	\$0.00	9110.40	4 × × 0. TV	

Beacon[™] Reno County, KS



Parcel ID 159290000004010 Sec/Twp/Rng 29-24-04W Property Address S WILLISON RD Haven District 287 Brief Tax Description HAVEN TO Alternate IDR27974ClassA - Agricultural UseAcreage57.5

Owner Address CHAMBERS, KAREN BEA 2205 PIPE LINE RD APT 1212 CLEBERNE, TX 76033

HAVEN TOWNSHIP, S29, T24, R04W, ACRES 57.5, S 60 AC OF W 1/2 SW1/4 EXC RD ROW (Note: Not to be used on legal documents)

Date created: 9/22/2020 Last Data Uploaded: 9/21/2020 11:17:43 PM

Developed by Schneider

Beacon Reno County, KS

Summary

Parcel ID	159290000004010
Quick Ref ID	R27974
Property Address	S WILLISON RD
	HAVEN, KS 67543
Brief Tax Description	HAVEN TOWNSHIP, 529, T24, R04W, ACRES 57.5, S 60 AC OF W 1/2 SW1/4 EXC RD ROW
	(Note: Not to be used on legal documents)
Taxing Unit Group	287
Lot Size (SF)	N/A
Acreage	57.58
Property Class	Agricultural Use
Zoning	N/A
Lot Block Subdivision	HAVEN TOWNSHIP
S-T-R	29-24-04W
Deed Book & Page	12PR - 12;
Neighborhood	060.1
Neighborhood	060.1

Owner

Primary Owner Chambers, Karen Bea 2205 Pipe Line Rd Apt 1212 Cleberne, TX 76033

Ag Acreage

					Details:				5	Summary:	
	Ag Type	Ag Acres	Ag Soil	Non-irrigated Base Rate	Non-irrigated Adjusted Rate	Irrigated Base Rate	Irrigated Adjusted Rate	Total Value	Dry Land Acres Irrigated Acres		57.58
E	DR	0.32	5832	95	95	0	0	30	Native Grass Acres		
C	DR	37.45	5867	383	383	0	0	14340	Tame Grass Acres Total Ag Acres		57.58
D	DR	19.81	5868	346	346	0	0	6850	Total Ag Value		21220.00

Valuation

2020 Appraised Value							
Class	Land	Building	Total	Class	Land	Building	Total
A	\$21,220	\$0	\$21,220	A	\$21,240	\$0	\$21,240
Total	\$21,220	\$0	\$21,220	Total	\$21,240	\$0	\$21,240

No data available for the following modules: Market Land Info, Residential Information, Mobile Home Information, Commercial Information, Other Buildings, Other Building Components, Building Permits, Photos, Sketches.

Disclaimer: The information in this web site represents current data from a working file which is updated continuously. Information in believed reliable, but its accuracy cannot be guaranteed. No warranty, express or implied, is provided for the data herein, or its use. User Privacy Policy.



Last Data Upload: 9/21/2020, 10:17:43 PM

ersion 2.3.86

Beacon Reno County, KS

Summary

CHAM00099
2019
CHAMBERS, KAREN B
00000 S WILLISON
292-04
1592900000004010
RL
287

Tax History

T	Assessed Valuation	Mill Levy	Ad Valorem	Total Tax	Total Paid	Dlq
Tax Year 2019	\$0	0.000	\$0.00	\$901.46	\$901.46	N
2019	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2018	\$0	0.000	\$0.00	\$933.96	\$933.96	N
2018	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2017	\$0	0.000	\$0.00	\$911.14	\$911.14	N
2017	\$0	0.000	\$0.00	\$2.87	\$2.87	N
2016	\$0	0.000	\$0.00	\$832.88	\$832.88	N
2016	\$0	0.000	\$0.00	\$2.88	\$2.88	Ν
2015	\$0	0.000	\$0.00	\$732.90	\$732.90	N
2015	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2014	\$0	0.000	\$0.00	\$650.44	\$650.44	N
2014	\$0	0.000	\$0.00	\$2.88	\$2.88	Ν
2013	\$0	0.000	\$0.00	\$604.92	\$604.92	N
2013	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2012	\$0	0.000	\$0.00	\$560.38	\$560.38	N
2012	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2011	\$0	0.000	\$0.00	\$517.46	\$517.46	N
2011	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2010	\$0	0.000	\$0.00	\$512.10	\$512.10	N
2010	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2009	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2009	\$0	0.000	\$0.00	\$523.80	\$523.80	N
2008	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2008	\$0	0.000	\$0.00	\$536.86	\$536.86	N
2007	\$0	0.000	\$0.00	\$523.76	\$523.76	N
2007	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2006	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2006	\$0	0.000	\$0.00	\$535.56	\$535.56	N
2005	\$0	0.000	\$0.00	\$495.12	\$495.12	Ν
2005	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2004	\$0	0.000	\$0.00	\$472.75	\$472.75	N
2004	\$0	0.000	\$0.00	\$2.87	\$2.87	N
2003	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2003	\$0	0.000	\$0.00	\$406.94	\$406.94	N
2002	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2002	\$0	0.000	\$0.00	\$417.24	\$417.24	N
2001	\$0	0.000	\$0.00	\$2.88	\$2.88	N
2001	\$0	0.000	\$0.00	\$330.20	\$330.20	N
2000	\$0	0.000	\$0.00	\$347.56	\$347.56	N
2000	\$0	0.000	\$0.00	\$2.88	\$2.88	N
1999	\$0	0.000	\$0.00	\$304.25	\$304.25	N
1999	\$0	0.000	\$0.00	\$2.85	\$2.85	N
1998	\$0	0.000	\$0.00	\$278.39	\$278.39	N
1998	\$0	0.000	\$0.00	\$2.85	\$2.85	N
1997	\$0	0.000	\$0.00	\$269.27	\$269.27	N
1997	\$0	0.000	\$0.00	\$2.85	\$2.85	N

Kansas Secured Title, Inc. - Hutchinson 606 N Main Hutchinson, Kansas 67501 Phone: Fax:

Transaction Information

The information in this section is provided as a courtesy and is not a part of the commitment.

KST File RN0000247		Loan No.	Customer File			
		Your Closer is:				
Pa	aul Scofield	620-577-7050	pscofield@kstitle.com			
	If KST is to handle	closing and a closer is not listed please	contact our office.			
		Your Title Officer is				
Buyer:	Purchaser with co identified at Item	ntractual rights under a purchase agr 4 below	reement with the vested owner as			
Seller:	Seller: Kathy Bea Chambers					
Property Address: S. Willison Rd. Haven, KS 67543						

CALL OUR OFFICE TO VERIFY WIRE INSTRUCTIONS BEFORE YOU WIRE ANY FUNDS ***DO NOT RELY ON EMAILED WIRE INSTRUCTIONS FROM ANY SOURCE***

INFORMATION FROM THE COUNTY TAX RECORDS:

Tax ID	
Taxes for 2019:	
General Tax:	\$901.46
Special Assessments:	\$2.88
Total:	\$904.34
2019 taxes are paid in full.	

TITLE CHAIN: FOR INFORMATION WE NOTE THE FOLLOWING DEED(S) APPEARING ON THE RECORD:

Decree of Final Settlement In The Matter Of The Estate Of Bessie I. Kohler, Deceased, Case No. 2012 PR 12, recorded in the District Court of Reno County Kansas on July 23, 2012.

Decree of Final Settlement In The Matter Of The Estate Of Russell Geffert, Deceased, recorded in the Probate Court of Reno County, Kansas on October 9, 1967.

Warranty Deed from Russell Geffert and Bessie Geffert, his wife, to Russell Geffert and Bessie Geffert, recorded January 24, 1961, in Book 340, Page 187.

No other instrument conveying title to the land appears within the 24 months preceding the date of this commitment. This information is shown to evidence transfers of title within the last 24 months and should not be construed as an abstract or representation of title.

E-RECORDING: OUR COMPANY E-RECORDS IN ALL COUNTIES WHERE THIS SERVICE IS OFFERED. An electronic recording service fee of \$5.00 per document will be assessed at the time of recording.

LOAN POLICY ENDORSEMENTS ALTA 4 Condominium, ALTA 5 P.U.D., ALTA 6, 6.1 or 6.2 Variable Rate, ALTA 8.1 Environmental and ALTA 9 Comprehensive, as applicable, are included at no additional charge. For other endorsements please contact our office.

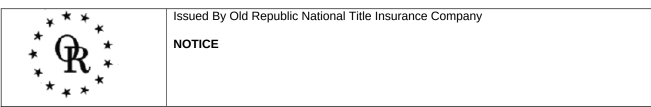
CLOSING FUNDS, pursuant to KSA 40-1137(c), funds for closing in excess of \$2,500.00 must be in the form of a wire transfer or bank issued check (cashier's, tellers, money order).

RECORDING FEES are generally \$21.00 for the first page and \$17.00 for each additional page of each document. Recording fees for releases and assignments of a single mortgage will be \$20.00 for the first page and \$4.00 for each additional page.

ANY DEED to be recorded must be accompanied by a Kansas Real Estate Sales Validation Questionnaire (original form, in triplicate) unless a valid exemption is stated on the face of the deed pursuant to KSA 17-1437.

REAL ESTATE TAXES are billed on November 1 of the tax year and are due and payable at that time. The first half becomes delinquent on December 20 of the tax year; the second half becomes delinquent on May 10 of the following year.

ALTA Commitment for Title Insurance



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, Old Republic National Title Insurance Company, a Florida 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 6 months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

This page is only a part of a 2016 ALTA Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions.

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company 400 Second Avenue South, Minneapolis, Minnesota 55401 (612) 371-1111

BY CMONLOR President Attest Dowit Wold Secretary

ORT Form 4690 ALTA Commitment for Title Insurance 8-1-16

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company

SCHEDULE A

File N	o: RN0	000247	Revision.	Customer File
1.	Commitment Date: October 12, 2020, 8:00 am			
2.	Policy to be issued:			
	(a)	•	Purchaser with contractual rights under the second se	Premium Amount: nder a purchase agreement with
	(b)	2006 ALTA® Loar Proposed Insured: Proposed Policy A		Premium Amount:
3.	3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.			is Commitment is Fee Simple.

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

Kathy Bea Chambers

5. The Land is described as follows:

South 60 acres of the West Half of the Southwest Quarter (W 1/2 SW 1/4) of Section Twenty-nine (29), Township Twenty-four (24) South, Range Four (4) West of the 6th P.M., Reno County, Kansas. Subject to public Road

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule A

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. FURNISH executed Owner's Affidavit and Certification as prescribed by the Company.
- 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.
- 7. The Company requires a copy of the fully executed sales contract setting forth the names of all parties and the sales price of the subject property and this commitment must be updated to show any additional exceptions and/or requirements prior to closing.

End of Requirements

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule B

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company 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. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
- 2. Rights or claims of parties in possession not shown by the public records
- 3. Easements or claims of easements, not shown by the public records.
- 4. 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 or that could be ascertained by and inspection of the Land.
- 5. 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.
- 6. Taxes or special assessments which are not shown as existing liens by the public records.
- 7. General and special taxes for the year 2020 and subsequent years.
- 8. Right of Way Agreement granted to The Driller Gas Company, recorded November 12, 1935, in <u>Book 44,</u> <u>Page 462</u>.
- 9. Right of Way Agreement granted to Aldon Gasoline Company, recorded October 9, 1937, in <u>Book 49, Page</u> <u>558</u>.
- 10. Right of Way to Arkansas Louisiana Gas Company, recorded February 10, 1965, in Book 124, Page 152.
- 11. Dedication Deed recorded October 6, 1943, in <u>Book 214, Page 507</u>.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule BII End of Exceptions

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Page 7 of 13

Commitment for Title Insurance (8-1-16) Schedule BII

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
 - (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.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

- (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.

***** * OLD REPUBLIC TITLE Rev. 06/2020 rev. 06rere/2020

FACTS	WHAT DOES OLD REPUBLIC TITLE
	DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What? The types of personal information we collect and share depend on the product or service you have with us. This information can include: I Social Security number and employment information I Mortgage rates and payments and account balances I Checking account information and wire transfer instructions When you are <i>no longer</i> our customer, we continue to share your information as described in notice. 	
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Old Republic Title chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Old Republic Title share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), or respond to court orders and legal investigations, or report to credit bureaus	Yes	Νο
For our marketing purposes — to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share

Go to <u>www.oldrepublictitle.com</u> (Contact Us)

Who we are		
Who is providing this notice?	Companies with an Old Republic Title name and other affiliates. Please see below for a list of affiliates.	

What we do		
How does Old Republic Title protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. For more information, visit http://www.OldRepublicTitle.com/newnational/Contact/privacy.	
How does Old Republic Title collect my personal information?	 We collect your personal information, for example, when you: Give us your contact information or show your driver's license Show your government-issued ID or provide your mortgage information Make a wire transfer We also collect your personal information from others, such as credit bureaus, affiliates, or other companies. 	
Why can't I limit all sharing?	Federal law gives you the right to limit only: I Sharing for affiliates' everyday business purposes - information about your creditworthiness I Affiliates from using your information to market to you I Affiliates from using your information to market to you I Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the State Privacy Rights section Iocation at https://www.oldrepublictitle.com/privacy-policy for your rights under state law.	

Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	I Our affiliates include companies with an Old Republic Title name, and financial companies such as Attorneys' Title Fund Services, LLC, Lex Terrae National Title Services, Inc., Mississippi Valley Title Services Company, and The Title Company of North Carolina.
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies.
	I Old Republic Title does not share with non-affiliates so they can market to you
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you.
	•Old Republic Title doesn't jointly market.

Affiliates Who May be Delivering This Notice

American First Title & Trust Company	American Guaranty Title Insurance Company	Attorneys' Title Fund Services, LLC	Compass Abstract, Inc.	eRecording Partners Network, LLC
Genesis Abstract, LLC	Guardian Consumer Services, Inc.	iMarc, Inc	Kansas City Management Group, LLC	L.T. Service Corp.
Lenders Inspection Company	Lex Terrae National Title Services, Inc.	Lex Terrae, Ltd.	Mississippi Valley Title Services Company	National Title Agent's Services Company
Old Republic Branch Information Services, Inc.	Old Republic Diversified Services, Inc.	Old Republic Escrow of Vancouver, Inc.	Old Exchange Company	Old Republic National Ancillary Services, Inc.
Old Republic National Commercial Title Services, Inc.	Old Republic Title and Escrow of Hawaii, Ltd.	Old Republic National Title Insurance Company	Old Republic Title Company	Old Republic Title Companies
Old Republic Title Company of Conroe	Old Republic Title Company of Indiana	Old Republic Title Company of Nevada	Old Republic Title Company of Oklahoma	Old Republic Title Company of Oregon
Old Republic Title Company of St. Louis	Old Republic Title Company of Tennessee	Old Republic Title Information Concepts	Old Republic Title Insurance Agency, Inc.	Old Republic Title, Ltd.
RamQuest Software, Inc	Republic Abstract & Settlement , LLC	Sentry Abstract Company	Surety Title Agency, Inc.	The Title Company of North Carolina
Trident Land Transfer Company, LLC				

Kansas Secured Title, Inc. - Hutchinson/Title Midwest, Inc.

PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal and/or financial information. We agree that you have a right to know how we will utilize the personal information you provide us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

APPLICABILITY

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

TYPES OF INFORMATION

Depending upon which of our services you are utilizing, the type of nonpublic personal information that we may collect include:

Information we receive from you on applications, forms and in other communications to us, whether in writing, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and; Information we receive from a consumer-reporting agent.

USE OF INFORMATION

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insures, property and casualty insurers and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom our affiliated companies have joint marketing agreements.

FORMER CUSTOMERS

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

CONFIDENTIALITY AND SECURITY

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities that need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Kansas Secured Title, Inc. - Hutchinson 606 N Main Hutchinson, Kansas 67501 Phone: Fax:

Transaction Information

The information in this section is provided as a courtesy and is not a part of the commitment.

KST File RN0000248		Loan No.	Customer File	
		Your Closer is:		
Paul Scofield 620-577-7050 pscofield@kstit			pscofield@kstitle.com	
	If KST is to hand	le closing and a closer is not listed pleas	e contact our office.	
		Your Title Officer is		
Derek Moos dmoos@kstitle.com			dmoos@kstitle.com	
Buyer:		Purchaser with contractual rights under a purchase agreement with the vested owner as identified at Item 4 below		
Seller:	Karen Bea Chambers			
Property Address: S. Willison Rd. Haven, KS 67543				

CALL OUR OFFICE TO VERIFY WIRE INSTRUCTIONS BEFORE YOU WIRE ANY FUNDS ***DO NOT RELY ON EMAILED WIRE INSTRUCTIONS FROM ANY SOURCE***

INFORMATION FROM THE COUNTY TAX RECORDS:

Tax ID	
Taxes for 2019:	
General Tax:	\$197.36
Special Assessments:	\$2.01
Total:	\$199.37
2019 taxes are paid in full.	

TITLE CHAIN: FOR INFORMATION WE NOTE THE FOLLOWING DEED(S) APPEARING ON THE RECORD:

Decree of Final Settlement In The Matter Of The Estate Of Bessie I. Kohler, Deceased, Case No. 2012 PR 12, recorded in the District Court of Reno County Kansas on July 23, 2012.

Decree of Final Settlement In The Matter Of The Estate Of Russell Geffert, Deceased, recorded in the Probate Court of Reno County, Kansas on October 9, 1967.

Warranty Deed from Russell Geffert and Bessie Geffert, his wife, to Russell Geffert and Bessie Geffert, recorded January 24, 1961, in Book 340, Page 187.

No other instrument conveying title to the land appears within the 24 months preceding the date of this commitment. This information is shown to evidence transfers of title within the last 24 months and should not be construed as an abstract or representation of title.

E-RECORDING: OUR COMPANY E-RECORDS IN ALL COUNTIES WHERE THIS SERVICE IS OFFERED. An electronic recording service fee of \$5.00 per document will be assessed at the time of recording.

LOAN POLICY ENDORSEMENTS ALTA 4 Condominium, ALTA 5 P.U.D., ALTA 6, 6.1 or 6.2 Variable Rate, ALTA 8.1 Environmental and ALTA 9 Comprehensive, as applicable, are included at no additional charge. For other endorsements please contact our office.

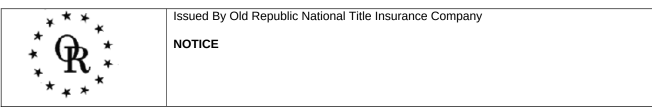
CLOSING FUNDS, pursuant to KSA 40-1137(c), funds for closing in excess of \$2,500.00 must be in the form of a wire transfer or bank issued check (cashier's, tellers, money order).

RECORDING FEES are generally \$21.00 for the first page and \$17.00 for each additional page of each document. Recording fees for releases and assignments of a single mortgage will be \$20.00 for the first page and \$4.00 for each additional page.

ANY DEED to be recorded must be accompanied by a Kansas Real Estate Sales Validation Questionnaire (original form, in triplicate) unless a valid exemption is stated on the face of the deed pursuant to KSA 17-1437.

REAL ESTATE TAXES are billed on November 1 of the tax year and are due and payable at that time. The first half becomes delinquent on December 20 of the tax year; the second half becomes delinquent on May 10 of the following year.

ALTA Commitment for Title Insurance



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, Old Republic National Title Insurance Company, a Florida 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 6 months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

This page is only a part of a 2016 ALTA Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions.

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company 400 Second Avenue South, Minneapolis, Minnesota 55401 (612) 371-1111

BY CMONLOR President Attest Dowit Wold Secretary

ORT Form 4690 ALTA Commitment for Title Insurance 8-1-16

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



RN0000248 Page 3 of 13

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company

SCHEDULE A

File No: RN0000248		000248	Revision.	Customer File
1.	Commitment Date: October 12, 2020, 8:00 am			
2.	Policy to be issued:			
	(a)	•	: Purchaser with contract as identified at Item 4 bel	Premium Amount: al rights under a purchase agreement with ow
	(b)	2006 ALTA® Loar Proposed Insured Proposed Policy A	:	Premium Amount:
3.	The estate or interest in the Land described or referred to in this Commitment is Fee Simple.			

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

Karen Bea Chambers

5. The Land is described as follows:

Northeast Quarter of the Southwest Quarter (NE 1/4 SW 1/4) of Section Twenty-nine (29), Township Twenty-four (24) South, Range Four (4) West of the 6th P.M., Reno County, Kansas. Subject to public Road.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule A

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. FURNISH executed Owner's Affidavit and Certification as prescribed by the Company.
- 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.
- 7. The Company requires a copy of the fully executed sales contract setting forth the names of all parties and the sales price of the subject property and this commitment must be updated to show any additional exceptions and/or requirements prior to closing.

End of Requirements

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule B

COMMITMENT FOR TITLE INSURANCE Issued by Old Republic National Title Insurance Company 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. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
- 2. Rights or claims of parties in possession not shown by the public records
- 3. Easements or claims of easements, not shown by the public records.
- 4. 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 or that could be ascertained by and inspection of the Land.
- 5. 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.
- 6. Taxes or special assessments which are not shown as existing liens by the public records.
- 7. General and special taxes for the year 2020 and subsequent years.
- 8. Right of Way to Hope Engineering & Supply Co., recorded July 3, 1925, in Book 17, Page 140.
- 9. Right of Way Agreement granted to The Driller Gas Company, recorded November 12, 1935, in <u>Book 44,</u> <u>Page 462</u>.
- 10. Right of Way Agreement granted to Aldon Gasoline Company, recorded October 9, 1937, in <u>Book 49, Page</u> <u>558</u>.
- 11. Dedication Deed recorded October 6, 1943, in Book 214, Page 507.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16) Schedule BII End of Exceptions

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



RN0000248 Page 7 of 13

Commitment for Title Insurance (8-1-16) Schedule BII

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
 - (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.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.

Copyright 2006-2020 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



Commitment for Title Insurance (8-1-16)

- (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.

***** * OLD REPUBLIC TITLE Rev. 06/2020 rev. 06rere/2020

FACTS	WHAT DOES OLD REPUBLIC TITLE
	DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	 The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and employment information Mortgage rates and payments and account balances Checking account information and wire transfer instructions When you are <i>no longer</i> our customer, we continue to share your information as described in this notice.
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Old Republic Title chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Old Republic Title share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), or respond to court orders and legal investigations, or report to credit bureaus	Yes	Νο
For our marketing purposes — to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share

Go to <u>www.oldrepublictitle.com</u> (Contact Us)

Who we are	
Who is providing this notice?	Companies with an Old Republic Title name and other affiliates. Please see below for a list of affiliates.

What we do			
How does Old Republic Title protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. For more information, visit http://www.OldRepublicTitle.com/newnational/Contact/privacy.		
How does Old Republic Title collect my personal information?	 We collect your personal information, for example, when you: I Give us your contact information or show your driver's license I Show your government-issued ID or provide your mortgage information I Make a wire transfer We also collect your personal information from others, such as credit bureaus, affiliates, or other companies. 		
Why can't I limit all sharing?	Federal law gives you the right to limit only: I Sharing for affiliates' everyday business purposes - information about your creditworthiness I Affiliates from using your information to market to you I Affiliates from using your information to market to you I Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the State Privacy Rights section https://www.oldrepublictitle.com/privacy-policy		

Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	I Our affiliates include companies with an Old Republic Title name, and financial companies such as Attorneys' Title Fund Services, LLC, Lex Terrae National Title Services, Inc., Mississippi Valley Title Services Company, and The Title Company of North Carolina.
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies.
	I Old Republic Title does not share with non-affiliates so they can market to you
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you.
	•Old Republic Title doesn't jointly market.

Affiliates Who May be Delivering This Notice

American First Title & Trust Company	American Guaranty Title Insurance Company	Attorneys' Title Fund Services, LLC	Compass Abstract, Inc.	eRecording Partners Network, LLC
Genesis Abstract, LLC	Guardian Consumer Services, Inc.	iMarc, Inc	Kansas City Management Group, LLC	L.T. Service Corp.
Lenders Inspection Company	Lex Terrae National Title Services, Inc.	Lex Terrae, Ltd.	Mississippi Valley Title Services Company	National Title Agent's Services Company
Old Republic Branch Information Services, Inc.	Old Republic Diversified Services, Inc.	Old Republic Escrow of Vancouver, Inc.	Old Exchange Company	Old Republic National Ancillary Services, Inc.
Old Republic National Commercial Title Services, Inc.	Old Republic Title and Escrow of Hawaii, Ltd.	Old Republic National Title Insurance Company	Old Republic Title Company	Old Republic Title Companies
Old Republic Title Company of Conroe	Old Republic Title Company of Indiana	Old Republic Title Company of Nevada	Old Republic Title Company of Oklahoma	Old Republic Title Company of Oregon
Old Republic Title Company of St. Louis	Old Republic Title Company of Tennessee	Old Republic Title Information Concepts	Old Republic Title Insurance Agency, Inc.	Old Republic Title, Ltd.
RamQuest Software, Inc	Republic Abstract & Settlement , LLC	Sentry Abstract Company	Surety Title Agency, Inc.	The Title Company of North Carolina
Trident Land Transfer Company, LLC				

Kansas Secured Title, Inc. - Hutchinson/Title Midwest, Inc.

PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal and/or financial information. We agree that you have a right to know how we will utilize the personal information you provide us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

APPLICABILITY

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

TYPES OF INFORMATION

Depending upon which of our services you are utilizing, the type of nonpublic personal information that we may collect include:

Information we receive from you on applications, forms and in other communications to us, whether in writing, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and; Information we receive from a consumer-reporting agent.

USE OF INFORMATION

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insures, property and casualty insurers and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom our affiliated companies have joint marketing agreements.

FORMER CUSTOMERS

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

CONFIDENTIALITY AND SECURITY

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities that need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.