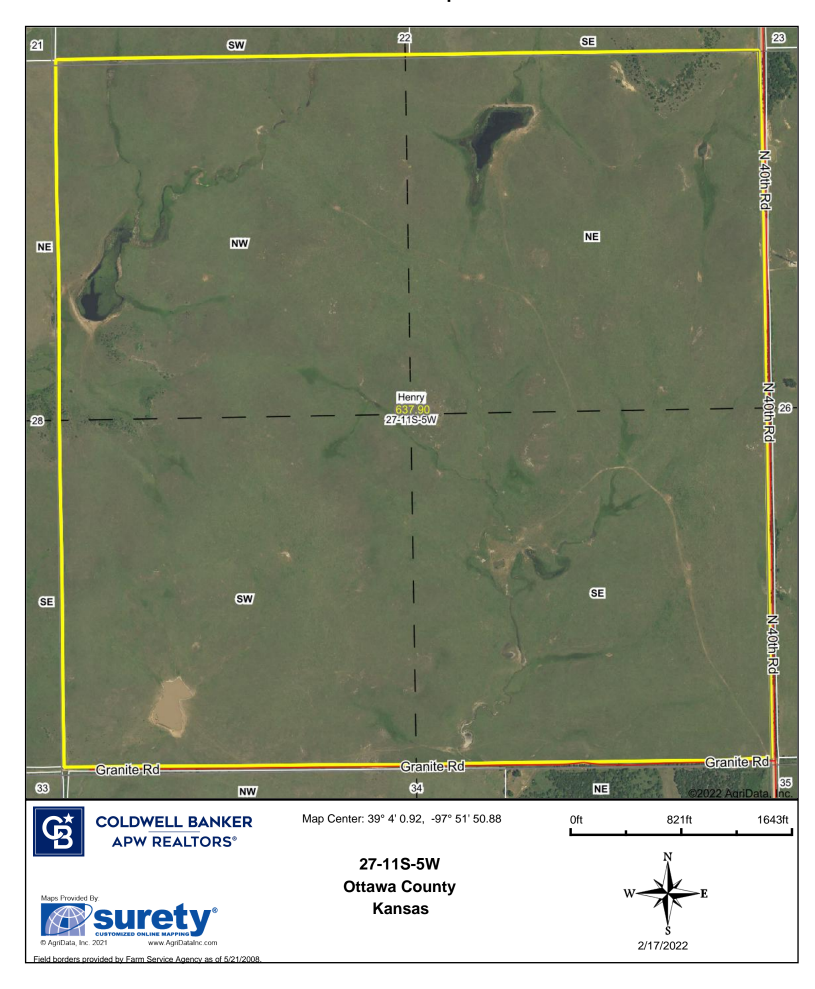
Aerial Map





Saline County, Kansas



Common Land Unit

1/ All Wheat HRW, NI, GR

6/ Grass SMO, NI, GZ

Non-Cropland Tract Boundary

Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

5/ Grass NAG, NI, GZ 2/ All Sorghum GRS, NI, GR 3/ All Corn YEL, NI GR 7/ Alfalfa, NI, FG

4/ All Soybeans COM, NI, GR 8/ Sorghum Forage, Cane, NI, LS

Displayed over 2021 NAIP

Tract Cropland Total: 0.00 acres

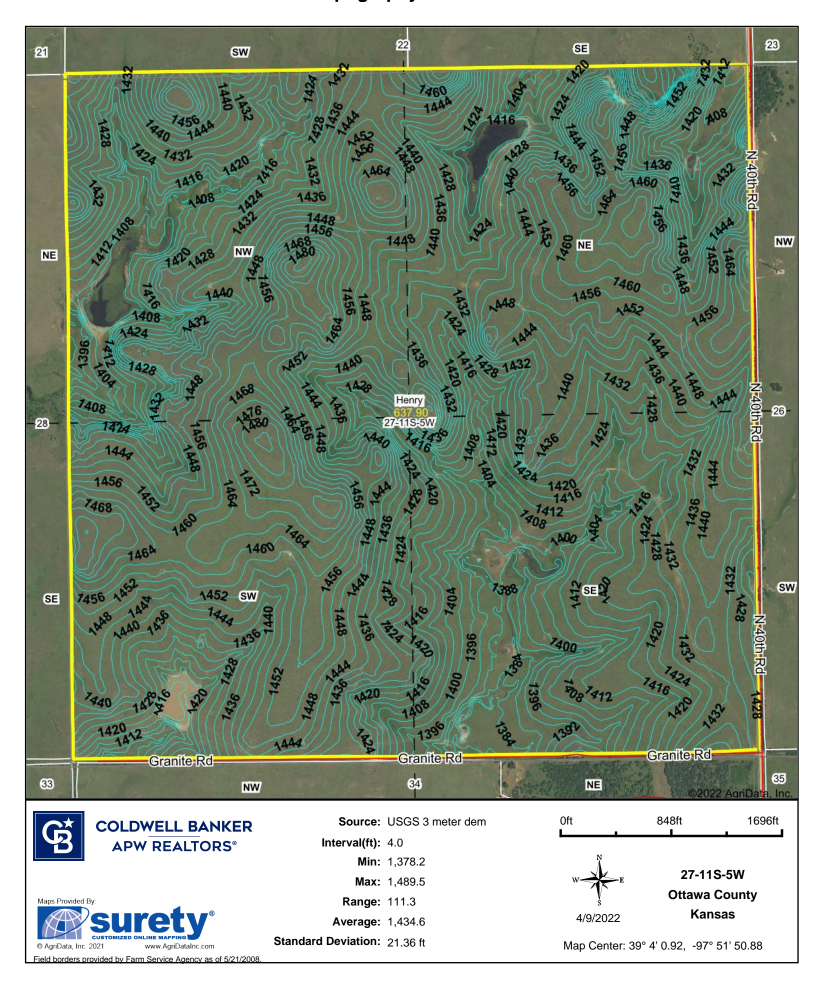
Tract **54054** 27-11-5

Farm **8633**

Map Created April 08, 2022

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. 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 boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

Topography Contours



TEMPORARY PASTURE/GRASSLAND LEASE

The Lease made this 9th day of May	2022, is between Advantage	Trust Company as Trustee of The
Gretchen Morgenstern Revocable Trust	Under Agreement Dated Sept	ember 1, 1971, hereinafter referred
to as "Lessor," and	<i>•</i>	hereinafter referred to as "Lessee."

Accordingly, the parties agree as follows:

1. Premises of Lease

Lessor is the owner of the following real property, hereinafter referred to as the "Premises":

Section 27, Township 11, Range 5, Ottawa County, KS

Lessor desires to lease the grassland on the Premises to Lessee, and Lessee desires to lease the grassland on the Premises from Lessor.

2. Separate Auction Agricultural Land Real Estate Contract

Lessee and Lessor have entered a separate Auction Agricultural Land Real Estate Contract dated May 9, 2022 ("Purchase Contract") whereby Lessor is the Seller and Lessee is the Buyer.

3. Term

The term of the Lease shall commence upon the signing <u>and</u> deposit of Earnest Money as provided in the Purchase Contract. The Lease shall terminate upon the <u>earlier</u> of (1) the successful Closing as provided in the Purchase Contract or (2) November 1, 2022. Any extension must be in writing and signed by both Lessor and Lessee.

4. Rental Rate

Lessee shall pay Lessor as cash rent the following amounts:

Should the Lease terminate upon the successful Closing as provided in the Purchase Contract, there will be no rent due to the Lessor.

Should the Lessee default on the Purchase Contract, the entire balance of the Earnest Money will be immediately forfeited as Rent.

5. Expenses

The Lessee shall be responsible for materials and labor necessary for fence repair and weed control.

6. Use

During the term of this Lease, the Premises shall be used solely and exclusively for the pasturage and grazing of cattle and/or baling. At no time shall the Lessee permit others to use the Premises for pasture. The stocking rate for the pasture shall not exceed the rate of eight (8) acres for every animal unit. An animal unit shall be defined as a one (1) cow with spring calf or one (1) dry cow or bull.

7. No Lessor Liability

Lessor shall have no personal liability for any death loss, nor for the cost of any feed, supplies or expenses of any kind.

8. Water

Lessee and Lessor mutually agree that Lessor does not guarantee nor is Lessor responsible for the adequacy of water during the term of this Lease.

9. Amendments

Any amendments or alterations to this Lease shall be in writing and signed by both Lessor and Lessee.

10. No Partnership Created

This Lease shall not be deemed to give rise to a partnership relationship and neither party shall have authority to obligate the other without written consent, except as specifically provided for in this Lease.

11. Environmental

Except chemicals customarily used in agricultural operations in the ordinary course of Lessee's business upon the Premises, Lessee shall not cause or permit any hazardous material to be brought upon, kept, used, stored, generated, or disposed of on, in or about the Premises by Lessee, Lessee's agents, employees, contractors or invitees. Lessee agrees to keep complete and accurate records of all agricultural chemicals applied on the Premises, the application rates and fields where agricultural chemicals are applied, and, shall provide Lessor copies of all such records upon request by Lessor.

12. Right of Entry

Lessor, or its agents, reserve the right to enter the Premises at any reasonable time for purposes of consultation with Lessee and making repairs, improvements, and inspections.

13. Improvements and Damage

Lessee will not, without written consent of Lessor, (a) erect or permit to be erected on the Premises any non-removable structure or building, (b) incur any expense to Lessor for such purposes, or (c) add electrical wiring, plumbing, or heating to the Premises.

14. Liability for use of the Premises

Lessor shall be indemnified and held harmless by the Lessee from any liability for damages to persons or property in or upon the Premises, including personal property of Lessee and Lessee's employees, agents, servants, and guests, during the term of this Lease.

15. Liens

Lessee shall not permit any liens to attach to the Premises during the term of this Lease.

16. Breach

In the event Lessee breaches any obligation arising under this Lease, then this Lease shall terminate without notice of any kind. Upon the termination of this Lease, either by reason of

lapse of time or breach of any of the covenants or agreements herein, it shall be lawful for Lessor to re-enter said Premises and remove and put out Lessee.

17. Termination

At the termination of this Lease by default of Purchase Contract, Lessee shall quit and surrender the Premises in as good of state and condition as the Premises was in at the start of this Lease (inclusive of improvements, additions, or modification or repairs), except for reasonable wear, acts of God and damage by casualty. Under no circumstances shall Lessee retain possession of the Premises or any part thereof beyond the expiration of this Lease without written permission of Lessor. Any planting, plowing or any other work performed by Lessee on the Premises prior to the termination of this Lease shall give the Lessee no right to hold over without written permission of Lessor. Furthermore, Lessee specifically releases all claim to improvements heretofore or hereafter erected on the leased Premises.

18. Reservation of Rights

Lessor reserves all hunting, fishing, and recreational rights, and privileges. Lessee shall not hunt, fish, or recreate on the Premises, nor permit others to do so, without the prior written permission of Lessor.

19. Pasturing of Other Livestock

Lessee shall not pasture any livestock on the Premises other than livestock owned by Lessee without the prior written consent of Lessor.

20. Assignment

Lessee shall not assign or transfer this Lease without the prior the written consent of Lessor.

21. Sublease

Lessee □ will □ wi	ll not sublease the Premises.
Lessee Initial(s)	Lessor Initial

If Lessee will sublease the Premises, the following applies:

The Lessor grants permission for the Lessee to sublease the Premises. The term "Sublessee" under this lease shall mean the individual(s) that will be leasing the Premises from the Lessee. The term "Sublease Agreement" shall refer to the document signed between Lessee and Sublessee.

Under this lease, the legal and financial responsibility of the Sublessee, will be the liability of the Lessee. The Lessee shall hold the Lessor harmless from any damages to persons or property, the payment of rent by Sublessee, the fulfillment of terms in Sublease Agreement, and from any other liability that may be caused by the Sublessee.

Lessor reserves the right to pursue all legal remedies available in the event of the Lessee's breach of this lease without regard to the performance or non-performance of the terms of the Sublease Agreement.

22. Arbitration

The parties hereto hereby agree that any dispute between them relative to this Lease shall be submitted to arbitration under the Kansas Uniform Arbitration Act. In the event any such dispute is submitted for arbitration, the arbitrators shall be selected as follows: each party shall select a person to act as an arbitrator, and the two so selected shall select a third person. The procedure to be followed by the arbitrators and their authority to administer oaths, issue subpoenas and authorize discovery, shall be as provided by such Act.

23. Governing Law

This Lease shall be governed by and construed under the laws of the State of Kansas. To the extent that any provision of this Agreement conflicts with applicable law, that provision shall be deemed to be modified to comply with such law, provided that any such modification or the invalidity of any provision of this Agreement shall not affect any other provision of this Lease.

24. Severability

Every provision of this Lease is intended to be severable; if any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remaining provisions of this Lease.

25. Captions

The captions contained in this Lease are for the purpose of convenience and do not separately define, limit, or describe the scope and intent of any section to the exclusion of consideration of all other provisions of the agreement contained in all other sections.

26. Construction

The language used in this Lease shall be deemed to be language chosen by both parties to express their mutual intent, and no rule of strict construction against either party shall apply to any term or condition of this Lease.

27. Applicability

aschreiner@advantagetrustco.com

This Lease shall be binding upon the respective heirs, devisees, legatees, representatives, fiduciaries, successors and assigns as herein provided of each of the parties hereto.

To evidence the parties' agreement to this Lease, each has executed and delivered it on the date set forth in the preamble.

Gretchen Morgenstern Revocable Trust Dated September 1, 1971, LESSOR Advantage Trust Company, Trustee	, LESSEE
By:	
Amy D. Schreiner, VP & Real Estate Officer	Printed Name
227 S Santa Fe	Address
PO Box 1337	City, State, Zip
Salina, KS 67402-1337	Phone Number
785-452-3561	Email Address



ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

Commitment

COMMITMENT FOR TITLE INSURANCE

Issued By

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

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

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

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

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, **First American Title Insurance Company**, a Nebraska 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 six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore, President

Greg L. Smith, Secretary

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If this jacket was created electronically, it constitutes an original document.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. 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.

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COMMITMENT CONDITIONS

1. DEFINITIONS

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

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 issued by First American Title Insurance Company. 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.

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Form 50002600 (08-14-2018)

ALTA Commitment for Title Insurance (08-01-2016) (22-2590.PFD/22-2590/3)

- (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,
- 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.

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.
- 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.

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.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. 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

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ALTA Commitment for Title Insurance

SSLEDBY

First American Title Insurance Company

Schedule A

Transaction Identification Data for reference only:

Issuing Agent

Scheibeler's LLC

Issuing Office:

314 W. 2nd Street, Minneapolis, KS 67467

Issuing Office's ALTA® Registry ID:

0001222

Loan ID No .:

Commitment No.:

22-2590

Issuing Office File No.:

22-2590

Property Address:

N. 40th Road, Ottawa County, KS

Revision No.:

SCHEDULE A

1. Commitment Date: April 5, 2022 at 08:00 AM

- 2. Policy to be issued:
 - (a) X ALTA® ALTA Own. Policy (06/17/06) Policy
 Proposed Insured: Purchaser at Auction
 Proposed Policy Amount: \$1,000.00
 - (b) ALTA® ALTA Loan Policy (06/17/06) Policy

Proposed Insured:

Proposed Policy 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:

Advantage Trust Company, Trustee of The Gretchen Morgenstern Trust dated September 1, 1971

5. The Land is described as follows:

All of Section 27, Township 11 South, Range 5 West of the 6th P.M., Ottawa County, Kansas.

Scheibeler's LLC

Bv:

Scheibeler's LLC

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. 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.

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ASSOCIATION

Form 5035020-A (07-19-2018)

ALTA Commitment for Title Insurance (08-01-2016) Kansas - Schedule A (22-2590.PFD/22-2590/5)



ALTA Commitment for Title Insurance

SSLEDBY

First American Title Insurance Company

Schedule BI & BII

Commitment No.:

22-2590

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.
- 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. Execute and record proper Trustee's Warranty Deed from Advantage Trust Company, Trustee of The Gretchen Morgenstem Trust dated September 1, 1971 in favor of (Purchaser at Auction).
- NOTE: 2021 real estate taxes have been paid in full \$421.04 & \$2.94 TAX ID # 1220001070

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:

- 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.
- Rights or claims of parties in possession not shown by the Public Records.
- Easements, or claims of easements, not shown by the Public Records.

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Form 50038820 (12-12-2019)

ALTA Commitment for Title Insurance (08-01-2016) Kansas - Schedule BI & BII (22-2590.PFD/22-2590/5)

Schedule Bi & Bil (Continued)

Commitment No.: 22-2590

- 4. Any encroachment, encumbrance, violation, variation or adverse circumstances affecting Title that would be disclosed by an accurate and complete survey of the Land or that could be ascertained by an inspection of the Land.
- 5. Any lien, or right to lien, for services, labor, or material heretofore or hereafter furnished, imposed by law, unless such lien is shown by the Public Records at Date of Policy.
- 6. Taxes, or special assessments, if any, not shown as existing liens by the Public Records.
- 7. General Taxes for all of the year 2022, and all subsequent years, and special assessments due or payable therewith.
- 8. Subject to roadway right of ways.

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Form 50038820 (12-12-2019)

ALTA Commitment for Title Insurance (08-01-2016) Kansas - Schedule BI & BII (22-2590.PFD/22-2590/5)

TAX STATEMENT ENCLOSED

JoDee Copple Treasurer Office of Ottawa County Treasurer 307 N Concord St Minneapolis, KS 67467

RETURN SERVICE REQUESTED

kansas.gov/propertytax

Phone: 785-392-3129

Fax: 785-392-3605

C/O ADVANTATE TRUST COMPANY MORGENSTERN GRETCHEN TRUST PO BOX 1337 SALINA KS 67402-1337

2021 REAL ESTATE TAX STATEMENT

Property Number:

1220001070

Record Id:

0721582700000001000

Property Address: Tax Unit: N 40TH RD

155

Loan Co: AT

Laxes	due	011	or	before	March	07,2022
	and the same of th	onionismi.	aleatente	aleminana di manana di	CONTRACTOR CONTRACTOR	-

Class	Appraised	Assessed	Ta
Agricultural	9,410	2,823	2.9
	Acreage:		98.9

Ad Valorem Tax:

folkeeleesteleelileesesteleestteelleestteleestleisestt

Tax Bill Information	s various substitution in the Distri	bution of Tax	
Description: Section 27 Township 11 Range 05W; (2006) N 1/2 NE 1/4, N	Taxing Authority	Mill Levy	Tax
1/2 NE 1/4 NW 1/4 EXC RD ROW;	State of Kansas	1.5000	0.00
	Ottawa County	82.5920	0.00
	Henry Twp	1.3620	0.00
	USD 240 Bond & Interest	10.4740	0.00
	USD 240 Twin Valley	17.9480	0.00
NOTE: PLEASE REMIT PAYMENT STUB	9302 USD 240 Twin Valley	8,0000	0.00
	USD 240 Twin Valley Gen	20.0000	2.94
PERSONAL PROPERTY BECOMES DUE IN FULL IF FIRST HALF IS NOT	Cem Franklin #10	1.0040	0.00
PAID BY DECEMBER 20TH.	Cent Ks #3 Ext District	1.1960	0.00
	Fd Tescott #6	1.9980	0.00
	Central Ks Library	1.5140	0.00
	Salt Creek Watershed #46	2.6000	0.00
		147W 1 (50 1000	

Mill Levy: 150.1880

Total Tax:

2.94

2.94

Delinquent Years:

Delinquent Total:

0.00

1st Half Taxes Due:

2.94

Total Tax Amt Due: 2.94

Mill Fax Total Paid Half Payment Full Paym

Inv Vent	Appraised Value	Assessed Value	William	Mill Tax	Fotal Paid	Half Payment	Full Payment
2021	9,410	2,823	150.1880	2.94	2.94	0.00	0.00

2nd HALF NOTICES WILL NOT BE MAILED

Tax may be paid in full or half by March 07, 2022. Postmark accepted on current payments. If you fail to pay the first half personal property taxes by Mar 7th, the full amount plus interest becomes due. Please remit proper stub when mailing payment. You may also pay on-line (a convenience fee will be added). To request receipt check box below, otherwise your canceled check will be your receipt.

1st Half (Due 03/07/2022)	0.00 2nd Half (Due 04/04/2022)		0.00
		Full Payment	0.00

2021 Real Estate Tax Statement

Statement #: 19144 Tax Id: 1220001070

2021 Real Estate Tax Statement Statement #: 19144 Tax Id: 1220001070

C/O ADVANTATE TRUST COMPANY MORGENSTERN GRETCHEN TRUST PO BOX 1337 SALINA KS 67402-1337

Dlq Yrs:

Make checks payable to: OTTAWA COUNTY TREASURER or pay online at: www.kansas.gov/propertytax

[] CHECK FOR PRINTED RECEIPT

C/O ADVANTATE TRUST COMPANY MORGENSTERN GRETCHEN TRUST PO BOX 1337 SALINA KS 67402-1337

Make checks payable to: OTTAWA COUNTY TREASURER or pay online at: www.kansas.gov/propertytax

[] CHECK FOR PRINTED RECEIPT

TAX STATEMENT ENCLOSED

JoDee Copple Office of Ottawa County Treasurer 307 N Concord St Minneapolis, KS 67467

RETURN SERVICE REQUESTED

kansas.gov/propertytax

Phone: 785-392-3129

1/2 NE 1/4 NW 1/4 EXC RD ROW;

PAID BY DECEMBER 20TH.

NOTE: PLEASE REMIT PAYMENT STUB

Fax: 785-392-3605

C/O ADVANTATE TRUST COMPANY MORGENSTERN GRETCHEN TRUST PO BOX 1337 SALINA KS 67402-1337

Description: Section 27 Township 11 Range 05W; (2006) N 1/2 NE 1/4, N

PERSONAL PROPERTY BECOMES DUE IN FULL IF FIRST HALF IS NOT

1:11::1::1::1:1:1::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::11:::1

Tax Bill Information

2021 REAL ESTATE TAX STATEMENT

Property Number:

1220001070

N 40TH RD

Record Id:

Tax Unit:

0721582700000001000

Property Address:

155

Loan Co: AT

Taxes	due on	or before De	ecember :	20, 2021		
sment an	d Lega	Information	I th Resid	ential E	xemption)	
***************************************		Annraised	Δ	esessed		Tar

			(1110)
Class	Appraised	Assessed	Tax
Agricultural	9,410	2,823	421.04

98.90 Acreage: Ad Valorem Tax: 421,04

	istribution of Tax	
Taxing Authority	Mill Levy	Tax
State of Kansas	1.5000	4.23
Ottawa County	82,5920	233.15
Henry Twp	1.3620	3.85
USD 240 Bond & Interest	10.4740	29.57
USD 240 Twin Valley	17,9480	50.67
9302 USD 240 Twin Valley	8.0000	22.58
USD 240 Twin Valley Gen	18.9630	53.53
Cem Franklin #10	1.0040	2.83
Cent Ks #3 Ext District	1,1960	3,38
Fd Tescott #6	1.9980	5.64
Central Ks Library	1.5140	4,27
Salt Creek Watershed #46	2.6000	7.34

Mill Levv: 149.1510

Total Tax:

421.04

Delinquent Years:

Delinquent Total:

0.00

1st Half Taxes Due: Total Tax Amt Due: 210.52 421.04

Tax Year	Appraised Value	Assessed Value	Millery	Mill In.	Total Paid	Half Paymen	Full Payment
2021	9,410	2,823	149.1510	421.04	421.04	0.00	0.00

2nd HALF NOTICES WILL NOT BE MAILED

Tax may be paid in full or half by December 20, 2021. Postmark accepted on current payments. If you fail to pay the first half personal property taxes by Dec 20th, the full amount plus interest becomes due. Please remit proper stub when mailing payment. You may also pay on-line (a convenience fee will be added). To request receipt check box below, otherwise your canceled check will be your receipt.

1st Half (Due 12/20/2021)	0.00	2nd Half (Due 05/10/2022)	0.00
		Full Payment	0.00
2021 Real Estate Tax Statement		2021 Real Estate Tax Statement	

Statement #: 15394 Tax Id: 1220001070

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Dlq Yrs:

Make checks payable to: OTTAWA COUNTY TREASURER or pay online at: www.kansas.gov/propertytax [] CHECK FOR PRINTED RECEIPT

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