LAND AUCTION

OWNER: CAROL J. REINHOLT TRUST

155 ACRES (+/-) OFFERED IN **ONE TRACT** PULASKI COUNTY, IN





SHOOK

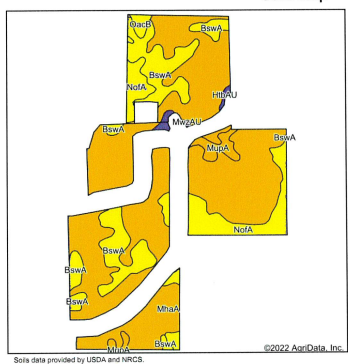
BRAD NEIHOUSER, AUCTIONEER AU19900091

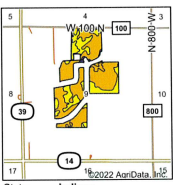
765-427-5052 | bneihouser@shook.com

LAND AUCTION

155 ACRES (+/-) OFFERED IN ONE TRACT PULASKI COUNTY, IN

Soils Map





State: Indiana
County: Pulaski
Location: 9-30N-3W
Township: Jefferson
Acres: 121.6
Date: 7/20/2022





Area Syn	nbol: IN131, Soil Area Version	on: 23									
Code	Soil Description	Acres	Percent of field	Non-Irr Class Legend	Non-Irr Class *c	Corn Bu	Grass legume hay Tons	Pasture AUM	Soybeans Bu	Winter wheat Bu	*n NCCPI Soybeans
MhaA	Maumee loamy fine sand, 0 to 1 percent slopes	82.64	68.0%		IIIw	134	5	9	47	54	38
BswA	Brems-Morocco loamy fine sands, 0 to 1 percent slopes	20.02	16.5%		IVs	98	3	7	31	44	35
NofA	Newton-Morocco loamy fine sands, 0 to 1 percent slopes	13.82	11.4%		IVw	115	4	8	28	48	37
MupA	Morocco loamy fine sand, 0 to 2 percent slopes	3.03	2.5%		Ills	102	3	7	36	41	36
OacB	Oakville-Denham fine sands, 1 to 5 percent slopes	1.03	0.8%		IVs	84	3	5	30	38	30
MwzAU	Muskego muck, undrained, 0 to 1 percent slopes	0.74	0.6%		Vlw	,					30
HtbAU	Houghton muck, undrained, 0 to 1 percent slopes	0.32	0.3%		Vw						23
		-L	Weig	hted Average	3.31	123.5	4.4	8.4	41.4	50.7	*n 37.2

^{*}n: The aggregation method is "Weighted Average using all components"
*c: Using Capabilities Class Dominant Condition Aggregation Method

Soils data provided by USDA and NRCS

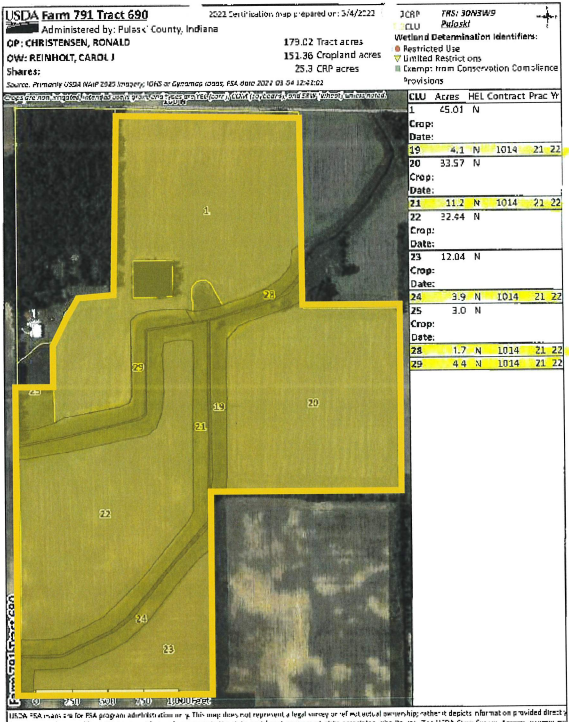


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155 ACRES (+/-) OFFERED IN **ONE TRACT** PULASKI COUNTY, IN



19524 FSA mans are for PSA program administration or y. This map they not represent a legal currently or of extracted ownership notine to depicts marmation provided order from the producer and/or NAIP imagenty. The producer accepts the data is as is and assumed a risks associated with the use. The UFDA Series Series, Segrey assumes my responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA programs. Welland contribute da not represent the size, shape, or specific determination of the area. Refer to your original determination (CPN-OXE and attacked most) for exact boundaries and determinations or contact NRCS.



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LAND AUCTION

155 ACRES (+/-) OFFERED IN **ONE TRACT** PULASKI COUNTY, IN

PLEASE READ AND REVIEW THE REAL ESTATE TERMS THOROUGHLY PRIOR TO BIDDING ON ANY PROPERTY. IF YOU HAVE NOT READ AND UNDERSTAND THESE TERMS, DO NOT BID. BY BIDDING ON THE PROPERTY, BUYER AGREES TO ALL TERMS AND CONDITIONS SET FORTH AND ENTERS INTO A CONTRACTUAL AGREEMENT TO PURCHASE THE PROPERTY UNDER THE FOLLOWING TERMS AND CONDITIONS:
ONLINE BIDDING:

AUCTION DATE/TIME: Bidding begins: MARCH 9, 2023 @ 6:00 AM EST through MARCH 9, 2023 @ 6:00 PM EST.

UPON CONCLUSION OF THE AUCTION: The high bidder will be contacted by Brad Neihouser to complete Purchase Agreement and Earnest Money deposit. Documents and Earnest Money must be completed by 12:00 PM EST the day following the auction.

Successful bidders not executing and returning the completed contract and earnest money deposit by 12:00 PM EST the day after the auction will be considered in default. Such default by the Successful Bidder will result in that Bidder's liability to both the Seller and Coldwell Banker Commercial Shook and Brad Neihouser. Seller shall have the right to (a) declare this contractual agreement cancelled and recover full damage for its breach, (b) to elect to affirm this this contractual agreement and enforce its specific performance or (c) Seller can resell the property either publicly or privately with Coldwell Banker Commercial Shook, and in such an event the Buyer shall be liable for payment of any deficiency realized from the second sale plus all costs, including, but not limited to the holding costs of the property, and the expenses of both sales and legal and incidental damages of both the Seller and Coldwell Banker Commercial Shook. In addition, Coldwell Banker Commercial Shook also reserves the right to recover any damages separately from the breach of the successful Bidder.

REAL ESTATE TERMS:

TERMS OF SALE: 10% earnest deposit down with the executed contract, balance due at closing. Your purchase is not subject financing.

DATE OF CLOSING: The closing will take place on or before April 15, 2023.

POSSESSION: Possession of the property will be at closing.

REAL ESTATE TAXES: The Seller will pay all of the 2022 due and payable in 2023 real estate taxes.

NO CONTINGINCIES: This Real Estate contract is not contingent on or subject to Buyer's financing, appraisal, survey or inspections of any kind or any other contingencies as agreed to by bidders at registration prior to bidding.

RESERVE: Seller is extremely motivated to sell the property but reserve the right to accept or reject any and all bids.

TITLE: Buyer is entitled to and the Seller will provide clear, insurable title for property and a General Warranty Deed upon full payment.

CRP CONTRACT: There are 25.24 acres enrolled in the CRP program. The payment rate is \$293.05 per acre. the CRP monies will be prorated to closing day per FSA policy. The new buyer will be required to maintain this CRP contract or the new buyer will be liable for any and all monies that have been received over the life of the contract and any penalties for breaking this contract.

REIMBURSEMENT FOR FERTILIZER AND COVER CROP: A cover crop and a substantial amount of fertilizer were applied to this farm in the fall of 2022. The new buyer will reimburse the owner at closing for this cost. Copies of receipts are attached to the bidder packet.

ZONING AND EASEMENTS: Property is being sold subject to any and all easements of record. Property is subject to all state and local zoning ordinances. AERIAL PHOTOS, Images and Drawings are for illustration purposes only and not surveyed boundary lines unless specified.

AGENCY: Coldwell Banker Commercial Shook & Brad Neihouser are the Agent and Representative of the Seller.

CONDITION OF PROPERTY: Property is sold 'AS IS, WHERE IS' condition. Coldwell Banker Commercial Shook & Brad Neihouser, the Sellers, nor their representatives, agents, or employees make express or implied warranties or representations of any kind. Each potential bidder is responsible for conducting his or her own independent inspections, investigations, inquiries, and due diligence concerning the property prior to bidding on the subject property. All information presented in the brochure, website, and all other mediums is subject to verification by all parties relying on it. All sketches and dimensions are approximate. No liability for its accuracy, errors, or omissions is assumed by the Seller, Coldwell Banker Commercial Shook & Brad Neihouser, or their Agents or Representatives. Buyer and or Bidder agrees to hold harmless and indemnify Coldwell Banker Commercial Shook & Brad Neihouser and their Agents and their Representatives from any and all claims, damages, or suits including but not limited to awards, judgements, costs, fees, etc.

DISCLAIMER: All information included herein was derived from sources believed to be correct but is not guaranteed.

NEW DATA, CORRECTIONS, and CHANGES: Please check for updated information prior to scheduled auction time to inspect any changes, corrections, or additions to the property information.

BIDDING AND REGISTRATION INFORMATION:

BIDDER VERIFICATION: Bidding rights are provisional, and if identify verification is questionable, Coldwell Banker Commercial Shook & Brad Neihouser has the right to reject the registration, and bidding activity will be terminated. The Seller and Coldwell Banker Commercial Shook reserve the right to preclude any person from bidding if there is any question as to the person's credentials, mental fitness, etc. Bidders agree to keep their username and password confidential as they are responsible for ANY and ALL activity involving their account. If the registered bidder's user name is offensive to Coldwell Banker Commercial Shook and Brad Neihouser or in their sole opinion detrimental to Bidding Activity then Coldwell Banker Commercial Shook reserves the right to delete the bidder from bidding or unilaterally change the username with notification to the Bidder. When using the website, you must obey any and all local, state, and federal laws. Violations will result in the termination of web site use privileges.

AUCTION END TIMES: Coldwell Banker Commercial Shook & Brad Neihouser online only auctions are timed events and all bidding will close at specified time. However, our auctions also have what is called an "Auto Extend" feature. Any bid placed within the final 10 minutes of an auction results in the auction automatically extending 10 additional minutes. The bidding will extend in 10 minute increments from the time the last bid is placed until there are no more bids and the lots sit idle for 10 minutes. Therefore, the auction will not close until all bidding parties are satisfied, and no one can be outbid at the last second without having another opportunity to bid again. There are no advantages to waiting to the last second to place a bid. It could take a few seconds for your bid to be recognized by the bidding platform.

DO NOT WAIT UNTIL THE LAST SECOND TO BID, YOUR BID MIGHT NOT BE ACCEPTED BEFORE THE BIDDING CLOSES.

TECHNICAL ISSUES: In the event there are technical difficulties related to the server, software, internet, or any other online auction-related technologies, Coldwell Banker Commercial Shook & Brad Neihouser reserve the right to extend bidding, continue the bidding, or close the bidding. Neither the company providing the software, nor Coldwell Banker Commercial Shook or Brad Neihouser shall be held responsible for a missed bid of the failure of the software to function properly for any reason.

CONDUCT OF THE AUCTION: Coldwell Banker Commercial Shook & Brad Neihouser reserve the right to reject any and all bids for any reason and also reserve the right to cancel this auction or remove any item or parcel from this auction prior to the close of bidding. All decisions of Coldwell Banker Commercial Shook & Brad Neihouser are final. YOUR BID ON THIS AUCTION INDICATES BOTH AN UNDERSTANDING AND ACCEPTANCE OF THE TERMS OF THIS CONTRACTUAL AGREEMENT BETWEEN YOURSELF AND THE SELLER, COLDWELL BANKER COMMERCIAL SHOOK, & BRAD NEIHOUSER AND THAT YOU, AS THE BIDDER, ARE PREPARED TO PURCHASE THE PROPERTY UNDER THE TERMS AND CONDITIONS OF THIS AUCTION.



BRAD NEIHOUSER, AUCTIONEER AU19900091

765-427-5052 | bneihouser@shook.com

ALTA Commitment for Title Insurance



Issued By Old Republic National 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, 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.

Issued through the Office of

Pulaski County Abstract Co., Inc.

115 E. Main Street Winamac, IN 46996

By: KYLE D. SOMMERS, PRESIDENT

ORT Form 4690 8-1-16 ALTA Commitment for Title Insurance OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

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

" Monroe

President

Attest

Secretary

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;
 - (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.
- (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.

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.

Schedule A ALTA COMMITMENT

1. Commitment Date: January 18, 2022 at 08:00 AM

- 2. Policy to be issued:
 - (a) ALTA Own. Policy (06/17/06)
 Proposed Insured: TBD
 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:

Carol J. Reinholt, Trustee of The Carol J. Reinholt Revocable Living Trust dated this 12th day of March, 2015 Carol J. Reinholt, Life Estate Interest

5. The Land is described as follows:

The Northeast Quarter of the Northwest Quarter; The Southwest Quarter of the Northeast Quarter; The West Half of the Northwest Quarter of the Northwest Quarter of the Northeast Quarter of the Northwest Quarter; and the Northeast Quarter of the Southwest Quarter, all in Section 9, Township 30 North, Range 3 West, Pulaski County, Indiana, containing 180 acres, more or less.

Old Republic National Title Insurance Company

Kyle D. Sommers, President

ALTA Commitment

Commitment Number: 23/01/126

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.
- a. You must tell us in writing the name of anyone not referred to in this Commitment who will get an interest in the land or who will make a loan on the land. We may then make additional requirements and exceptions.
- b. By virtue of I.C. 27-7-3.6 a fee of \$5 will be collected from the purchase of the policy for each policy issued in conjunction with a closing occuring on or after July 1, 2006. The fee should be designated in the 1100 series of the HUD form as a TIEFF (Title Insurance Enforcement Fund Fee) charge.
- c. Note: Please notify Pulaski County Abstract Company, Inc. prior to closing of any information you become aware of that is different than shown on this commitment (i.e. BANKRUPTCY, DISSOLUTION FILED IN ANOTHER COUNTRY, ESTATES or DECEASED PARTIES, ETC.) We reserve the right to make additional requirements and/or exceptions based upon any new information provided.
- d. Payment in full and release of mortgages and liens included on Schedule B-ii, if any.

ALTA Commitment

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
- 2. Any discrepancies or conflicts in boundary lines, any shortages in area, or any encroachment or overlapping in improvements.
- 3. Any facts, rights, interests or claims which are not shown by the Public Records but which could be ascertained by an accurate survey of the Land or by making inquiry of persons in possession of the Land.
- 4. Easements, liens or encumbrances or claims thereof, which are not shown by the Public Records.
- 5. Any lien, or right to a lien for services, labor or material 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.
- a. Computer Records indicate taxes for the year 2021 due and payable in 2022 in the amount of \$132.32 each installment. Being assessed in the name of Carol J. Reinholt Trust. Based upon assessed value of land 21,500; improvements at No Improvements; exemptions No Exemptions; Parcel No. 009-00299-00 State Parcel Number 66-06-09-100-004.000-009 (W.2 NW NE Sec.9 20 Acres) Both Tax Installments shown PAID.

Computer Records indicate that Annual Maintenance for the E.P. Thompson Ditch shown due as follows: May 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Monon Ditch shown due as follows: May 2011 \$20.00 PAID. November 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Kopka & Conrad Ditch shown due as follows: May 2025 \$25.00 PAID. November 2022 \$25.00 PAID. May be perpetual.

b. Computer Records indicate taxes for the year 2021 due and payable in 2022 in the amount of \$276.94 each installment. Being assessed in the name of Carol J. Reinholt Trust. Based upon assessed value of land 45,000; improvements at No Improvements; exemptions No Exemptions; Parcel No. 009-00300-00 State Parcel Number 66-06-09-100-009.000-009 (SW NE Sec.9 40 Acres) Both Tax Installments shown PAID.

Computer Records indicate that Annual Maintenance for the E.P. Thompson Ditch shown due as follows: May 2022 \$20.00 PAID. November 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Monon Ditch shown due as follows: May 2011 \$40.00 PAID. November 2022 \$40.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Kopka & Conrad Ditch shown due as follows: May 2025 \$50.00 PAID. November 2022 \$50.00 PAID. May be perpetual.

ALTA Commitment (Continued)

c. Computer Records indicate taxes for the year 2021 due and payable in 2022 in the amount of \$766.82 each installment. Being assessed in the name of Carol J. Reinholt Trust. Based upon assessed value of land 55,700; improvements at 158,600; exemptions Homestead 45,000; Homestead-Suppl 36,995; Parcel No. 009-00301-00 State Parcel Number (SE NW Sec.9 40 Acres) Both Tax Installments shown PAID.

Computer Records indicate that Annual Maintenance for the E.P. Thompson Ditch shown due as follows: May 2022 \$20.00 PAID. November 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Monon Ditch shown due as follows: May 2011 \$40.00 PAID. November 2022 \$40.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Kooka & Conrad Ditch shown due as follows: May 2025 \$50.00 PAID. November 2022 \$50.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Witkowski-Krulik Ditch shown due as follows: May 2025 \$31.50 PAID. November 2022 \$31.50 PAID. May be perpetual.

d. Computer Records indicate taxes for the year 2021 due and payable in 2022 in the amount of \$139.70 each installment. Being assessed in the name of Carol J. Reinholt Trust. Based upon assessed value of land 22,700; improvements at No Improvements; exemptions No Exemptions; Parcel No. 009-00298-00 State Parcel Number 66-06-09-200-003.000-009 (NE NW Sec. 9 40 Acres) Both Tax Installments shown PAID.

Computer Records indicate that Annual Maintenance for the E.P. Thompson Ditch shown due as follows: May 2022 \$20.00 PAID. November 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Monon Ditch shown due as follows: May 2011 \$40.00 PAID. November 2022 \$40.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Kopka & Conrad Ditch shown due as follows: May 2025 \$50.00 PAID. November 2022 \$50.00 PAID. May be perpetual.

e. Computer Records indicate taxes for the year 2021 due and payable in 2022 in the amount of \$258.48 each installment. Being assessed in the name of Carol J. Reinholt Trust. Based upon assessed value of land 42,000; improvements at No Improvements; exemptions No Exemptions; Parcel No. 009-00302-00 State Parcel Number 66-06-09-300-012.000-009 (NE SW Sec. 9 40 Acres) Both Tax Installments shown PAID.

Computer Records indicate that Annual Maintenance for the E.P. Thompson Ditch shown due as follows: May 2022 \$20.00 PAID. November 2022 \$20.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Monon Ditch shown due as follows: May 2011 \$40.00 PAID. November 2022 \$40.00 PAID. May be perpetual.

Computer Records indicate that Annual Maintenance for the Kopka & Conrad Ditch shown due as follows: May 2025 \$50.00 PAID. November 2022 \$50.00 PAID. May be perpetual.

f. The above as shown on the computerized assessment records in the Office of the Treasurer of Pulaski County. Any possible additional or retroactive assessments or amounts billed including a reconciling statement, under IC 6-1.1 for taxes against the

ALTA Commitment (Continued)

land, and all interest and penalties that may accrue. Informational Note: The Commitment and/or Policy does not insure the accuracy of tax information.

- g. NOTE: The real estate tax information set out above was taken from the Pulaski County Treasurer computer system on the date searched. This information, while believed to be accurate, at this time is subject to change without notice. Neither the Company reflected above.
- h. Taxes for the year 2022 payable in 2023 are a lien not yet due and payable.
- i. Taxes for the year 2023 payable in 2024 are a lien not yet due and payable.
- j. The Company assumes no liability for the accuracy of the amount of any exemptions affecting the property or the value of the land and improvements as shown herein. The property owner/purchaser is responsible for filing any property exemptions, credits or deductions. This commitment/policy does not insure against any loss or damage arising out of the subsequent assessments or taxes and any penalties and interest, due to any change in the land usage or loss of exemption.
- k. NOTE: The taxes above are lower if tax exemptions are showing. The taxes above will increase if the seller acquired the property within the last two calendar years, and did not refile any exemptions. Contact the local Assessor if you have any questions about the current status of exemptions and how they will affect taxes payable subsequent to closing.
- Rights of the Public, the State of Indiana and/or the municipality, and others entitled thereto, in and to that part of the land taken or used for road purposes, including utility right of way.
- m. Rights of way for drainage tiles, ditches, feeders and laterals, if any.
- n. Right of way for drainage, flow and maintenance of E.P. Thompson Ditch, Monon Ditch, Kopka & Conrad Ditch and Witkowski-Krulik Ditch, together with an additional 75 foot right of way as provided by IC 36-9-27-33.
- Any conveyance and/or mortgage by the Trustee of the trust under which title is held must be accompanied by evidence of the continued existence of the Trust, the identity of the Trustee and evidence of authority with respect to the contemplated transaction.
- p. Subject to terms, provisions and conditions of the Trust under which title is held.
- q. Judgment search for 10 years past has been made vs. Carol J. Reinholt and none found.
- r. The acreage/square footage indicated in the legal description is solely for the purpose of identifying the land. This commitment/policy does not insure acreage or the exact quantity of land.
- s. The land described in this commitment shall not be deemed to include any house trailer, mobile home, or mobile dwelling on the subject property.
- t. Easement for Gas Mains dated December 10, 1959 and recorded January 16, 1960 at 10:00 AM as Miscellaneous Record "V", Page 193.
- County Health Ordinance, regulating the installation, construction, maintenance and operation of private sewage disposal systems in closely built-up areas and providing penalties for violation thereof, dated June 15, 1981, recorded September 4, 1985 in Miscellaneous Record No. 6, page 210.
- v. Pulaski County Flood Plain Zoning Ordinance, for the regulation of land use through zoning of the area within the unincorporated areas of the County of Pulaski, the jurisdiction of the Pulaski County Flood Plain Commission, and the establishment of improvement location permit procedures, adopted September 3, 1985 and recorded September 4, 1985 in Miscellaneous Record No. 6, page 211, and as revised September 22, 1992 and recorded September 23, 1992 in Miscellaneous Record No. 8,

ALTA Commitment (Continued)

page 390, and revised May 15, 2000 and recorded May 26, 2000 as Document No. 20001115 and re-recorded June 13, 2000 at 9:06 AM as Document No. 20001245.

- w. By virtue of I.C. 27-7-3.6, a fee of \$5 will be collected from the purchaser of the policy for each policy issued in conjunction with a closing occurring on or after July 1, 2006. The fee should be designated in the 1100 series of the HUD form as a TIEFF (Title Insurance Enforcement Fund Fee) charge.
- x. Effective July 1, 2006, any documents requiring a preparation statement which are executed or acknowledged in Indiana must contain the following affirmation statement as required by IC36-2-11-15: "I affirm, under penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document unless required by law. (Sign, Print or Type Name)." "County Identification Protection Fee" fund. Said fee has been collected by the County recorder since the law's inception in 2005 and will continue to be collected until further notice."
- y. Note: This commitment is based upon a search and examination of the public record information by Pulaski County Abstract Company, Inc., and also dba Fulton County Title. Utilization of the information contained herein by an entity other than Pulaski County Abstract Company, Inc. For the purpose of issuing a title commitment or policy for any or all of the proposed insured aba Fulton County Title of its search and examination work product.
- z. Note: Please notify Pulaski County Abstract Company, Inc., and also dba Fulton County Title prior to closing, of any information you become aware of that is different than shown on this commitment (i.e. BANKRUPTCY, DISSOLUTION FILED IN ANOTHER COUNTY, ESTATES or DECEASED PARTIES, ETC.). We reserve the right to make additional requirements and/or exceptions based upon any new information provided.
- Aa. NOTE: The Company takes no liability for unapproved land splits, unrecorded surveys or other matters that may lead to denial of land transfer by the county Auditor; nor for the accuracy of the address in Schedule A.
- Ab. This commitment or foreclosure guarantee commitment is furnished by Old Republic National Title Insurance Company or its policy issuing agent solely for the issuance of a policy or policies of title insurance of Old Republic National Title Insurance Company. This commitment is not an abstract of an opinion of title. Liability under this commitment is defined by and limited to the terms and conditions of this commitment and the title insurance policy to be issued. Persons and entities not listed above as proposed insured's are not entitled to rely upon this commitment for any purpose.
- Ac. Subject to Unified Development Document Zoning Ordinance Subdivision Control Ordinance Right to Farm Ordinance Wind Energy Convergence Ordinance Definitions & Procedures as recorded on June 18, 2012 at 1:46 PM as Document No. 20121243.
- Ad. Minerals of whatsoever kind, subsurface and surface substances, including but not limited to coal, lignite, oil gas, uranium, clay, rock, sand and gravel in, on, or under and that may be produced from the land, together with all rights, privileges, and immunities relating thereto, whether or not appearing in the public records or listed in Schedule B. The Company makes no representation as to the present ownership of any such interests. There may be leases, grants, exceptions, or reservation of interests that are not listed.
- Ae. Liens or financing statements, if any, affecting crops growing or to be grown on the land.
- Af. Rights or claims of parties in possession not shown by the public records.

CERES SOLUTIONS COOP

Invoice Invoice Date	6507883 01/24/23
Due Date	02/25/23
Amount	6,760.10
Page	1 of 1

Sold To: RONALD CHRISTENSEN 13739 W 175 N MEDARYVILLE, IN 47957

Account #	Sold By	Type	Terr	ıs			Loc	
5007070	BART LEMAN	CHARGE	01 F	01 REGULAR				
Prod #	Description			U/M		I	10065	
3003705	RYE HAZLET 2000LB				Quantity	Unit Pric	e Amoun	
2311503	SULFUR 90% MARTIN 2000#			LB	2,200.0000	0.420		
2000079	21-0-0-24 AMMONIUM SULFATE	י זוום י		LB	648.0000	0.600		
2000092	11-52-0 MAP	ALLO ALLO		TN	2.1600	572.000	,	
2000000	0-0-60 POTASH			TN	1.6200	920.000		
2900003	DRY FERTILIZER APPLICATION	T T T N T		TN	3.2400	780.000	0 2,527.2	
	Reinholt Farm	FAN		AC	43.1500	4.500	0 194.1	
	Corn Stalks			ŀ				
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				65078	83 5	007070	01/24/23	
			Tota	al Amo	ount		6,760.10	
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CERES SOLUTIONS COOP

Invoice	6507882
Invoice Date	01/24/23
Due Date	02/25/23
Amount	11,184.40
Page	1 of 1

Sold To: RONALD CHRISTENSEN 13739 W 175 N MEDARYVILLE, IN 47957

Account #	Sold By	Туре	Ter	ms			Loc	
5007070	BART LEMAN	CHARGE	01	REGULA				
Prod #	Description			U/M		T	10065	
003705	RYE HAZLET 2000LB				Quantity			
000079	21-0-0-24 AMMONIUM SULF	איזוו איד		LB	4,000.0000	0.420	, =, 000.0	
000092	11-52-0 MAP	MIE BOLK		TN	3.9900			
000000	0-0-60 POTASH			TN	2.3900	920.000		
900003	DRY FERTILIZER APPLICAT	T ∩N E T N		TN	5.9800	780.000		
	Reinholt Farm	ION PAN		AC	79.7600	4.500	358.9	
	Bean Stubble							
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	Total						11 104 40	
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* ************************************		Tot	al Amo			·		
			100	er Will	Juile		11,184.40	
			1					

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INDIANÁ **PULASKI**

Form: FSA-156EZ

United States Department of Agriculture Farm Service Agency

FARM: 791

Prepared: 12/22/22 9:03 AM CST

Crop Year: 2023

Abbreviated 156 Farm Record

Operator Name

RONALD CHRISTENSEN

CRP Contract Number(s)

See Page 2 for non-discriminatory Statements.

11475

Recon ID

Transferred From

None None

ARCPLC G/I/F Eligibility

Eligible

Farm I and Data

,	·	Other Commence of the Commence			ram Lam	Dala				
	Farmland	Cropland	DCP Cropland	WBP	WRP	GRP	GRP	Sugarcane	Farm Status	Number Of Tracts
	179.02	151.36	151.36	0.00	0.00	25.30	0.00	0.00	Active	1
	State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped		MPL.	Acre Election	EWP	DCP Ag.Rel. Activity	Broken From Native Sod
	0.00	0.00	126.06	0.0	00	0.00	**************************************	0.00	0.00	0.00

Crop Election Choice

former to the contract of the	44444444444444444444444444444444444444	
ARC Individual	ARC County	Price Loss Coverage
None	None	CORN, SOYBN

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PLC Yleld	HIP
Corn	111.10	0.00	126	tup
Soybeans	13.50	0.00	35	And the second s

TOTAL

124.60

0.00

NOTES

Tract Number

: 690

Description

: E5/2B SEC 9 JEFFERSON TWP SR39-100N

FSA Physical Location :

INDIANA/PULASKI

ANSI Physical Location :

INDIANA/PULASKI

BIA Unit Range Number :

HEL Status

NHEL: No agricultural commodity planted on undetermined fields

Wetland Status

Wetland determinations not complete

WL Violations

None

Owners

CAROL J REINHOLT REVOCABLE LIVING TRUST

Other Producers

None

Recon ID

: None

Tract Land Data

Farm Land Cropland		DCP Cropland	WBP	WRP	CRP	GRP	Sugarçane	
179.02	151.36	151.36	0.00	0.00	25.30	0.00	0.00	
State Conservation Other Conservation Effect		Effective DCP Gropland	Double Cropped	MPL	EWP	DCP Ag. Rel Activity	Broken From Native Sod	
0.00	0.00	126.06	0.00	0.00	0.00	0.00	0.00	

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PLC Yield
Corn	111.10	0.00	126

INDIANA PULASKI

Form: FSA-156EZ



United States Department of Agriculture

Farm Service Agency

FARM: 791

Prepared: 12/22/22 9:03 AM CST

Crop Year: 2023

Abbreviated 156 Farm Record

Tract 690 Continued		**************************************	(11)	······································
Soybeans	13.50	0.00	35	
TOTAL	124.60	0.00	tarian de la companya de la company La companya de la co	
	NOTE	\$.		
			-69-41h-19-41-49-45-49-44-49-4-49-4-49-49-4-49-4	***************************************
		***************************************	······································	

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employaes, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

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To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at http://www.ascr.usda.gov/complaint_filing_cust html and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992, Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) e-mail: program_intake@usda.gov. USDA is an equal opportunity provider, employer, and lender.

USDA Farm 791 Tract 690

2022 Certification map prepared on: 3/4/2022

Administered by: Pulaski County, Indiana

23

750

Farm

0

250

500

23

1,000Feet

OP: CHRISTENSEN, RONALD OW: REINHOLT, CAROL J

Shares:

179.02 Tract acres

151.36 Cropland acres 25.3 CRP acres

TRS: 30N3W9 JCRP Pulaski CLU

Wetland Determination Identifiers:

Restricted Use

▼Limited Restrictions

Exempt from Conservation Compliance **Provisions**

Source: Primarily USDA NAIP 2020 imagery; IDHS or Dynamap roads; FSA data 2022-03-04 12:41:02 Grops are non-irrigated, intended use is grain, and types are YEL (corn), COM (soybeans), and SRW (wheat) unless noted. CLU Acres HEL Contract Prac Yr 1 45.01 N Crop: Date: 19 4.1 N 1014 21 22 20 33.57 Crop: Date: 1014 21 11.2 N 21 22 1 22 32.44 N Crop: Date: 23 12.04 N Crop: Date: 2324 3.9 N 1014 21 22 25 3.0 Crop: Date: 1.7 1014 28 29 4.4 1014 21 22 25 20 10 21 22

USDA FSA maps are for FSA program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts information provided directly from the producer and/or NAIP imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. The USDA Farm Service Agency 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 NRCS



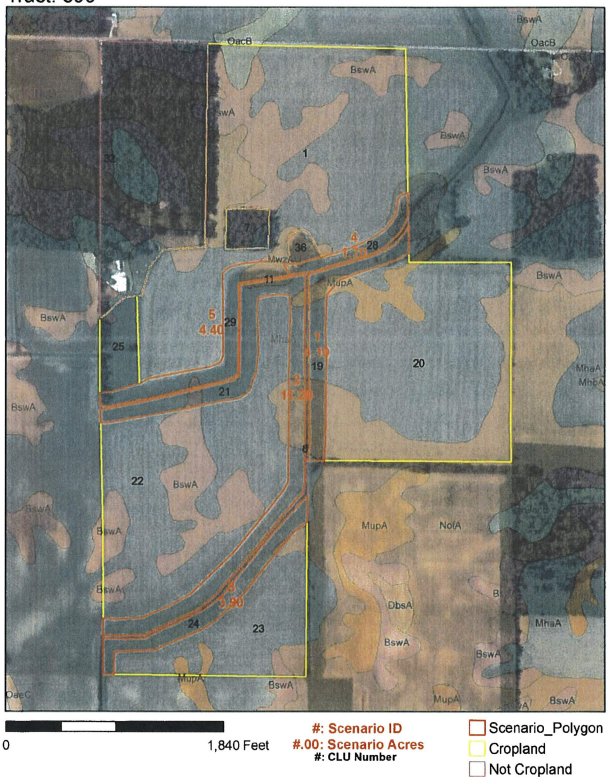
Scenario Map

Continuous Signup 57 CREP

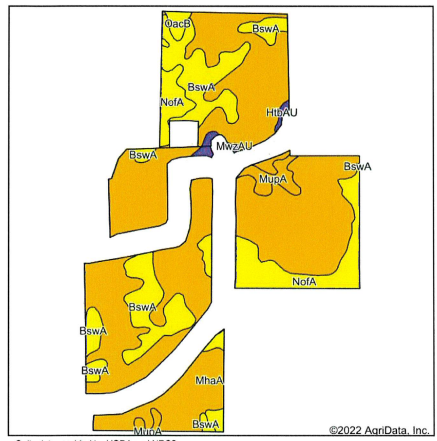
Scenario Name: F791_T690_CREINHOLT (1)

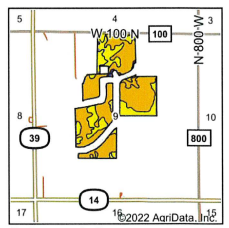






Soils Map





Indiana State: Pulaski County: Location: 9-30N-3W Township: Jefferson Acres: 121.6 7/20/2022 Date:





Soils data provided by USDA and NRCS.

Solis dati	a provided by USDA and NRCS.										3
Area Syr	mbol: IN131, Soil Area Version	n: 23									
Code	Soil Description	Acres	Percent of field	Non-Irr Class Legend	Non-Irr Class *c	Corn Bu	Grass legume hay Tons	Pasture AUM	Soybeans Bu	Winter wheat Bu	*n NCCPI Soybeans
MhaA	Maumee loamy fine sand, 0 to 1 percent slopes	82.64	68.0%		lliw	134	5	9	47	54	38
BswA	Brems-Morocco loamy fine sands, 0 to 1 percent slopes	20.02	16.5%		IVs	98	3	7	31	44	35
NofA	Newton-Morocco loamy fine sands, 0 to 1 percent slopes	13.82	11.4%		lVw	115	4	8	28	48	37
MupA	Morocco loamy fine sand, 0 to 2 percent slopes	3.03	2.5%		IIIs	102	3	7	36	41	36
OacB	Oakville-Denham fine sands, 1 to 5 percent slopes	1.03	0.8%		IVs	84	3	5	30	38	30
MwzAU	Muskego muck, undrained, 0 to 1 percent slopes	0.74	0.6%		Vlw						30
HtbAU	Houghton muck, undrained, 0 to 1 percent slopes	0.32	0.3%		Vw					_	23
	•		Weig	hted Average	3.31	123.5	4.4	8.4	41.4	50.7	*n 37.2

^{*}n: The aggregation method is "Weighted Average using all components"
*c: Using Capabilities Class Dominant Condition Aggregation Method

Conservation Plan Map

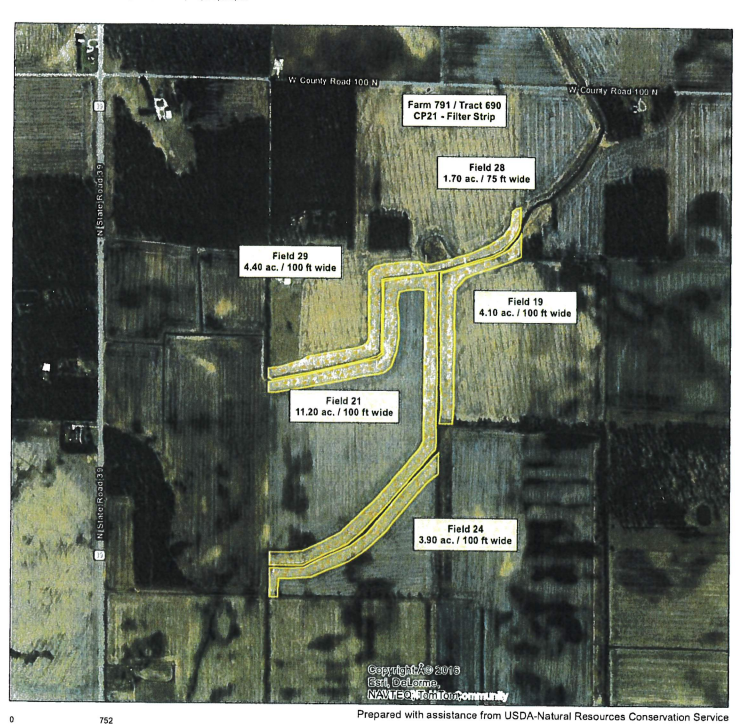
Client(s): CAROL J REINHOLT REVOCABLE LIVING TRUST Pulaski County, Indiana

Approximate Acres: 25.30

Assisted By: HALEY SHAW **USDA-NRCS** WINAMAC SERVICE CENTER PULASKI COUNTY SOIL & WATER CONSERVATION DISTRICT

Date: 9/28/2022

Land Units: Tract 690, Fields 19,21,24,28,29





Polygons

Conservation Cover (327)

Practice Schedule **PLUs**

CRP-1	II O DEDADTRIPLE	MP A My My 2 Ma La and a man	**************************************		~~~		Page 1 of 2
CRP-1 U.S. DEPARTMENT OF AGRICULTURE (07-06-20) Commodity Credit Corporation			l;	1. ST. 8	& CO. CODE & AD		2. SIGN-UP NUMBER
					18 1	31	57
CONSEDA	, ~~»	3 CON	ITRACT NUMBER	***************************************	4 ACRES FOR		
CONSERVATION RESERVE PROGRAM			CONTRACT		11475		ENROLLMENT 25.30
A. COUNTY FSA C	OFFICE ADDRESS (Inc	clude Zip Code)	***************************************	6. TRA	CT NUMBER 7	CONTRACT PERIOD	L
PULASKI COUNTY FARM SERVICE AGENCY 309 N NORTHWEST STREET %INAMAC, IN 46996-1262					690 F	ROM: (MM-DD-YYYY)	TO: (MM-DD-YYYY)
						0-01-2022	i
					NUP TYPE:		Annahaman bergaman Maria Bankaran Sarah Maria Annah
6 COUNTY FSA ((Include Area Code		CEEB	- Indian	3			
cc for the stipulate creage the Conservi omply with the term rogram Contract (re oplicable contract p lereto. BY SIGNING	id contract period from ation Plan developed fi is and conditions conta eferred to as "Appendix eriod. The terms and THIS CONTRACT PAR	the date the Control or such acreage are pined in this Control or	act is executed by the act, including the Act, including the Act, including the Act, the Participant contract are contail OWI FOGE RECEIL	the CCC. The P CCC and the Pa Appendix to this tacknowledges i ned in this Form	articipant also agr irticipant. Addition Contract, entitled if eceipt of a copy of CRP-1 and in the l	gned owners, uperator serve Program ("CRP") ees to implement on st sally, the Participant an Appendix to CRP-1, Co. f the Appendix/Append CRP-1 Appendix and an RP-1; CRP-1 Appendix	ich designated id CCC agree to inservation Reserve lices for the
ddendum thereto; and, CRP-2, CRP-2C, CRP-2G, or CRP-2C3 A. Rental Rate Per Acre \$ 293.05				on of CRP Lar	f CRP Land (See Page 2 for add		
B. Annual Contract Payment \$ 7,414.00			A Tract No	B Field No	C Practice N	······	E Total Estimated Cost-Share
9C. First Year Payment \$			690	0019	CP21	4.10	\$ 0.00
(Item 9C is applicable only when the first year payment is prorated.)			690	0021	CP21	11.20	\$ 0.00
			690	0024	CP21	3.90	\$ 0.00
1. PARTICIPAI	NTS (If more than	three individua	ls are signing, s	see Page 3.)		9	······································
(1) PARTICIPANT'S NAME AND ADDRESS (Include Zip Code) I delicity in the property of the control		(3) SIGNATURE (BY) Aulle Liverny		(4) TITLE/RELATIONSHIP OF THE INDIVIDUAL SIGNING IN THE REPRESENTATIVE CAPACITY		(5) DATE (MM-DD-YYYY) 09/19/2 62	
(1) PARTICIPANT'S NAME AND ADDRESS (Incl. of Zin Code) (2) SHARE		(2) SHARE %	(3) SIGNATURE (By)		(4) TITLE/RELATIONSHIP OF THE INDIVIDUAL SIGNING IN THE REPRESENTATIVE CAPACITY		(5) DATE (VV: DF)
C(1) PARTICIPANT'S NAME AND ADDRESS (Include Zip Code) (2) S		(2) SHARE	(3) SIGNATURE (By)		(4) TITLE/RELATIONSHIP OF THE INDIVIDUAL SIGNING IN THE REPRESENTATIVE CAPACITY		(5) DATE (MM-DD-YYYY)
2. CCC USE ONL		RE OF CCC REP		Str.	huu	Hall CEN	B. DATE (MM-DD-YYYY)
3831 et seq), ti receive benefit	ny Grean Carparallan Cri he Adricullural Improveme	arter Act (15 0 5 0 7 ant Act of 2018 (Pub. Reserve Program. T	14 et seq) the Food L. 115-334) and 7 CF he information collect	Recunty Act of 1916 Repart 1410 The ted on this form has	information will be us to he disclosed to oth	requesting the information is seq.) the Agricultural Acided to determine eligibility is a Federal. State. Local got and/or as described in ap	t of 2014 (16 U S C to participate in and

Paperwork Reduction Act (PRA) Statement: The information collection is exempted from PRA as specified in 16 U.S.C. 3846(b)(1). The provisions of appropriate criminal and civil fraud. privacy and other statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.

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the requested information will result in a determination of ineligibility to participate in and receive benefits under the Conservation Reserve Program

identified in the System of Records Notice for USDA/FSA-2. Farm Records File (Automated) Providing the requested information is voluntary. However, feiture to furnish

Persons with disabilities who require alternative means of communication for program information (e.g. Braille large print audiotape. American Sign Language. etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 677-8339. Additionally program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at <a href="https://www.assr.usda.gs/complaint-gase-usda.gs/

CONTINUATION OF ITEM 10 - Identification of CRP Land

A. Tract No.	B. Field No	C. Practice No	D. Acres	E Total Estimated C/S
690	0028	CP21	1.70	\$ 0.00
690	0029	CP21	4.40	\$ 0.00
	The street of th			
				The state of the s
			· · · · · · · · · · · · · · · · · · ·	