# Bergren Real Estate & Auction LLC

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www.bergrenrealestateandauction.com



3231 State Hwy 2., Clarinda, IA (4.83 Acres) Completely remodeled and updated. Absolutely move in ready.

- LIVING AREA-1258 SQ FT
- REC ROOM- 12'2" X15'3"
- DOWNSTAIRS BEDROOM- 8'5" x 15'2"
- KITCHEN/LIVING/DINING-OPEN FLOOR PLAN-25'3" x 19'4"
- Bath & Laundry- 13 x 6'7"
- UPPER LEVEL BEDROOM-21' x 15'4"
- GARAGE DETACHED BUT ADJOINED BY BREEZEWAY- 576 SQ FT
- GARGAE/SHOP-832 SQ. FT.

TAXES: \$1006

• LIST PRICE: \$142,500

FENCES ALREADY IN PLACE FOR LIVESTOCK! VERY WELL-MAINTAINED PROPERTY! NEW FURNACE, NEW ELECTRIC HOT WATER HEATER, NEW ELECTRICAL WIRING. APPLIANCES STAY-ALL NEWER

## PLEASE CALL TO SCHEDULE A SHOWING. HEATHER PELZER- (712)-621-5014 / STEVE BERGREN (712)-789-0847

\*\* INFORMATION RECEIVED FROM SOURCES BELIEVED TO BE RELIABLE. SELLERS DO NOT GUARANTEE THEIR ACCURACY. BUYERS ARE INVITED TO DO THEIR OWN RESEARCH PRIOR TO SALE

## Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

### Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Sell	er's Disclo	sure				
(a)	Presence	of lead-based paint	and/or lead-based	i paint hazards (ch	neck (i) or (ii) below):	
	(i)	Known lead-based (explain).	oaint and/or lead-	based paint hazaı	rds are present in the h	ousing
ڮڹڬ	(ii) CYW	Seller has no knowl	edge of lead-base	d paint and/or lea	d-based paint hazards i	n the housing.
(b)		and reports available				
	(i)				ords and reports pertainusing (list documents b	
g v	S(ii) <u>CYW</u>	Seller has no report hazards in the hous	s or records perta sing.	aining to lead-base	ed paint and/or lead-ba	sed paint
Pu	rchaser's	Acknowledgment (ir	nitial)			
(c)		Purchaser has recei	ved copies of all i	information listed	above.	
(d)		Purchaser has recei	ved the pamphle	t Protect Your Famil	ly from Lead in Your Hom	le.
(e)	Purchase	er has (check (í) or (ii)	below):			
	(i)	received a 10-day of ment or inspection	opportunity (or mu for the presence o	itually agreed upo of lead-based pain	n period) to conduct a t and/or lead-based pa	risk assess- int hazards; or
	(ii)	waived the opported lead-based paint and an arms.	unity to conduct and/or lead-based	ı risk assessment o paint hazards.	or inspection for the pr	esence of
Ag	ent's Ack	n <b>owledgment</b> (initia	)			
(f) ·	<del>H</del>	•	d the seller of the	seller's obligation sure compliance.	is under 42 U.S.C. 4852	d and is
Ce	rtificatior	of Accuracy				
The inf	e following ormation to	parties have reviewed hey have provided is to	ue and accurate.	pove and certify, to	the best of their knowled	ge, that the
Sel	ller 7	regn-Wilmes	5. 23. 18 Date	Seller /	pt, Wilmel	ン/ <i>3</i> 3 / 1 8 / 2 / 2 / 3 / 1 8 / 2 / 3 / 1 8 / 3 / 1 8 / 3 / 3 / 3 / 3 / 3 / 3 / 3 / 3 / 3 /
Pu	rchaser	thou Dollar	Date	Purchaser		Date
Æg	genty		Date	Agent		Date

# Addendum to Purchase Agreement or Offer to Buy Real Estate & Acceptance

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

X Cherry Gragor - Walmes	X
Seller	Buyer
X Day A. Wilmos	X
Seller	Buyer

## RESIDENTIAL PROPERTY SELLER DISCLOSURE STATEMENT

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PU! indi sell	RPOSE udes at er(s) ar	E: Use this t least one and not by	s state to dis no more than any agent or	dose informa an four dwell behalf of the	ation as rec ing units to a seller(s).	quired by disclose	lowa C informa	ode chapter ation about th	558A. Thi e property	is law requ to be sold	ires certain I. The follo	TANUG CIPCIOS	esidential prop sures are mad	e by a le
558 You	3A.4 (2) 1 must (	. 2) Disc provide in	lose all knov formation in	on conditions good faith ar	materially of make a r	affecting reasonab	this pro lie effort	operty. 3) if a to ascertain information :	en item do the requir	es not app ed informa te hy usino	ny to this p tion, If the (AP), or ii	roperty, writte e required inf f the informat	ny lowa Code (NA) not appointmention is un tion is unknow ortant papers	known or n, indicate
				y known wat									Yes□	
		•	•				Data	-£ consinular		<u></u>				
2.	Roof:	Any know	wn problem wn repairs? either, exol	s? ain_REPL	ACE B	THING.	LES.	of repairs/rep	28 4	up per	6 AM	16 E Zc	Yes 7	No No
3.	Well a	atio Louis	J. Puly Kilor	vn problems	. ( 12.0	U-1	~ /., <	~_/	placemer	nt		·	Yes Yes	No X
		If yes to	either, expl	ain				of repairs/re	płacemer	nt				-Ax
		Any kno if yes, d	wn water te ate of last r	sts? eport:									Yes 🔲	No
4.	. Septi	and res	ults:	: Any knowr					<del>,</del>		<del></del>		- Yes□	No X
		If yes, s	xplain				Date	of repairs/re	eplaceme	nt REP	LACED	1999-2	- 050	
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				ned:									·	À
5	. Sew	-	-	vn problems	?								Yes⊢	No
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8	3. Plun	nbing Sys Any kn		y known pro ?		<u> </u>	Date	on repairs)	ергасет		<u></u>		Yes Yes	No
							Date	e of repairs/r	e Diaceme	eni <del>-</del>			<del></del>	
S	e. Elec	Any kn	own repairs	y known proi ? olain					- processing				Yes T	No X
		<del></del>		<del></del>			Date	of repairs/r	epiaceme	ent			<del></del>	

Seller's Initials CAN GW

Buyer's Initials

10. Pest infestation (e.g., termites, carpenter ants): Any known problems?	Yes LI No M
If yes, date(s) of treatment	Yes 🗆 No 🖄
Date of repairs/replacement:	
11. Asbestos: Any known to be present in the structure?	Yes 🗌 No 🖾
If yes, explain	
12. Radon: Any known tests for the presence of radon gas?	Yes No. X
If yes, date of last report	
and results:	
13. Lead-Based Paint. Any known to be present in the structure?	Yes No Yes No No
Was the dwelling constructed prior to January 1 1978? If yes, complete "Disclosure of Information And Acknowledgement re "Lead-Based"	المسادين المعاودة
Paint and/or Lead-Based Paint Hazards.	r A-
14. Flood Plain: Do you know if the property is located in a flood plain?	Yes No.X
If yes, what is the flood plain designation?	Yes X No C
15. Zoning: Do you know the zoning classification of the property?	Yes KA No L
If yes, what is the zoning classification? RESIDENTIAL	Yes 🗌 No 🕽
16. Covenants: Is the property subject to restrictive covenants? If yes, attach a copy or state where a true, current copy of the covenants can be ob	ained:
ii joo, alaasii a oopi ol olale iiria o a aas, ooliotoopi oo oo oo oo oo	
17. Shared or Co-Owned Features: Any features of the property known to be shared	Yes X No L
in common with adjoining landowners, such as walls, fences, roads, and driveways	•
whose use or maintenance responsibility may have an effect on the property?	Yes No X
Any known "common areas" such as pools, tennis courts, walkways, or other areas co-owned with others, or a Homeowner's Association which has any	ies El Noja
authority over the property?	
If yes, explain VERBAL FASEMENT CASFARAS I KNOW	WAS NEVER USED
18. Physical Problems: Any known settling, flooding, drainage or grading problems	YesLl No K
If yes, explain	
19. Structural Damage: Any known structural damage?	Yes No.
If yes, explain	
YOU MUST EXPLAIN ANY "YES" RESPONSE(S) ABOVE. USE THE BACK OF THIS STATEM	ent or additional sheets as necessar
SELLER(S) DISCLOSURE STATEMENT IS NOT REQUIRED IN THE FOLLOWING INSTANCES than 4 dwelling units. 2) The transfer is made pursuant to court order. 3) The transfer is by or deed in lieu of foreclosure, or is incident to contract forfeiture. 4) A transfer from an establishment for tenants or tenants in common. 6) A transfer to a spouse or a lineal descende spouses as a result of dissolution of marriage or legal separation. 8) A transfer to or from a deed. 10) A transfer by a power of attorney.	mortgagor or mortgagee incident to a foreclosete, conservatorship, or trust. 5) A transfer not of the transferor. 7) A transfer between
SELLER(S) DISCLOSURE: Seller(s) discloses the information regarding this property based on i	nformation known or reasonably available to the
Seller(s). The Seller(s) has owned the property since 2013 / 10-22 The Seller(s) certificancurate to the best of my/our knowledge. Seller(s) acknowledge(s) requirement that Buyer(s) be Seller Fact Sheet prepared by the lowa Department of Public Health.	provided with the "lowa Radon Home-Buyers and
Seiler Chuyl yugu - Wilnes Seiler Date 5,23,18  Date 5,23,18	y A, Welmed
Date 5,23,18 Date 5/23	718
	Estate Disclosure Statement. This statement
BUYER(S) ACKNOWLEDGEMENT: Buyer(s) acknowledges receipt of a copy of this Real is not intended to be a warranty or to substitute for any inspection the buyer(s) may wish to the "lowa Radon Home-Buyers and Seller Fact Sheet" prepared by the lowa Department of	notate Orthografia and annual and annual and annual and annual and annual annua
the "lowa Radon Home-Buyers and Seller Fact Sheet" prepared by the lowa Department of	obtain. Buyer(s) acknowledge(s) receipt of Public Health.
the "lowa Radon Home-Buyers and Seller Fact Sheet" prepared by the lowa Department of	notate Orthografia and annual and annual and annual and annual and annual annua

\$17 FENCES HAVE BEEN MAINTAINED BY PROPERTY OWNER.

#17 EASEMENT WAS FOR THE USE OF THE DRIVEWAY TO GO EAST BY TOLTCH
TO THE FIELD, THERE IS NOW A DRIVEWAY TO FIELD FROM THE GRAVEL ROAD
SO EASEMENT WAS NEVER USED.

## Agency Disclosure

duties of loya must treat the and must disc agents, emplo	and Selling Brokers are agents of the parties hereto as outlined below, and the alty and faithfulness are owed to the party they represent. However, they e other party with honesty. They must respond to all questions of the parties close MATERAL DEFECTS about which they have knowledge. The Broker oyees and associates are not required, however, to discover hidden defects in e on matters outside the scope of their real estate license.	accurately r, their				
A.	It is clearly understood and agreed by the parties hereto that  (Selling Broker), and all licensees employed by or associated with Selling I represent the buyers.	∃roker,				
B.	The Listing Broker and all licensees employed by or associated with the Listing Broker represents the Sellers in this transaction.					
C.	C. This agreement is subject to a CONSENSUAL DUAL AGENCY agreement attached hereto.					
	Buyer	_Date				
	Buyer	Date				
Section of the sectio	Seller	_Date				
	Seller	Date				

#### AGENCY DISCLOSURE AGREEMENT

(to be signed before presentation of the offer)

There are different types of agency representation options that exist in real estate transactions. Below is a list of the representation options available. In addition a person may represent himself or herself in a transaction.

- SELLER EXCLUSIVE AGENCY When the property is listed for sale by one company (the Listing Realtor) and the property is sold by a different real estate company (the Selling Realtor). It is the policy of the Listing Realtor and its Brokers and Salespersons to represent the Seller(s) exclusively.
- BUYER EXCLUSIVE AGENCY When the Selling Realtor assists you in writing your offer or purchase agreement and the property is listed with a different real estate company, it is the policy of the Selling Realtor and its Brokers and Salespersons to represent the Buyer(s) exclusively. If the Selling Realtor represents the Buyer(s) exclusively, the Selling Realtor and its Brokers and Salespersons may receive compensation for the transaction from the Listing Realtor pursuant to a cooperation agreement between the two companies.
- CONSENTUAL DUAL AGENCY
  - When a real estate company both lists and sales the property (the Listing Realtor and the Selling Realtor are the same company), it is the policy of the Company and its Brokers and Salespersons to represent both the Seller(s) and Buyer(s) as a Consensual Dual Agency. Please see the Consensual Dual Agency Agreement for further information.
  - When a real estate company assists you in writing your purchase agreement and the property is listed with the same company (the Listing Realtor and the Selling Realtor are the same company), it is the policy of the Company to represent both the Seller and Buyer as a Consensual Dual Agency. Please see the Consensual Dual Agency Agreement for further
  - Bergren Real Estate cooperates with other Brokerages with sellers concent, DUTIES OF A REAL ESTATE LICENSEE TO ALL PARTIES TO THE TRANSACTION

In providing brokerage services to all parties to a transaction, a licensee (the real estate company and its brokers and salespersons) shall do all of the following:

- Provide brokerage services to all parties to the transaction honestly and in good faith.
- Diligently exercise reasonable skill and care in providing brokerage services to all parties.
- Disclose to each party all material adverse facts that the licensee knows except for the following:

  - Material adverse facts known by the party.

    Material adverse facts the party could discover through a reasonably diligent inspection, and which should be discovered by a reasonably prudent person under like or similar circumstances.
  - Material adverse facts the disclosure of which is prohibited by law.
  - Material adverse facts that are known to a person who conducts an inspection on behalf of the party.
- Account for all property coming into the possession of a licensee that belongs to any party within a reasonable time of receiving the property.

### DUTIES OF A REAL ESTATE LICENSEE TO A CLIENT

A client is a party to a transaction who has an agency agreement with a broker for brokerage services. A licensee providing brokerage services to a client shall do all of the following:

- Place the clients interests ahead of the interests of any other party, unless loyalty to a client violates the licensee's duties under the consensual dual agency provisions of the Iowa code or any other applicable law.
- Disclose to the client all information known by the licensee that is material to the transaction and that is not known by the client or could not be discovered by the client through a reasonably diligent inspection.
- Fulfill any obligation that is within the scope of this Agency Disclosure, except those obligations that are inconsistent with other duties that the licensee has under the Real Estate Brokers and Salespersons provisions of the Laws Code of or any law.
- Disclose to the client any financial interests the licensee or the brokerage has in any business entity to which the licensee or brokerage refers a client for any service or product related to the transaction.

If you do not understand this document, seek legal advice before signing. The undersigned acknowledge that the Listing Realtor and the Selling Realtor have made a full disclosure of the type of representation the Company will provide. The undersigned acknowledge receipt of copy of this Agency Disclosure Agreement.

In the offer or purchase agreement dated 5-23-18 involving the property located at Clarinda, LA 51632

Selling Realtor

Listing Realtor

Selling Realtor		Listing Realtor
Buyer Exclusive Agency		Seller Exclusive Agency
Consensual Dual Agency		Consensual Dual Agency
Buyer	Date	May A, Wolms 5/23/
Buyer	Date	Cheryl yeargn-Welmes 5,23,18 Seller Date
Selling Agent	Date	Listing Agent

If this agency is for auction, Steve Bergren & Bergren Real Estate represent the sellers only.