98-102 Adopted by the Northeast Iowa Regional Board of REALTORS® Revised (4/17) Adopted by the Black Hawk County Bar Association 2017

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PURCHASE AGREEMENT	Date_08/04/2020
TO:City of Oelwein	(Seller)
FROM: David J Weaver	(Buyer)
As joint tenants with full rights of survivorship unless otherwise specified.	
Buyer offers to buy: 308 6th Ave SE, Oelwein, IA 50662	
Legally described as: LOT 14 BLK 10 GRANDVIEW ADD	
SUBJECT TO RESTRICTIVE COVENANTS, ORDINANCES, AND LIMITE AND TO EXISTING EASEMENTS, IF ANY. The property intended to be covered storage sheds, land, rights, easements, and access necessary or appurtenation or on said premises and owned by the Seller, are all fixtures including but in blinds; curtain rods and hardware; lighting fixtures and bulbs; ceiling fant television mounting brackets; awnings; door chimes; fireplace grates, and ropeners and controls; and bushes, shrubs and other vegetation. Also include and filtration systems, installed alarm devices, propane tanks and all other fix RESERVED ITEMS:	ered by the terms hereof shall include all buildings, and thereto and owned by Seller. Included, if now in not limited to: attached carpeting; window shades; is; built-in appliances and accessories; antenna, ons; mailbox, installed sump pumps; garage door led, if not rentals, are satellite dish, water softener
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FOR THE SUM OF \$,30,000.00	
Earnest money of \$250.00 to be held in trust by Cornerstone in cash to be paid at closing upon performance of Seller's obligations hereu forwarded to the lowa Association of REALTORS® Foundation (a charitable by law), or as directed and mutually agreed in writing by both Buyer and Se Return of Earnest Money. Earnest money submitted as part of the purcha	nder. Any interest on trust account shall be non-profit entity), the State of Iowa (if required ller.
be returned to the Buyer in case this agreement is not accepted. Any other written consent of all parties to this agreement.	release of earnest money shall require informed
Closing to take place on or before $\underline{5:00~\mathrm{PM}}$, the $\underline{25\mathrm{th}}$	day of <u>September</u> ,2020
Possession to be given to Buyer at closing or by 12:00 ☐AM ☑P	M _.
the <u>4th</u> day of <u>September</u> ,_2020 .Buyer agr owner occupants now in possession. □YES ☑NO . Any rents shall be pror Buyer all existing keys and garage door controls no later than possession.	rees to take possession subject to rights of non- ated to date of closing. Seller agrees to deliver to
Buyer(s) O8/04/20 Seller(s)	(Initials)

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CHECK THE APPROPRIATE BOX 1. CASH to be paid at closing. Buyer may have access to property purchased for appraisal; however, this agreement is not contingent upon Buyer obtaining funds. Settlement fee, if any, shall be paid by the Buyer.
2. FINANCING. This agreement is subject to Buyer OBTAINING ASSUMING a commitment for a CONVENTIONAL INSURED CONVENTIONAL FHA VA USDA OTHER mortgage loan on said property at an initial interest rate not to exceed % per annum FRM ARM amortized over a period of 15 years. All costs incurred in securing such mortgage shall be paid by the Buyer unless otherwise noted herein. Buyer's financing is also conditional upon the property appraising at the purchase price or greater on or before the mortgage commitment date stated herein. Buyer agrees upon acceptance of this agreement to immediately make application for such mortgage loan with a lender and to make a good faith effort to obtain a mortgage commitment and proceed toward closing as above provided. Buyer shall obtain such mortgage commitment on or before 09/16/2020 Within this same period, Buyer shall notify Seller, in writing, that Buyer has secured said mortgage commitment and that this contingency is removed. If Buyer, after a good faith effort has not obtained a written mortgage commitment and given such written contingency removal notice within this same time period, this agreement shall be null and void and the earnest money shall be returned to Buyer.
 3. INSTALLMENTS. Check if applicable. See attached ADDENDUM to this Purchase Agreement. 4. ASSUMPTION/ASSIGNMENT. Check if applicable. See attached ADDENDUM to this Purchase Agreement.
5. TAXES AND ASSESSMENTS. Seller shall pay all taxes due, plus prorated to the date of closing of the installment of general property taxes on said property which become delinquent if not paid on or before and all prior installments. Buyer shall pay all subsequent installments. If any installment of general property taxes is to be prorated and if such taxes cannot be determined by the date of the settlement thereof, such prorating shall be based on the amount of the last determinable installment, proportionately adjusted by any change in the assessed valuation attributable to capital improvements and which are determinable on the date of settlement. If closing takes place other than the date on the Purchase Agreement, taxes shall be prorated to the revised date of closing. Buyer shall pay the cost of all street oilings which are not liens on the date hereof. Seller shall pay all sewage disposal assessments due and all special assessments which are liens against said premises on the date thereof, except those for improvements which have not been completed and accepted by the City Council on the date thereof, which Buyer will pay. 6. CONDITION OF PROPERTY. The property as of the date of this agreement including buildings, grounds, and all improvements will be preserved by Seller in its present condition until possession or closing, whichever occurs first. Selle further represents plumbing, heating, cooling, electrical systems, and appliances included in this Purchase Agreement to
be in working order at the time of possession or closing, whichever occurs first, unless otherwise stated on attached Seller Disclosure of Property Condition, written amendments or addendums to this Purchase Agreement or unless otherwise stated in paragraph 8, and Buyer shall be permitted to make a "walk through" inspection of the property prior to possession or closing whichever occurs first to verify the same. Seller agrees to remove all debris and personal property, not included herein, from the premises prior to possession.
7. INSPECTION OF PROPERTY. The Buyer is responsible for making their own inspection of any property for which they make an offer. (It is understood that these provisions are independent of any lender requirements for financing approval.) Within 7
Buyer(s) Seller(s) (Initials)

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	URCHASE AGREEMENT IS SUBJECT TO:
possession, whichever occurs first. Seller a insurance. In the event of substantial damage closing and receive insurance proceeds regar	eller shall bear the risk of loss or damage to the property prior to closing or agrees to maintain existing insurance and Buyer may purchase additional or destruction prior to closing, the Buyer shall have the option to complete the dless of the extent of damages or to declare this agreement null and void. The ged or destroyed if it cannot be repaired to its present condition on or before
to the Buyer by warranty deed and shall furr with the recording of the proprietors plat of s premises vested in the Seller as of the date the execution of this agreement, such abstract Buyer for examination. Buyer or Buyer's attor	ne time of the final payment hereunder, the Seller shall convey the premises hish the Buyer an abstract of title that, in the case of platted property, begins subdivision, or with root of title, and that shows marketable record title to the of this agreement between the parties hereto. Within a reasonable time after ct, certified to a date subsequent to the date hereof, shall be submitted to the ney shall either approve the title or point out specific objections. After all valid or, Seller shall have no obligation to pay for further abstracting excepting any
shall be subject to Court approval, unless dec	in asset of any estate, trust, conservatorship, or receivership, this agreement clared unnecessary by Buyer's attorney. If necessary, the appropriate fiduciary approval. In that event a Court Officer's Deed shall be used to convey title.
Land Surveyor. If the survey shows any encentroaches on lands of others, the encroacher	ense, prior to closing, have the property surveyed and certified by a Registered croachment on the property or if any improvements located on the property nent shall be treated as a title defect. If the survey is required under lowa Code . (Chapter 354 applies only to land which has been divided using a metes and
Buyer(s)	Setler(s)(Initials)

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- 13. **REMEDIES OF THE PARTIES.** If Buyer or Seller fails to timely fulfill the terms of this agreement, then the other party shall be entitled to utilize any and all remedies or actions at law or in equity which may be available to them (including but not limited to: forfeiture, foreclosure, termination, recision, or specific performance), and the prevailing party shall further be entitled to obtain judgment for costs and attorney fees.
- 14. **THIS IS A LEGALLY BINDING CONTRACT.** This document contains the entire agreement of the parties and supersedes all prior agreements or representations with respect to the property which are not expressly set forth herein. Any modification of this agreement must be in writing and signed and dated by all parties. TIME IS OF THE ESSENCE in the performance of each part of this agreement. If not understood, consult your attorney.
- 15. **FOREIGN PERSON STATUS.** (FIRPTA, Foreign Investment in Real Property Tax Act.) Seller is not a foreign person as defined in Internal Revenue Code Section 1445 and any related regulations. At closing, Buyer will have no duty to collect withholding taxes for Seller pursuant to the Foreign Investors Real Property Tax Act of 1980, as amended.
- 16. **ELECTRONIC SIGNATURES.** In accordance with Iowa Code ch. 554D, all parties agree that this transaction can be conducted by electronic means; Signed and faxed/scanned electronic documents (i.e. pdf) or certified electronic signatures will be binding on all parties. Text messaging and traditional e-mails will not be binding as signatures.
- 17. **NOTICE AND COUNTERPARTS.** Any notice required under this agreement shall be deemed given when it is received in writing either by hand delivery, fax, return receipt requested mail, or electronic mail. Persons designated for receipt of any notice for the purpose of this agreement shall be the Seller and Buyer or their respective agents. A signed copy of this agreement, counteroffers, and all addendums or amendments to this agreement shall, taken together, constitute a single binding agreement.

18. ADDENDUMS ATTACHED TO THIS OFFER INCLUI SPECIFIC PROPERTY AGENCY DISCLOSURE AGREI SELLER DISCLOSURE OF PROPERTY CONDITION LEAD BASE PAINT DISCLOSURE SEPTIC SYSTEM ADDENDUM	EMENT Y	TES 🗹 TES 🖸 TES 🖸	NO NO NO	NOT APPLICABLE ☐ NOT APPLICABLE ☐ NOT APPLICABLE ☑	EXEMPT 🗹			
19. ACCEPTANCE DATE. When accepted by the Seller, the above described property. If this agreement is not acc @ 5:00 PM returned to the Buyer without liability on the part of either	epted by the it sha	ie Selle	r an or be					
20. SELLER HEREBY ACCEPTS COUNTERS REJECTS the above agreement on, if Seller has made a counteroffer by changing and initialing any terms, the counteroffer shall become null and void unless accepted and initialed by Buyer on or before If Buyer has made a counteroffer by changing and initialing any terms, the counteroffer shall become null and void unless accepted and initialed by Seller on or before .								
dotloop verified David J Waver								
BUYER	SEI	LLER						
BUYER	SEL	LLER						
ADDRESS	ADI	DRESS						
Travis Bushaw	is Bushaw Cornerstone Real Estate							
PRINT NAME OF SELLING LICENSEE/BROKERAGE COMPANY								
Travis Bushaw	Cornersto	Cornerstone Real Estate						
PRINT NAME OF LISTING LICENSEE/BROKERAGE COMPANY	·							
FINAL ACCEPTANCE DATE:								

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