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106 S. Main St., Monona, IA 52159 (563) 539-2015

freedomagencymonona.com

Jim Moritz, Broker Cell: 563-880-8189

Isaac Brehmer, Sales Associate Cell: 563-880-6428





Brenton Buildings, LLC 4 Unit Townhouse
Unit #3, 105 Brenton Lane, Monona, IA 52159
\$246,000.00

with optional upgrade available for screened-in porch or all seasons room

Imagine having a place to call home right in the beautiful town of Monona, Iowa. If you find the qualities of a convenient location, neighborhood amenities, and owning a newly built home attractive, this 4 unit townhouse could be the right fit for you. Each spacious unit has a 2-Bed, 2-bath, and a 2-vehicle garage. All this on a single level. Each unit will include a 12' x 12' uncovered patio. Also available are add-on options for up to a 16' x 20' screened-in porch or sunroom. Ask for more information about this option.



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Clayton County, IA

Summary

Parcel ID

36-14-129-050

Alternate ID

Property Address

105 GORDON ST

MONONA

Sec/Twp/Rng N/A

Brief Tax Description

GORDON SUBDIVISION PLAT 1 UNIT 3 AND 1/4 INT IN LOTS D & 1 OF 3 OF 23 (Note: Not to be used on legal documents)

50-48 (5/9/2023)

Deed Book/Page Contract Book/Page

Gross Acres N/A **Net Acres** 0.00 Class

(Note: This is for tax purposes only. Not to be used for zoning.) District N/A

School District N/A



Owners

Deed Holder

Brenton Buildings LLC 206 W Center St

Monona IA 52159 Contract Holder Mailing Address Brenton Buildings LLC 206 W Center St Monona IA 52159

Land

Lot Area 0.30 Acres; 12,894 SF

Yard Extras

#1 - (1) START OF BUILDING Quantity=1.00, Units=Each, Height=0, Built 2022

Sales

					Multi			
Date	Seller	Buyer	Recording	Sale Condition - NUTC	Type	Parcel	Amount	
2/20/2023	CITY OF MONONA	BRENTON BUILDINGS LLC	2023R01031	Quit Claim Deed	Deed		\$0.00	
6/28/2022	MONONA ENTERPRISES INC	BRENTON BUILDINGS LLC	2022R02362	Vacant lot	Deed		\$45,000.00	

① There are other parcels involved in one or more of the above sales:

Recording: 2023R01031 - Parcel: 3614129048 Recording: 2023R01031 - Parcel: 3614129049 Recording: 2023R01031 - Parcel: 3614129051 Recording: 2022R02362 - Parcel: 3614129046 Recording: 2022R02362 - Parcel: 3614129048 Recording: 2022R02362 - Parcel: 3614129049 Recording: 2022R02362 - Parcel: 3614129051

Valuation

	2023
Classification	
+ Assessed Land Value	\$0
+ Assessed Building Value	\$0
+ Assessed Dwelling Value	\$0
= Gross Assessed Value	\$0
- Exempt Value	\$0
= Net Assessed Value	\$0

Tax History

Homestead Tax Credit and Exemption

Apply Online for the Homestead Tax Credit and Exemption

Iowa Land Records

(2023R01237)

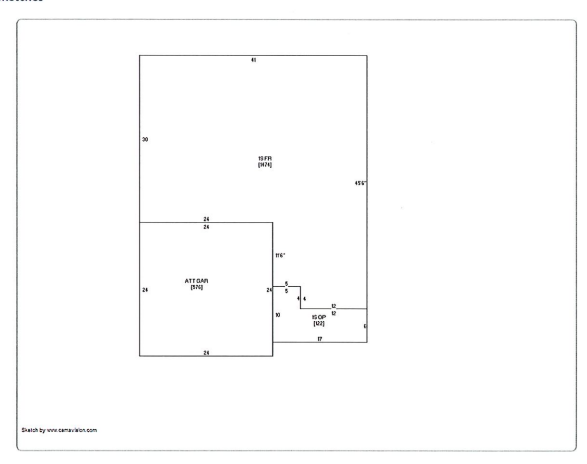
Data for Clayton County between Beacon and lowa Land Records is available on the lowa Land Records site beginning in 2006. For records prior to 2006, contact the County Recorder or Customer Support at www.lowaLandRecords.org.

Photos





Sketches



No data available for the following modules: Doing Business AS, Ag Soils, Residential Dwellings, Commercial Buildings, Agricultural Buildings, Taxation, Tax Statements, Special Assessments.

Disclaimer: The information in this web site represents current data from a working file which is updated continuously. This information is used for property tax purposes only and is available as a reference for information that is believed reliable, but its accuracy cannot be guaranteed. Clayton County Assessors office does not determine the ownership of any real property.

Contact Us





SELLER DISCLOSURE OF PROPERTY CONDITION



Form

Simplicity

(To be delivered prior to buyer making Offer to Buy Real Estate)

Property Owner(s) & Address:

Serial#: 026415-300170-0065651

Prepared by: James Moritz | Freedom Agency | ibrehmer@freedombnk.com |

Brenton Buildings, LLC

Unit 3 - 105 Brenton Lane Monona, IA 52159

Purpose of Disclosure: Completion of Section I this form is required under Chapter 558A of the Iowa code which mandates the Seller(s) disclose condition and information about the property, unless exempt:

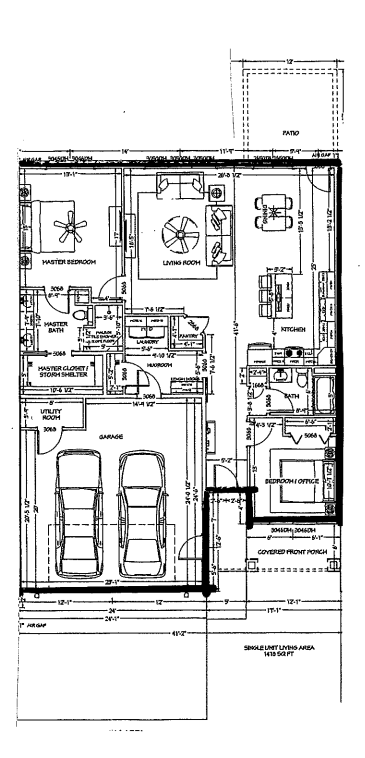
Exempt Properties: Properties exempted from the Seller's disclosure requirement include (IA Code 558A): Bare ground; property containing 5 or more dwellings units; court ordered transfers; transfers by a power of attorney; foreclosures; lenders selling foreclosed properties; transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust. This exemption shall not apply to a transfer of real estate in which the fiduciary is a living natural person and was an occupant in possession of the real estate at any time within the twelve consecutive months immediately preceding the date of transfer; between joint tenants, or tenants in common; to or from any governmental division; quit claim deeds; intra family transfers; between divorcing spouses; commercial or agricultural property which has no dwellings. Seller(s) certifies that the property is exempt from the requirement(s) of Iowa Code 558A because one of the above exemptions apply. If claiming an exemption, sign here and stop. Date Seller Seller Date Buyer Date Buyer Instructions to the Seller: (1) Complete this form yourself. (2) Report known conditions materially affecting the property and utilize ordinary care in obtaining the information. (3) Provide information in good faith and make a reasonable effort to ascertain the required information. (4) Additional pages or reports may be attached. (5) If some items do not apply to your property, write "NA" (not applicable). (6) All approximations must be identified "AP". If you do not know the facts, write or check UNKNOWN. (7) Keep a copy of this statement. Seller's Disclosure Statement: Seller discloses the following information regarding the property and certifies this information is true and accurate to the best of my/our knowledge as of the date signed. Seller authorizes Agent to provide a copy of this statement to any person or entity in connection with actual or anticipated sale of the property or as otherwise provided by law. This statement shall not be a warranty of any kind by Seller or Seller's Agent and shall not be intended as a substitute for any inspection or warranty the purchaser may wish to obtain. The following are representations made by Seller and are not by any Agent acting on behalf of the Seller. The Agent has no independent knowledge of the condition of the property except that which is written on this form. Seller advises Buyer to obtain independent inspections relevant to Buyer. Seller initials Buyer initials _____ I. Property Conditions, Improvements and Additional Information: (Section I is Mandatory) EACH AND EVERY LINE MUST BE ADDRESSED AND MARKED 1. Basement/Foundation: Has there been known water or other problems? Yes ☐ No ☐ Unknown ☐ 1A. If yes, please explain: 2. Roof: Any known problems? Yes \(\sum \text{No \(\sum \text{Unknown} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \(\sum \text{P, \(\sum \text{NO} \) \(\sum \text{C} \) \\ \(\sum \text{C} \) \(\sum \text 2B. Date of repairs/replacement (If any) Describe: 3. Well and pump: Any known problems? Yes \(\sum \) No \(\sum \) Unknown \(\sum \) \(\sum \) 3A. Type of well (depth/diameter), age and date of repair:

	3B. Has the water been tested? Yes □ No □ Unknown ☒ 3C. If yes, date of last report/results:
4.	Septic tanks/drain fields: Any known problems? Yes \(\subsetention \text{No \(\subseteq \text{Unknown } \subseteq \mathcal{MA} \)
	Location of tank Age Unknown □
	Has the system been pumped and inspected within the last 2 years?
	Yes No D Unknown
_	Date of inspection Date tank last cleaned/pumped N/A □
5.	Sewer: Any known problems? Yes \square No \boxtimes Unknown \square 5A.Any known repairs/replacement? Yes \square No \boxtimes Unknown \square 5B. Date of repairs
6	5B. Date of repairs Heating system(s): Any known problems? Yes \(\subseteq \) No \(\subseteq \)
0.	6A.Any known repairs/replacement? Yes \square No \boxtimes
	6B. Date of repairs
7.	Central Cooling system(s): Any known problems? Yes \(\subseteq \text{No} \)
	7A. Any known repairs/replacement? Yes Do No
	7B. Date of repairs
8.	Plumbing system(s): Any known problems? Yes \(\subseteq \text{No } \subseteq \text{X}
	8A. Any known repairs/replacement? Yes \square No \bowtie
	8B. Date of repairs
9.	Electrical system(s): Any known problems? Yes \(\subseteq \text{No \(\subseteq \)} \)
	9A. Any known repairs/replacement? Yes 🗆 No 💢
	9B. Date of repairs
10	Pest Infestation: (wood-destroying insects, bats, snakes, rodents, destructive/troublesome animals, etc.)
	10A. Any known problems? Yes □ No ◯ Unknown □
	Date of treatment
	10B. Previous Infestation/Structural Damage? Yes No Unknown
	Date of repairs
11	. Asbestos: Is asbestos present in any form in the property? Yes \(\sum \) No \(\sum \) Unknown \(\sum \)
	11A. If yes, explain:
12	Radon: Any known tests for the presence of radon gas? Yes □ No ☒
	12A. If yes, test results? Date of last report
13	3. Lead Based Paint: Known to be present or has the property been tested for the presence of lead based paint? Yes □ No ☒ Unknown □
	13A. Provide lead based paint disclosure.
14	4. Any known encroachments, easements, "common areas" (facilities like pools, tennis courts, walkways or other areas co-owned with others), zoning matters, nonconforming uses, or a Homeowners Association which has any authority over the property? Yes ⋈ No □ Unknown □
	Serial#: 026415-300170-0065651 Prepared by: James Moritz Freedom Agency Ibrehmer@freedombnk.com Simplicity

	hose use	or mainte		mmon with adjoining landowners bility may have an effect on the p		lls, fences, roads
16. Structural Dam	age: An	y known s	structural dama	ge? Yes 🗌 No 🛱 Unknown 🗌		
17. Physical Problem	ms: Any	known se	ettling, flooding	g, drainage or grading problems?	Yes 🗌 No 🗓	🛚 Unknown 🗌
18. Is the property l 18A. If yes, flood	located in plain des	n a flood ; signation	plain? Yes□	No 🔀 Unknown 🗆		
19. Do you know th What is the zonin	e zoning 1g?	classifica	tion of this pr	operty? Yes 🗌 No 🗌 Unknowi	n 🔯	
	opy OR s	tate where	e a true, current	eovenants? Yes ☒ No ☐ Unknow t copy of the covenants can be obt	ained:	
You <u>MUST</u> exp	lain any	"Yes" re	sponses above	(Attach additional sheets if nec	essary):	
	Seller ini	tials <u>B</u>	F Ght	Buyer initials		
Notice: Items marked negotiable between B	l "include ayer and	ed" are int Seller, an	ended to remai d requested iter to Buy/Purchase	n II is for the convenience of Buyer, n with the property after sale. How ns should be in writing as either inc e Agreement shall be the final term	ever, include cluded or exc s of any agre	ed items may be cluded in any Offer
	Included	Yes No				Yes No OR N/A
Range/Oven Dishwasher Refrigerator Hood/Fan Disposal TV receiving Equipment Sump Pump Alarm System Central AC Window AC Central Vacuum Gas Grill Attic Fan Intercom Microwave Trash Compactor Ceiling Fan Water Softener/ Conditioner LP Tanks Keys & Locks Swing Set Basketball Hoop Boat Hoist Pet Collars Garage door opener			# of collars # of remote			
Serial#: 025879-800170-00656 Prepared by: James Moritz F		ibrehmer@free	edombnk.com	•		Form Simplicity

Exceptions/Explanations for "NO" responses above:							
ALL HOUSEHOLD APPLIANCES ARE NOT UNDER WARRANTY BEYOND DATE OF CLOSING. Warranties may be available for purchase from independent warranty companies. Seller initials Buyer initials							
III. Additional Non-Mandatory Requested Items: Are you as the Seller aware of any of the following:							
1. Any significant structural modification or alteration to property? Yes ☐ No ☑ Unknown ☐ Please explain:							
2. Has there been a property/casualty loss over \$5,000, an insurance claim over \$5,000, OR major damage to the property from fire, wind, hail, flood(s) or other conditions? Yes ☐ No ☐ Unknown ☐ If yes, has the damage been repaired/replaced? Yes ☐ No ☐							
3. Are there any known current, preliminary, proposed or future assessments by any governing body or owner's association of which you have knowledge? Yes ☒ No ☐ Unknown ☐							
 Mold: Does property contain toxic mold that adversely affects the property or occupants? Yes □ No ☒ Unknown □ 							
5. Private burial grounds: Does property contain any private burial ground? Yes ☐ No ☑ Unknown ☐							
6. Neighborhood or Stigmatizing conditions or problems affecting this property? Yes ☐ No ☒ Unknown ☐							
7. Energy Efficiency Testing: Has the property been tested for energy efficiency? Yes \(\sigma\) No \(\sigma\) Unknown \(\sigma\) If yes, what were the test results?							
8. Attic Insulation: Type Unknown \[\square Amount Unknown \[\square \]							
9. Are you aware of any area environmental concerns? Yes ☐ No ☐ Unknown ☐ If yes, please explain:							
10. Are you related to the listing agent? Yes \(\sum \) No \(\sum \) If yes, how?							
11. Where survey of property may be found: Clarton Coarthouse							
12. Wind Farms: Is the subject property encumbered by certain Wind Energy rights? Yes ☐ No ☐ If yes, rights by: Lease ☐, Easement ☐, Other ☐ Define Other: Wind Farm Company, Owner:							
If the answer to any item is yes, please explain. Attach additional sheets, if necessary:							

V.		rage 3 of 3
	perty not so noted: (Date of repairs, Nam ce items) (Attach additional sheets, if nec	ne of repair company if utilized.) (Note:
None		
IV. Radon Fact Sheet & Fo	rm Acknowledgement	
Home-Buyers and Sellers Fact S	be provided with and the Buyer acknown Sheet", prepared by the Iowa Departm	ent of Public Health.
Seller from	Seller A	Date 11/15/23
the items based solely on the info structural/mechanical/appliance s immediately disclose the changes directly made by Broker or Broke Seller has retained a copy of thi	rmation known or reasonably available to ystems of this property from the date of to Buyer. In no event shall the parties her's affiliated licensees (brokers and sales) as statement.	icated above the history and condition of all the Seller(s). If any changes occur in the his form to the date of closing, Seller will old Broker liable for any representations not persons). Seller hereby acknowledges
•	on the buyer(s) may wish to obtain.	
Buyer	Buyer	Date



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Brenton Buildings, LLC Townhouse Estimated Property Tax Breakdown

These are only estimates and are subject to change

Assessment \$250,000

Residential Roll Back x .541302

Taxable Value \$135,325

Levy x .0366542 (last years number)

Annual Taxes \$4,960

Urban Revite

Assessment \$250,000

Urban Revite <u>-\$75,000</u>

Adjusted Assessment \$175,000

Residential Roll Back x .541302

Taxable Value \$94,728

Levy x.0366542 (last years number)

Annual Taxes \$3,471

Five year savings: $$4,960 - $3,471 = $1,489 \times 5 \text{ years} = $7,445$



SUE MEYER
CLAYTON COUNTY RECORDER
ELKADER, IA
RECORDED ON
11/23/2005 11:38AM
REC FEE: 17.00

PAGES: 3
STAMP#:

Prepared by Kevin H. Clefisch, 108 S. Main St., Garnavillo, Iowa (563) 964-2675 Return Document to: Monona Enterprises, Inc., 106 S. Main, Monona, IA 52159

SUBSTITUTED AND AMENDED COVENANTS for Gordon Subdivision

- 1. Each lot shall be used solely for single family or duplex residences. The structures shall be no more than two stories high.
- Each lot shall be used for residential purposes and for the construction of residential homes. No residential lot as platted shall be subdivided nor shall any lots be combined, unless approved by Monona Enterprise Group.
- 3. One outbuilding per lot is allowed and shall not exceed 144 square feet. No building of any kind shall be moved onto a residential lot except pursuant to the zoning ordinance of the City of Monona, Iowa. No structure of temporary character, including but not limited to, trailer, basement, tent shack, garage, barn or other outbuildings shall be used on any lot at any time as a residence, either temporarily or permanently. No dog kennel shall be allowed on any lot and only one (1) dog house of not more than 16 square feet in area shall be allowed.
- 4. Each residence shall have a minimum ground floor square footage of livable space exclusive of porches and garages, as follows:
 - a. Single family homes 1,200.00 square feet
 - b. Duplexes 900 square feet per unit
 - c. All other (split foyer or level, story and a half and other multilevel dwellings) 800 square feet
- 5. No mobile homes shall be allowed or used as a residence, either temporarily or permanently, within the subdivision.
- No semi-truck (cab unit) or truck trailer, or any vehicle used in the transportation or storage of hazardous or flammable material shall be parked or stored in the subdivision, either temporarily or permanently.
- 7. Fences shall be allowed subject to the Monona Zoning Ordinance.
- 8. A lot owner shall plant a minimum of two approved trees in the parking area after the residential home is constructed.
- 9. There shall be a minimum roof pitch of 6/12.
- Every homeowner shall construct a public sidewalk running along the front lot line at the time of home construction. The construction of homes shall comply to the Monona City Ordinance specifications.
- 11. No garbage, ashes, or refuse shall be permitted on any lot that is exposed to public view and no outside incinerators shall be permitted. Also, no rubbish shall be burned outside of any residence except for yard waste burning pursuant to applicable City of Monona ordinances.
- 12. Occupations or businesses conducted out of or within a residential home shall be permitted

subject to the applicable provisions of the City of Monona Zoning Ordinance.

13. No signs shall be allowed except for those allowed by Monona Zoning Ordinance.

14. Each lot shall at all times be maintained in neat and orderly condition and in an appearance commensurate with the character of the subdivision. No poultry or animals of any type shall be kept or housed on any lot, except for domestic dogs or cats.

15. No noxious, offensive, or illegal activity shall be conducted upon any lot, nor shall any act be committed thereon that may be or become an annoyance or nulsance to the subdivision residents; and, no materials shall be stored or kept inside or in front of any subdivision residence, except for the purpose of immediate incorporation into a structure on the residential lot.

16. Television antennas may be installed on a subdivision home, but not with the use of any type of free standing tower or pole.

17. The purchaser of a lot shall commence construction of a residence within six months from the date of purchase and shall complete residence construction as soon as possible. The purchaser shall submit building plans and specifications to the Monona Enterprise Group, inc. for approval prior to construction. The purchaser may request an extension to complete construction in the event unforseen circumstances beyond the control of the purchaser occur.

18. All single family residences shall have at a minimum a double attached garage and paved driveway of at least 20 feet in width. The paving shall be continuous from the garage to the street.

19. No vehicles of any type shall be parked off the paved driveway of a lot.

20. No building or house shall be moved onto any lot, except for a new and never occupied modular

type home meeting all the requirements herein.

21. In the event the owners of any lot, or their heirs, successors, or assigns violate or attempt to violate, any of the covenants and restrictions herein stated, any person or persons, owning any lot in said subdivision may prosecute any proceeding at law or in equity against the person or persons violating or attempting to violate any such covenant or restriction to prevent the violating party from so doing and/or to recover damages for such violation.

22. If any section, provision, or part of the covenants set forth herein is adjudged invalid or unconstitutional, such adjudication will not affect the validity or the covenants as a whole or any section, provision, or part thereof not adjudged invalid or unconstitutional.

- 23. The covenants, restrictions, or reservations above set forth may be partly or wholly waived, released, amended, or otherwise modified by written consent of seventy-five percent (75%) of the record owners of lots within the subdivision.
- 24. The foregoing covenants substitute and replace the Covenants for Gordon Subdivision filed September 27, 2004 with the Recorder of Clayton County, Iowa as Instrument No. 2004-3397.

The foregoing Covenants are hereby passed and approved this 23sl day of feather. 2005 with the written consent of seventy-five percent (75%) of record owner(s) of lots within the Gordon Subdivision.

Thomas Wilke, Vice President Monona Enterprises, Inc.

ATTEST:

Connie Halvorson, Secretary

STATE OF IOWA, COUNTY OF CLAYTON: ss

On this 23 day of father, 2005, before me, the undersigned, a Notary Public in and for said State of Iowa, personally appeared Thomas Wilke and Connie Halvorson, to me personally known, who being duly sworn, did say that they are the Vice President and Secretary, respectively, of the

corporation executing the within and foregoing instrument, that no seal has been procured by the corporation; that the instrument was signed on behalf of the corporation by authority of its Board of Directors; and that Thomas Wilke and Connie Halvorson as officers acknowledged the execution of the foregoing instrument to be the voluntary act and deed of the corporation, by it and by them voluntarily executed.



Notary Public

** By Laws for Monona Condos (Preliminary Draft)

Listed below are the bylaws of the Monona Condos

- 1) Bylaws will be administered by a board of directors consisting of (1) member for each unit
- 2) Members will vote to establish a President
- 3) Members will vote to establish a Secretary/Treasurer
- 4) In making decision on Association funds each member of the board is entitled to (1) vote
- 5) In the event of a tie the President of the Association Holds the tie breaking vote
- 6) Initial fee is set at \$150.00 per month paid into an association checking account
- 7) Members are allowed a Garden up to 10'x20' directly behind their unit area
- 8) Association fees are to be used explicitly for the following uses: snow removal, lawn mowing and maintenance, driveway repair/sealing, roofing and siding replacement, insurance for the outside of the building
- 9) Treasurer/Secretary is responsible for taking meeting minutes and paying debts of the association
- 10) Bylaws may be changed with a majority vote at any time
- 11) Each owner upon purchase must sign a copy acknowledging the bylaws which is kept with association records.

Acknowledged	Date:	

**These By-Laws are subject to change from this preliminary draft.