

Property Purchase Application

Submit completed Application with Purchase Contract to the broker with which the property is listed.

Purchaser						
Name:						
Address:					_	
(no PO Box)					_	
Phone:						
Email:						
Indicate type	e of entity:					
	Corporation	Incorporated in what state:	Dat	e incorp	orated: _	
		Authorized to do business in N	ew York S	State?	Yes	No
	Partnership	Indicate type of partnerhip:				
		Number of general partners:				
	Not-for-Profit	Incorporated in what state?		Dat	e incorp	orated:
	Limited Liability	• •	5			
		Formed in what state:	_			
	Sole Proprietorsl	Authorized to do business in N	ew york s	state?		NO
	Sole Proprietors	Name of Sole Proprietor:				
	Individual Persoi	<u>.</u>				
	Nonprofits and Co	rporations, attach Articles of Inc			s, attach	Articles of Organization.
Do you own a	ny othor proportios	in Onondaga County?	Yes	No	If was a	attach list of proportion
					ii yes, d	attach list of properties.
-	i personal or profes ter Syracuse Propei	sional relationship				
	any of its directors,	•				
Are there any	outstanding judgm	ents against you?				
Have you filed	I for bankruptcy wi	thin the past 7 years?				
Are you party	to a lawsuit?					
Have you dire	ctly or indirectly be	en obligated on any				
loan which res	sulted in foreclosur	e, transfer of title in				
lieu of foreclo	sure, or judgment?					
Have you own	ned property foreclo	osed on for tax-delinquency?				
Have you or a	n immediate family	member previously owned				
the property f	or which you are ap	oplying?				

If you answered yes to any of these questions, attach an explanation.



Property

Address(es) of the property you are interested in purchasing:

This is a:	

Development/Management Plan

	Redevelopment	Management
I plan to:	Renovate	Occupy this property as my primary residence
(Check all	Occupy/Operate As-Is	Occupy this property with my own business
that apply)	Demolish/Deconstruct	Operate this property as a rental
	New Construction	Redevelop and re-sell to an owner occupant
		Redevelop and re-sell

Redevelopment Plan: Attach detailed work specifications and an itemized budget for all work to be completed. Ensure that these include the Land Bank's minimum energy upgrade standards, if applicable to your project. If proposing new construction, include schematic drawings. Include a brief description of the project, whether the applicant will undertake certain portions of the project or hire contractors, and an estimated timeline for completion. In addition, attach **proof of financing** available to complete the work proposed. Acceptable forms of proof of financing include:

Bank statement Loan Pre-Qualification Letter

Letter of Credit Grant Award/Funding Commitment Letter

Management Plan: If the applicant plans to manage the property as a rental, attach a monthly income and expense budget for the property and a narrative description of your marketing plan, management procedures, standard lease agreement, and anticipated market served.

Financial Ability to Maintain Property: If the property is to be owner-occupied, provide documentation of current income (W2 or three recent pay stubs) and an estimate of anticipated mortgage, taxes, insurance, and maintenance costs.

Applicants' Experience/Qualifications: Unless the purchaser plans to occupy/operate the property in as-is condition, they must attach a narrative description of their experience completing similar development or renovation projects, their qualifications or training to complete the project, and/or their plan to engage qualified individuals to complete the project.

Is your proposal eligible for any of the land bank's defined discount programs? (see: http://syracuselandbank.org/)

Affordable Housing Development

Public Safety Employees and Teachers Discount Program

Affordable Home Ownership Program

If you plan to occupy the home yourself, have you owned a home before?

If you plan to manage as a landlord you must be located in Onondaga County or an adjacent county or you must have a local property manager.

Property Manager's Name:

Phone number:



Attachments (see previous page for description of each attachment)

Remember to include all applicable attachments:

Description of applicant's experience/qualifications to complete the proposed project

List of other properties owned in Onondaga County

Redevelopment Plan and Proof of Financing

Management Plan (for rentals) or Evidence of Financial Ability to Maintain the Property (home owner)

Purchase Contract (offer)

Deposit (\$500 minimum)

Articles of Incorporation or Articles of Organization (corporate applicants)

Copy of Applicant's Photo ID

Home-Buyer Education Course Certificate of Completion (required for first-time buyers)

Signature

	ntained in this application are truthful and complete and agrees to a copy of the applicant's photo ID. This application does not proval by the GSPDC Board of Directors.
Signature	Date
Name (print)	

CONTRACT TO PURCHASE

This CONTRACT TO PURCHASE is entered into by and between Greater Syracuse Property Development Corporation, a New York not-for-profit corporation having an office for the transaction of business at 431 E. Fayette Street, Suite 375, Syracuse, New York 13202 ("Seller") and of of ("Buyer").
In consideration of the mutual covenants and promises hereinafter set forth, Buyer and Seller mutually covenant and agree as follows:
1. PROPERTY . Buyer agrees to buy and Seller agrees to sell that certain parcel of real property situate in the Village of/Town of/City of Syracuse, County of Onondaga, State of New York commonly known as and being all of current Village/Town/City tax map parcel #, together with all improvements thereon and fixtures and articles of personal property now attached or appurtenant to the property and owned by Seller, together with all easements and rights-of-way, if any, benefitting or appurtenant thereto, and all right, title and interest of Seller in and to any land lying in the bed of any highway, street, road or avenue, opened or proposed, in front of or abutting or adjoining said real property (all of the foregoing real property, easements, rights-of-way, and right, title and interest are referred to herein together as the "Property").
In the event any personal property should be included, such shall be limited to whatever personal property is located at the Property and shall be transferred by Seller to Buyer by a quitclaim bill of sale and be subject to the "As Is" provision set forth below. In addition, Buyer shall be solely responsible for and shall hold Seller harmless as to the filing of any sales tax return and the payment of any sales tax in regard to such personal property. The terms of this provision shall survive Closing.
2. PURCHASE PRICE . The Purchase Price for the Property shall be \$ payable as follows:
a) Deposit. \$ shall be deposited with Seller, the Broker identified herein, or Seller's attorney, and held in escrow until this Contract is accepted and executed by Seller, at which time it shall become part of the purchase price and held in accordance with the terms and conditions of this Contract. In the event Seller shall not accept and execute this Contract, the Deposit shall be returned to Buyer.
b) Balance. \$ in cash or other good funds at Closing.
c) Financing. \$ of the purchase price shall be obtained by Buyer, at Buyer's cost and expense, obtaining a mortgage loan upon such terms and conditions as are acceptable to Buyer. Buyer shall make good faith application for this financing within 3 days of acceptance of this Contract by Seller. Buyer shall provide

Seller with evidence of written approval of this financing, or reasonably satisfactory proof of financial ability to close, within _____ days of acceptance of this Contract by Seller or Seller may cancel this Contract at Seller's option by written notice as provided for herein. If, following a good faith application by Buyer, this financing cannot be obtained, as evidenced by a denial letter from a lender which regularly makes mortgage loans in the county where the Property is located, this Contract may be terminated by either party and the Deposit shall be returned to Buyer.

- 3. **INSPECTIONS AND TESTS**. Buyer, at Buyer's sole cost and expense, may enter on the Property and make or cause to be made any inspections, tests or other desired evaluation of the Property ("Tests"), subject to the following:
- a) Buyer shall give Seller at least 2 business day's written notice prior to initiating any such Tests; and
- b) No Tests shall be initiated or conducted without the Seller approving the type, method, date and time of any Tests; and
- c) No subsurface Tests shall be conducted without Seller's prior written approval; and
- d) Seller shall have the right, but not the obligation, to have its representatives present at such times as the Tests are taking place; and
- e) If the Property is improved by a one to four family dwelling, all such Tests shall be completed within 10 calendar days of acceptance of this Contract by Seller. If the Property is not improved by a one to four family dwelling, all such Tests shall be completed within 30 calendar days of acceptance of this Contract by Seller.

Buyer agrees that any damage caused by Buyer, its agents or employees in the course of such entry shall be promptly repaired by Buyer at no cost whatever to Seller. Buyer shall indemnify and hold Seller harmless against any and all losses, expenses, claims or damages (including reasonable attorney's fees) caused by or resulting from Buyer's entry upon the Property, including, without limitation, claims for personal injury and damage to the Property.

If the Property is not improved by a one to four family dwelling, prior to entry and as a condition to undertake the Tests, Buyer agrees to provide a liability insurance certificate and policy endorsement naming Seller as an additional insured in such amounts as reasonably agreeable to Seller and with no endorsements limiting or restricting coverage with respect to New York Labor Law.

In the event the results of such Tests are unsatisfactory to Buyer, then Buyer may, at Buyer's sole option, deem this Contract null and void and the Deposit shall be returned to Buyer. Buyer shall have 3 calendar days from the date on which the Tests were required to be completed to deliver written notice, together with a copy of each such

Test, to Seller of Buyer's election to so deem this Contract null and void. In the event Buyer shall not deliver such written notice, then Buyer shall be deemed to have waived any and all rights Buyer may have pursuant to this paragraph.

- 4. **ABSTRACTS, TAX SEARCHES AND SURVEY**. Seller is not responsible for and shall not deliver to Buyer an abstract of title, real property tax search or survey for the Property. Any abstract of title, property tax search, survey or other due diligence related to the Property shall be obtained by and at the sole cost and expense of the Buyer.
- 5. **TITLE AND DEED**. Buyer acknowledges that Seller obtained title to the Property following a municipal tax foreclosure proceeding and, as such, Seller makes no representations or warranties as to title to the Property other than Seller has not done or suffered anything whereby the Property has been encumbered in any way whatever. Buyer shall have a period of 20 days from the date of acceptance of this Contract by Seller to examine and accept or reject title to the Property and deliver written notice to Seller of Buyer's election to reject title and deem this Contract null and void. In the event Buyer shall not deliver such written notice, then such failure shall be deemed an acceptance of title. At Closing, Seller shall transfer title to the Property to the Buyer by a Bargain and Sale Deed with a covenant against grantor's acts.
- 6. **IMPROVEMENT OF PROPERTY**. Buyer has agreed to improve, develop and use the Property as specified in a certain Property Purchase Application submitted by the Buyer to the Seller dated ______ attached hereto and made a part hereof as Exhibit A (the "Application"). Seller's obligations under this Contract are subject to Buyer executing and delivering at Closing a Development Enforcement Mortgage in form acceptable to Seller, in its sole but reasonable discretion, to ensure Buyer fulfills its development and use commitments to the Seller pursuant to the Application.
- 7. **AS IS**. The Buyer acknowledges and agrees that the Buyer is purchasing the Property, any personal property and any and all improvements, buildings, fixtures and fittings belonging to or used in the operation of the Property and owned by Seller, **AS IS, WITH NO WARRANTIES OR REPRESENTATIONS WHATSOEVER, WHETHER SUCH ARE EXPRESS OR OTHERWISE; IMPLIED OR OTHERWISE; AS TO THE CONDITION, SUITABILITY OF USE, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE OF THE PROPERTY OR ANY PORTION OF SUCH, OR OTHERWISE. The terms of this provision shall survive Closing.**
- 8. **NEW YORK PROPERTY CONDITION DISCLOSURE ACT**. Seller is **exempt** from the New York Property Condition Disclosure Act (the "Act").
- 9. **AGRICULTURAL DISTRICT NOTICE**. The Property is ______ located within an Agricultural District. Notice pursuant to New York State Agriculture and Markets Law Section 310:

It is the policy of this state and this community to conserve, protect and encourage the development and improvement of agricultural land for the production of food, and other products, and also for its natural and ecological value. This disclosure notice is to inform prospective residents that the property they are about to acquire lies partially or wholly within an agricultural district and that farming activities occur within the district. Such farming activities may include, but not be limited to, activities that cause noise, dust and odors. Prospective residents are also informed that the location of property within an agricultural district may impact the ability to access water and/or sewer services for such property under certain circumstances. Prospective purchasers are urged to contact the New York State Department of Agriculture and Markets to obtain additional information or clarification regarding their rights and obligations under article 25-AA of the Agriculture and Markets Law.

- 10. **ELECTRICAL SERVICE SURCHARGE DISCLOSURE**. If a residential dwelling is the subject of this Contract, Seller and Buyer agree that Seller cannot warrant and represent to Buyer that the Property does have utility electric service available to it, and is not subject to an electrical and/or gas utility surcharge. The terms of this provision shall survive Closing.
- 11. **LEAD BASED PAINT CONTINGENCY**. If a residential dwelling is the subject of this Contract and the residential dwelling was constructed prior to 1978, Buyer and Seller must complete, sign and attach a Lead Based Paint Contingency Addendum and Disclosure Form.
- 12. **CLOSING**. If the Property is improved by a one to four family dwelling, the Closing shall be held on or before the 30th calendar day following acceptance of this Contract by Seller, time being of the essence. If the Property is not improved by a one to four family dwelling, the Closing shall be held on or before the 60th calendar day following Seller's acceptance of this Contract, time being of the essence. The Closing shall be held at the office of the attorney for Seller unless otherwise agreed.
- 13. **ADJUSTMENTS**. Prepaid or unpaid charges for real property taxes and other assessments levied and assessed against the Property, including water usage charges, rents, fuel oil and special district levies, shall be apportioned as of the date of Closing, with Seller being responsible for the apportioned costs attributable to the time period prior to Closing, and Buyer being responsible for the apportioned costs attributable to the time period subsequent to Closing. Under no circumstances shall Seller be responsible for the payment of any missing meter charges, "turn on" or reconnection charges imposed by a utility company or municipality in establishing or reestablishing water or any other utility services to the Property. Buyer acknowledges that Seller is an exempt entity and pays no real property tax (other than special assessments and special ad valorem levies) and, in accordance with Section 520 of the New York Real Property Tax Law, the Property may become immediately subject to real property tax upon Closing.

- 14. **INSPECTION PRIOR TO CLOSING**. Buyer shall have the right of reasonable inspection of the Property immediately prior to Closing in order to verify that the condition of the Property is in substantially the same condition as it was in as of the date of this Contract, absent ordinary wear and tear.
- 15. **POSSESSION**. Possession of the Property shall be delivered by Seller to Buyer at Closing subject to the rights of tenants therein.
- 16. **RECORDING EXPENSES**. Buyer shall pay at Closing all costs for recording the deed and any related transfer documents including the Real Property Transfer Report (RP-5217) and the Transfer Tax Return (TP-584). Buyer shall also pay any New York State transfer tax which may be due upon a sale of the Property. Seller shall be responsible for the cost, if any, to record any Development Enforcement Mortgage required by Seller.
- 17. **ASSIGNMENT**. Buyer may assign its interest in this Contract to a business entity wholly owned by Buyer. Otherwise, this Contract may not be assigned by Buyer without Seller's written consent. Buyer shall remain fully liable to Seller for the performance of this Contract, regardless of any such assignment.
- 18. **RISK OF LOSS**. The risk of loss or damage to the Property by fire or other causes until Closing shall remain with Seller.
- 19. **BROKER**. Seller and Buyer represent that neither has dealt with any broker in connection with this Contract other than ______. Seller shall be responsible for the payment of any real estate commission which may be due in accordance with a separate agreement with such broker. No realtor or broker commission shall be due and owing by Seller until Closing and passing of title by delivery of a deed by Seller to Buyer. This provision shall control regardless of the statements set forth in any Disclosure/Authorization Addendum executed in connection with this Contract.
- 20. **DEFAULT**. In the event Buyer defaults in its obligations under this Contract and fails to close and pay the Purchase Price, then the Deposit, together with accrued interest thereon, if any, shall be retained by the Seller and applied against Seller's damages for such default and Seller shall retain and be able to pursue all other equitable and legal remedies it may have as the result of Buyer's default hereunder. In the event Seller defaults in its obligations under this Contract and fails to close and deliver the Deed, Buyer may, at its option and as its sole and exclusive remedy, pursue either of the following remedies: (a) sue Seller for specific performance; or (b) terminate this Contract and obtain a return of the Deposit.

21. MISCELLANEOUS.

a) This Contract shall be interpreted and enforced in accordance with the laws of the State of New York.

- b) Section heading are inserted for the convenience of the parties and may not be used as a means of interpreting this Contract.
- c) This Contract shall be binding upon and inure to the benefit of the parties hereto, their respective legal representatives, heirs, executors, administrators, successors and assigns.
- d) All notices under this Contract shall be in writing and shall be served by personal service, or by certified or registered mail, return receipt requested. Notices by mail shall be addressed to each party at the address set forth in this Contract. Any party may notify the other parties of a different address to which notices shall be sent.
- e) There are and were no verbal or written representations, agreements, or promises pertaining to the subject matter of this Contract not incorporated in writing in this Contract.
- f) The waiver by any party hereof of any breach of any provision of this Contract shall not operate or be construed as a waiver of any subsequent breach.
- g) The acceptance of the Deed by Buyer shall be deemed to be the full performance and discharge of every agreement and obligation on the part of Seller to be performed pursuant to the provisions of this Contract.
- h) If any action, suit, arbitration or other proceeding is instituted to remedy, prevent or obtain relief from a default in the performance by Seller or Buyer of its obligations under this Contract, the prevailing party shall be entitled to recover all of such party's reasonable attorneys' fees incurred in each and every such action, suit, arbitration or other proceeding, including any and all appeals therefrom.

IN WITNESS WHEREOF, the Seller and Buyer have executed this Contract as of the date first above written.

	Greater Syracuse Property Development Corporation	Buyer:	
Ву:	Katelyn E. Wright Executive Director		
Date:		Date:	

Seller's Attorney:	Buyer's Attorney:
John P. Sidd	
Menter Rudin & Trivelpiece, P.C.	
308 Maltbie Street, Suite 200	
Syracuse, New York 13104	
315-474-7541	

EXHIBIT A Property Purchase Application



Residential Renovation Energy Improvement Standards

When selling properties to be renovated for operation as residential rentals the Land Bank requires purchasers include the following work in their renovation plans. These measures are meant to retrofit existing residences for increased energy efficiency, reducing monthly utility costs and enhancing housing affordability.

- All work will comply with Chapter 11 (Energy Efficiency) of the <u>New York State Residential Building and Fire Prevention Code</u>.
- Air sealing must be completed and be continuous at the band joists, sill plate, and top plate of a house.
- When replacing windows air sealing measures must comply with code. It is the responsibility of the contractor to schedule an inspection by the Land Bank after the measure has been taken and before it has been concealed from view.
- All work addressing exterior walls must include insulating methods that comply with code. It is the
 responsibility of the contractor to schedule an inspection by the Land Bank after the measure has been taken
 and before it has been concealed from view.
- All new appliances must meet current Energy Star standards.

The above measures and the entire scope of renovations proposed in your purchase application will be inspected by the Land Bank's Property Renovation and Maintenance Manager and approved prior to discharge of the "enforcement mortgage."

Questions? Contact Ben Gray at bgray@syracuselandbank.org or (315) 422-2301.

Grant funds and other financial incentives for energy upgrades are available from a variety of sources. Some of these include:

The Department of Energy: http://www.energy.gov/

NYSERDA: http://www.nyserda.ny.gov/

City of Syracuse LEAD Program: http://www.syracuseleadprogram.com/

CONTINGENCY ADDENDUM AND DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS FOR TARGET HOUSING SALES

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.

Property Ad	dress:			
Street Add	lress			Unit
City	State	Zip		
	sence of lead-based pa		paint hazards (check (i) or (i int hazards are present in the	
(ii)S	Seller has no knowledge	e of lead-based paint a	and/or lead-based paint haza	irds in the housing.
(i) S	ds and reports available Seller has provided the ead-based paint hazard	purchaser with all ava	ailable records and reports pe	ertaining to lead-based paint and/or
(ii) S	Seller has no reports pe	ertaining to lead-base	d paint and/or lead-based pai	nt hazards in the housing.
(d)	Purchaser has [cl (i) If tl receive a 10 day agreement by all presence of lead- qualified inspecto by 11:59 p.m. of t (ii) Wa lead-based paint	neck (i) or (ii) below]: nis line is checked and opportunity, beginning parties, to conduct a r based paint and/or le r and written notice to he 10th day of the ins lived the opportunity t and/or lead-based pa	g at 12:01 a.m. on the date of risk assessment or inspection ad-based paint hazards. If lea terminate the contract is not spection period, then this cont o conduct a risk assessment	s and sellers below, purchasers will f the execution of the purchase and sale h, at purchasers expense, for the ad based paint hazards are found by a given by the purchasers to the sellers tract is binding and enforceable. or inspection for the presence of
(e)	n owledgment (initial) Agent has inform responsibility to e		ller's obligations under 42 U.	S.C. 4852d and is aware of his/her
The follow	n of Accuracy ving parties have reviev provided is true and a	ved the information at ocurate.	pove and certify, to the best o	of their knowledge, that the information
Buyer		Date	Seller	Date
Buyer		Date	Seller	Date
Agent		Date	Agent	Date

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ATTENTION BUYER: LEAD PAINT INFORMATION

Federal law requires that any work that disturbs painted surfaces in residential homes, childcare facilities and schools built before 1978 be completed by trained and certified workers. Such work must follow specific work practices to prevent lead contamination. This rule applies to contractors, rental property owners, maintenance workers, plumbers, electricians, and others who may perform work that involves disturbing or removing painted surfaces. Homeowners who make similar repairs are strongly encouraged to use lead-safe work practices specified by this rule to protect their family.

Lead in dust is the most common way people are exposed to lead. Lead dust is often invisible. Home repair or renovation projects can create dust and endanger the occupants of this property. You have the ultimate responsibility for the safety of your family, your tenants, and/or children in your care. You are also responsible for ensuring that any renovation or repair work to be done on properties built before 1978 are completed in compliance with Federal law regulating this work. All repairs included in the renovation plan submitted with your application must be completed using lead-safe work practices.

To ensure worker safety during planned renovation and repair work and to protect the safety of those who will live in this property, you have the following options:

- > You may assume this property contains lead paint or you may hire a certified professional to check this property for lead-based paint.
- ➤ If you plan to hire a contractor, hire only certified contractors to complete planned renovation and repair work. Training and certification requirements for contractors can be found at: www.epa.gov/lead.
- ➤ If you plan to do the work yourself, use lead-safe work practices for all planned renovation and repair activities. Step-by-step lead-safe work practice instructions for do-it-yourself projects may be found at: www.epa.gov/lead.
- ➤ You may also contact the Onondaga County Health Department Lead Poisoning Control Program at LeadFreeKids@ongov.net or (315) 435-3271 for more information.

☐ My signature below indicates that I have read and understand the information presented above.		
Signature	Date	

ⁱ Source: United States Environmental Protection Agency, Renovation, Repair and Painting Program