

Residential "Side-Lot" Purchase Application

Submit completed Application with Purchase Contract (offer) to 431 E. Fayette Street, Suite 375; Syracuse, NY 13202.

"Side Lot" Application only applies to residentially zoned parcels the buyer will combine with their adjacent property.

CONTRACT TO PURCHASE

This CONTRACT TO PURCHASE is entered into this day of,				
20 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 East Fayette Street, Suite 375, Syracuse, New York 13202 ("Seller") and of ("Buyer").				
In consideration of the mutual cov enants and prom ises 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 City of Syracuse, County of Onondaga, State of New York commonly known as and being all of current 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 b e subject to the "As Is" provision set forth below. In addition, Buyer shall be solely r esponsible 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) Cash Balance. \$ in cash or other good funds at Closing.				
3. INSPECTIONS AND TESTS . Buyer, at Buyer's so le 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 co nducted without the Se ller approving the type, method, date and time of any Tests; and				

c) All such Tests shall be completed wit hin 10 days of the 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.

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 15 days from the date of acceptance of this Contract by Seller to deliver written not ice, 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 Buy er shall not deliver such written notice, then Buyer shall be deemed to have waiv ed any and all rights Buyer may have pursuant to this paragraph.

- 4. **ABSTRACTS, TAX SEARCHES AND SURVEY**. Seller shall deliver to the Buyer, as soon as reasonably possible after the date of acceptance of this Contract, the following:
- a) Existing Abstract or S earch. Any existing abstract of title, stub search or other search for the Property as Seller may have in its possession; and
- b) Existing Property Tax Searches. Any existing tax searches for the Property as Seller may have in its possession; and
- c) Existing Survey. Any existing survey of the Property as Seller may have in its possession.

Seller makes no representations that it is in possession of any of the above referenced items, only that Selle r will provide such it ems to Buyer in the event Seller is in possession of such items. Any full or updat ed abstract of title, property tax search, survey or other due diligence related to the property shall be 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 proc eeding 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. At Closing, Seller shall transfer title to the Pr operty to the Buy er by a Bargain and Sale Deed with a covenant against grantor's acts.
- 6. **AS IS**. The Buyer acknowledges and agrees that the Buyer is purchasing t he Property, any personal property and any and all impr ovements, buildings, fixtures and

fittings belonging to or used in the operati on 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.

- 7. **NEW YORK PROPERTY CONDITION DISCLOSURE ACT**. Seller and Buyer acknowledge that the transaction contemplated by this Cont ract may be subject to the New York Property Condition Disclosure Act (the "Act"), and no Property Conditions Disclosure Statement ("PCDS") has been provided by the Seller. Accordingly, a five hundred dollar (\$500) credit against the Purchase Pr ice shall be given by the Seller to the Buyer upon the Buyer closin g in accordance with the terms and conditions of this Contract.
- 8. **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 comm unity 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 acqui re lies partially or wholly within an agricultural district and that farming activities o ccur within the dis trict. Such farming activities may include, but not be limited to, activities that cause noise, dust and odors. Prospective residents are also infor med that the location of property within an agricultural district may impact the ability to access water and/or sewer s ervices for such property under certain circumstanes. Prospective purchasers are urged to contact the New York State D epartment of Agriculture and Markets to obtain additional information or clarification regarding their ri ghts and obligations under article 25-AA of the Agriculture and Markets Law.

- 9. **ELECTRICAL SERVICE SURCHARGE DISCLOSURE**. If a residential dwelling is the subject of this Cont ract, 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 an d/or gas utility surcharge. The terms of this provision shall survive Closing.
- 10. **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.
- 11. **CLOSING**. The Closing shall be held at the office of the attorney for Seller, or as otherwise agreed, on or before ______, time being of the essence.

- 12. **ADJUSTMENTS**. Prepaid or unpaid charges such as real property taxes, water rates and charges, rents, fuel oil and s ewer taxes and rents 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 subs equent to Closing. Buye r acknowledges that Seller is an exempt entity and pays no real property tax (other t han 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.
- 13. **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.
- 14. **POSSESSION**. Sole and exclusive possession of the Property shall be delivered by Seller to Buyer at Closing.
- 15. **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). Buyer shall also pay any New York State transfer tax which may be due upon a sale of the Property. Seller shall pay or credit Buyer at Closing with the cost for recording the Transfer Tax Return (TP-584).
- 16. **ASSIGNMENT**. This Contract may not be a ssigned 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.
- 17. **RISK OF LOSS**. The risk of loss or damage to the Property by fire or other causes until Closing shall remain with Seller.
- 18. **BROKER**. Seller and Buyer represent that neither has dealt with any brok er 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 ag __reement 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. T _____ his provision shall c ontrol regardless of the statements set forth in any Disclosure/Authorization Addendum executed in connection with this Contract.
- 19. **DEFAULT**. In the event Buyer defaults in it s obligations under this Contract and fails to close and pay the Purc hase 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.

20. MISCELLANEOUS.

- a) This Contract shall be interpre ted and enforced in accordance with the laws of the State of New York.
- b) Section heading are in serted 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, exec utors, 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 address ed to each party at the address set forth in this Cont ract. 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 Bu yer of its obligations under this Contract, the prevailing party shall be entitled to recover all of such party's attorneys' fees incur red in each and every such action, suit, arbitration or other proceeding, including any and all appeals therefrom. As us ed in this paragraph, attorneys' fees shall be deemed to include the full and actual costs of any legal services actually performed in connection with the matters involved calculated on the basis of the usual fee charged by the attorney performing such services and shall not be limited to mean "reasonable attorneys' fees" as defined in any statute or rule of court.

IN WITNESS WHEREOF, the Seller and Buyer have ex ecuted this Contract on the date set opposite their signatures below.

	Greater Syracuse Property Development Corporation	Buyer:	
Ву:	Katali in Maisilit		
	Katelyn Wright Executive Director		
Date:		Date:	