DEVELOPER PROPOSAL



Erie Land Bank (ELB) seeks to transfer properties to responsible buyers who can successfully demonstrate a viable plan for the property. Prior to completing this form, you must have an approved Developer Pre-Application on file with the ELB.

- You must complete this form in its entirety.
- All applicants must demonstrate that they have secured funding in an amount sufficient to cover all acquisition costs AND all renovation costs at the time of submitting the application.
- ELB may require more information.
- ELB properties are sold in "AS-IS" condition and no warranties are made regarding property condition. The applicant assumes all responsibility to investigate the property and consider the improvements and cost of improvements in their application.
- ELB encourages interested purchasers to engage a contractor or inspector to evaluate the property prior to applying. After an application is submitted and approved, you may not change the offer amount or negotiate contingencies related to property condition.
- The approval of an application and transfer of a property is at the sole discretion of the ELB Board. Although offer amount is an important aspect of the application, the property use, rehabilitation plan and other aspects of the application submitted are also important. The highest offer amount does not guarantee the transfer of a property and applying does not guarantee approval to purchase a property.
- ELB reserves the right to decline to proceed with any Application for any property at any time.

All Applications should be submitted via email to mkiehl@redeveloperie.org or by mail to: Erie Land Bank 626 State Street, Suite 107 Erie, PA 16501 If you have any questions about submitting this Application or acquiring a property through ELB, please call 814-870-1540.

This proposal is submitted to the Erie Land Bank (ELB) for the purchase and rehabilitation of the following property:

1 1 2	
Property Address:	
Developer Information:	
Name:	
Address:	
City, State, ZIP:	
Telephone and/or F-Mail Address:	

Proposed Purchase Price: \$							
(Note: This dollar figure represents the purchase price being offered to acquire the property. As stipulated in the Erie Land Bank's adopted Policies & Procedures, you will also be responsible for additional costs and fees (e.g. document recording fees, transfer taxes, etc.) in order to finalize the purchase.) Price Escalation Clause (optional): If, prior to ELB's acceptance of Buyer's offer to purchase, ELB receives from another prospective purchaser a bona fide offer to purchase the Property ("Competing Offer"), with a Purchase Price higher than the Purchase Price offered by Buyer, Buyer agrees that the Purchase Price of Buyer's offer is increased so that the Purchase Price is \$ higher than the Purchase Price in the							
							Competing Offer(s), up to a maximum Purchase Price of \$ If one or more Competing Offers
							include similar price escalation terms, this automatic increase will be applied to the maximum escalated sales
							price of the highest competing escalation term, not to exceed the maximum Purchase Price stated above.
							Do you currently have any past due taxes or utility bills? If yes, explain:
							Do you plan to personally occupy this property? Yes No
							If yes, would you be willing to sign a Guarantee of Owner Occupancy? A Guarantee of Owner Occupancy
statement guarantees that you will live in the property per the Erie Land Bank's policies and procedures. Yes							
or No: (please explain answer):							
Property Management							
All ELB applicants must submit a full list of properties (vacant land, residential, commercial, and other uses)							
they or their organization(s) own. ELB independently verifies owned properties and may reach out for							
additional information. ELB will contact you if unreported, owned properties are found to determine why they							
were omitted from the application. Do you own any properties (in whole or in part)?							
☐ Yes ☐ No If yes, please list all owned properties with full addresses below. Attach additional pages if							
needed.							
How do you plan to manage the rehabilitation process for the property you're applying for?							
☐ I live within Erie County, I'll manage it myself.							
\square I have a point of contact who lives within Erie County who will manage it on my behalf.							
\square I have a contracting company that operates within Erie County that will manage it on my behalf.							
□ Other:							

How do you plan to maintain the exterior (cutting grass, shoveling snow from all public sidewalks, etc.) of the
property you're applying for?
☐ I live within Erie County, I'll manage it myself.
☐ I have a point of contact who lives within Erie County who will manage it on my behalf.
☐ I have a contracting company that operates within Erie County that will manage it on my behalf.
☐ Other:
If you plan on operating the property as a rental, how do you plan to manage the property to ensure it's maintained, kept up to code, and receives all necessary permits?
☐ I don't plan on operating the property as a rental
☐ I live within Erie County, I'll manage it myself.
☐ I have a point of contact who lives within Erie County who will manage it on my behalf.
☐ I have a management company that operates within Erie County that will manage it on my behalf.
☐ Other:
Local Point of Contact/ Management Company If you indicated on any of the above questions that a point of contact, contracting company, or management company will be used, please provide their contact information:
Name: Business Name:
Phone Number: Email:
Address:

Property Development

Please describe your vision for the property and your detailed plan to accomplish it. The more detail you provide, the better. Attach additional pages if needed. Please include the following items:

- Reason for your interest in this property
- Any qualifications/training that you/others who will help with the renovation have
- Estimated timeline for completion of project
- Schematics, sketches, or drawings of rehabilitation or new construction
- A completed Work Plan (Page 4)
- Photos of past projects you have completed (if applicable)

Scope of Work

This proposal should demonstrate the Deveoper's realistic understanding of the renovation work required and the associated costs, as well as suitable evidence that the proposer has ready access to the resources required to affect a proper and complete rehabilitation.

Work Plan: Outline your intended scope of work for the property

			Cost	Cost Estimate	
Location	Performing	Repair and Description	Estimate of	of Labor	Timeline
	Work		Materials (include source)	(include value of personal labor)	
Example: Roof	Contractor Name	Replace roof, gutters and downspouts	Bid included	\$14,000	Within 90 days
Example: Exterior	Self and	Replace windows, doors and hardware	\$20,000	My labor est. \$8,000	Within 30 days
	Contractor	Demo, dispose and repair drywall	Bid included	Included	
HVAC					
Plumbing					
Electrical					
Interior					
Exterior					
Other					

Environmental Hazards: Describe efforts that will be undertaken to identify and mitigate issues relating to asbestos, mold, lead, or other hazards.				
Property Efficiency: Describe efforts that will be utilized or implemented to improve the energy-efficiency of the property, including but not limited to, windows, insulation, appliances, etc.				
Proof of Necessary Finances				
Please attach an explanation of how the property and renovations will be financed. ELB may request additional information. All applicants are required to demonstrate that they have secured sufficient funds to cover <u>all</u>				
<u>acquisition costs AND all renovation costs</u> at the time of application submission. Failure to have sufficient funding to cover all acquisition costs and all renovation costs will mean your application will be deemed				
ineligible. Please attach current proof of financial capacity, documentation with name of applicant(s) and dates				
is required, and select the type(s) you've provided from the following list:				
☐ Bank Statement				
☐ Loan Pre-Qualification Letter				
☐ Letter of Credit				
☐ Other Documentation:				
Terms & Conditions				
Please carefully read all the following terms and conditions and initial next to each to acknowledge your				
understanding. Acknowledgement of these terms and conditions is required for a complete application.				
Qualifying Applicant				
The Applicant are willing to enter into a "Purchase and Development Agreement" which will stipulate				
a time frame for correction of all Property Maintenance Code violations, completion of the rehabilitation, and				
other terms which may limit the purchaser's ability to market or sell the property prior to completion of the				
rehabilitation.				
The Applicant has previously submitted a Developer Pre-Application to ELB for approval.				
The Applicant has physically visited the property prior to application submission. If site visitation was				
waived please explain:				
The Applicant is aware ELB reserves the right to request references, of any Applicant, at ELB's				
discretion. If requested, references must be provided within 5 business days of the request.				

The Applicant is aware that ELB may decide not to transfer any property unless and until a ELB
Agreement of Sale is signed. ELB reserves the right to decline to proceed with any Application for any property
at any time.
The Applicant does not currently, or during the past five years, own a property that is or was subject to
property tax foreclosure proceedings. (On behalf of yourself and any business of which you are/were a
shareholder, partner, member or officer.)
The Applicant does not have any ownership interest in any properties that are delinquent on their
municipal taxes, school taxes, county taxes, water, sewage, or refuse bills or any other public lien. (ELB
reserves the right to request documentation pertaining to the payment of taxes and municipal fees on
properties.)
The Applicant does not own any properties that are currently blighted or have un-remedied code
violations or unpaid state and local fines on properties owned in part or in full by the applicant. (ELB reserves
the right to collect code information on the Applicant's properties and any violations that are identified will be
grounds for ineligibility. The ELB also reserves the right to inspect the general condition of properties owned
by the Applicant and may decline to work with an Applicant if the Applicant owns property that violates local
and state property/building codes.)
The Applicant does not own property which has a history of criminal activity or that has been the
subject of any disruptive property or nuisance ordinance prosecutions during the Applicant's ownership.
The Applicant has not violated any previous agreements with ELB or relinquished ownership of
properties previously acquired from ELB back to ELB.
The Applicant is aware that ELB may decide not to transfer any property unless and until an ELB
Agreement of Sale is signed. ELB reserves the right to decline to proceed with any Application for any property
at any time.
The Applicant is aware that the purchase of any ELB property will entail a deposit of 3% of the sale
price or \$1,000, whichever is greater, to ELB as a condition of the Agreement of Sale. At the transfer of the
property, the deposit will be applied to the sale price of the property. If the Seller defaults on the Agreement the
deposit will be refunded to Buyer. If the Buyer defaults on the Agreement, the deposit will be forfeited to the
Seller.
The Applicant is aware that the purchase of any ELB property requires a Maintenance Escrow in the
amount of three times the sales price not to exceed \$10,000.
The Applicant is prepared to document that immediate funds are available for the amount of the
purchase price, the deposit, maintenance escrow, plus customary settlement charges and sufficient resources
exist to complete the proposed rehabilitation.
The Applicant will have sole financial responsibility for all costs associated with labor, materials,
supplies, etc.

Property Plan
The Applicant plans develop the property in a fashion that is compliant with local, state or federal
code or law and will pull all necessary permits for work required.
The Applicant plans to maintain or develop the property in a fashion that complies with local zoning
and ordinances and the proposed end use complies with the Applicable zoning and local laws.
The Applicant is aware that the property must meet building code requirements, complete necessary
inspections and permits, and provide documentation of necessary inspections and permits at the completion of
the rehabilitation project.
The Applicant is aware that occupancy of the premises is prohibited during the development process
and will only be granted once the home has final approval and receives a Certificate of Occupancy.
The property is being offered by the Erie Land Bank in an "As Is" condition with no warranty of
marketability.
The Applicant is aware that the property must meet building code requirements, complete necessary
inspections and permits, and provide documentation of necessary inspections and permits at the completion of
the rehabilitation project.
A "Memorandum of Development Agreement" will be filed along with the sales agreement that allows
a "right of reverter." This right of reverter stipulates that if you do not meet the conditions of the agreement and
fail to rehabilitate the property, then the Erie Land Bank will recapture the title and possession of it and you will
be out any and all expenses.
Applicant Responsibilities
The Applicant understands that they are strongly recommended to obtain hazard and liability insurance
for the property.
The Applicant is responsible for turning on, maintaining, and paying for all utilities used at the
property after the property is transferred to the new owner.
The Applicant understands that ELB highly recommends that Applicant maintains adequate
communication with ELB regarding process of rehabilitation and any potential setbacks Applicant may foresee.
The Applicant understands that any pictures taken of the property at inspections by ELB staff may be
utilized in marketing or other publicly available materials/documentation.
The ELB Board has final authority to approve the transfer of all ELB property. ELB will execute an appropriate

ELB Agreement of Sale between the approved Applicant and ELB. The ELB Agreement of Sale may include, but is not limited to:

• A determined use of the property.

- An amount which includes the proper consideration and any costs the successful Applicant will be responsible for at closing and payment method for the property.
- A reversionary provision outlining the rights ELB has to remedy any terms unfulfilled by the transferee.
- Any other conditions or restrictions that ELB deems necessary to ensure the use, rehabilitation and redevelopment of the property in a manner consistent with the priorities of ELB and its members.

ELB will not consider other Applications for the same property upon the execution of a ELB Agreement of Sale. Erie Land Bank Fair Housing Policy Statement Erie Land Bank (ELB) believes equal housing opportunities must exist for all persons, regardless of race, color, national origin, religion, age, sex, familial status, marital status, sexual orientation, gender identity or disability. ELB is committed to assuring equal housing opportunity and non-discrimination in all aspects of our housing activities. As a nonprofit organization undertaking housing activities, ELB has an ethical as well as legal imperative to ensure that ELB programs comply fully with all local, state and federal fair housing laws.

By submitting this proposal, I/we, this application.	the undersigned, hereby acknowledge, c	ertify, and agree to all contents	in
Print Buyer Name	Buyer Signature	Date	
Print Buyer Name	Buyer Signature	Date	