



CITY OF SPRINGFIELD, MA

MUNICIPAL AUCTION INFORMATIONAL WORKSHOP

MAY 26, 2021

I. HOW DOES THE CITY SELL PROPERTIES?

THE CITY DISPOSES OF TAX TITLE PROPERTIES IN THREE (3) WAYS:

1. REQUEST FOR PROPOSALS (RFP) – Some properties have characteristics that make them more suitable for certain type of development, maintenance or disposition. The RFP process enables applicants to provide information to the City about the proposed use & the City is able to weigh various competing factors based on measures other than just the price offered for the property.
2. ABUTTER LOT SALE PROGRAM (ALP) – When a parcel is valued under \$35,000 & the City has determined it is not needed for another public purpose, the lot may be sold through the Abutter Lot Sale Program.
3. MUNICIPAL TAX TITLE AUCTION – Throughout the year, the City holds Public Auctions of properties & lots. This workshop will focus on auction sales.

II. HOW ARE PROPERTY SALES ADVERTISED?

Auction Flyers

SULLIVAN & SULLIVAN
AUCTIONEERS • LLC
MA Lic. #107

CITY OF SPRINGFIELD PUBLIC AUCTION
Thursday, Nov. 7 at 6:00 PM
Springfield City Hall, 36 Court St
Registration Begins at 4:30 PM

26 City-owned properties on the auction block:
8 RESIDENTIAL & 1 COMM'L – OPEN HOUSE SATURDAY, NOV. 2*

OPEN 10AM-12PM	OPEN 1-3PM
<ul style="list-style-type: none"> 21 Greenwich St. 58 Itendale St. 519 Union St & Adj. Lot 65 Maynard St 	<ul style="list-style-type: none"> 70 Amore Rd 38 Lafayette St** 305 Rosewell St 241 Main St – Indian Orchard

* 26-28 Terrence St – No Open House*

16 VACANT LOTS – GREAT OPPORTUNITIES FOR BUILDERS/DEVELOPERS

<ul style="list-style-type: none"> WS Bowles St (01692-0013)** NS Brigham St & SS Walnut St (3 Lots) (01870-0002 & 3 & 11952-0065) WS Buckingham St (02042-0022)*** SS Chester St (02730-0026) WS College St (03020-0021) ES Colonial Ave (03040-0021) 	<ul style="list-style-type: none"> WS Milton St (08710-0009) NS Newland St (09010-0036) WS Northampton Ave (09130-0003) NS Patton St (09557-0014) NS Westford Cir (12199-0013) ES Willard Ave (12295-0027) SS Walnut St (2 Lots) (11952-0062 & 63)
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Located in National Register District *Located in Local Historic District

TERMS: \$5,000 DEPOSIT BY BANK CHECK payable to the CITY OF SPRINGFIELD; 5% Buyer's Premium. Inventory subject to change. Other terms announced at auction. Visit web or call for auction information.

S&S Sullivan-Auctioneers.com • 617-350-7700

SPRINGFIELD | I Want To... | Info & Answers | Departments | Contact Us | Search...

Housing

Home / Office of Housing / Purchasing City-Owned Property / Tax Foreclosure Auction

Tax Title Foreclosure Auctions

City of Springfield Announces Tax Title Auction of 26 Properties (copy 1)

Date: Thursday, November 7, 2019
Time: 6:00PM

For more information, go to: sullivan-auctioneers.com

- Click here to view Terms & Conditions of Sale
- Click here to view Custodian's Notice of Sale

ALERT - PLEASE BE ADVISED WS MILTON STREET (08710-0009) HAS BEEN REMOVED FROM THE AUCTION LIST

Copies of the Work Write Up and Specifications will be available at the following locations:
I. Office of Housing, beginning Monday, October 21, 2019 - Thursday, November 7, 2019. The Office of

<https://www.springfield-ma.gov/housing/> & <https://www.springfield-ma.gov/finance/>

1. Auction Flyers are posted:

- ✓ **At City Hall**
- ✓ **On the Office of Housing & the Admin & Finance Website**
- ✓ **At District Court**

2. The CITY posts THE CUSTODIAN'S NOTICE OF SALE at:

- **District Court, 50 State Street and**
- **City Hall, 36 Court Street a couple of weeks prior to the auction.**

THE CUSTODIAN'S NOTICE INCLUDES:

- **A description of all properties being sold at auction and may include:**
 - ✓ **Property restrictions, such as PROPERTY USE LIMITATIONS**
 - ✓ **Consolidation requirements, such as an ANR PLANS & CONSOLIDATION DEEDS or**
 - ✓ **Development Requirements, such as installation of a roadway for undeveloped areas.**

COMMONWEALTH OF MASSACHUSETTS
CITY OF SPRINGFIELD
OFFICE OF THE TAX TITLE CUSTODIAN

CUSTODIAN'S NOTICE OF SALE OF PROPERTY
ACQUIRED BY FORECLOSURE OF TAX TITLE

To the former owners of record and to all others concerned:

Notice is hereby given that on [REDACTED], commencing at 6:00 p.m. at Springfield City Hall, 36 Court Street, School Committee Chambers, 2nd Floor, Room 220, Springfield, Massachusetts, acting on behalf of the City of Springfield and in accordance with the provisions of Massachusetts General Laws Chapter 60, I shall offer for sale at public auction the hereinafter described properties acquired by said City by foreclosure of the tax title thereon:

LOCATION & DESCRIPTION OF PROPERTIES TO BE SOLD:

1. A parcel of land with any buildings or improvements thereon, containing about 8,400 sq. ft., situated at [REDACTED] and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book [REDACTED], Page [REDACTED].
2. A parcel of land with any buildings or improvements thereon, containing about 5,000 sq. ft., situated at [REDACTED], and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book [REDACTED], Page [REDACTED]. *Development of this property will be limited to a two-family residence only (Note: Property card states dwelling is a three (3) family, but three (3) family is not permitted).*
3. A parcel of land with any buildings or improvements thereon, containing about 5,000 sq. ft., situated at [REDACTED], and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book [REDACTED], Page [REDACTED].
4. A parcel of land with any buildings or improvements thereon, containing about 5,665 sq. ft., situated at [REDACTED] and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book [REDACTED], Page [REDACTED]. *This property is located in a National Register District.*
5. A parcel of land with any buildings or improvements thereon, containing about 4,095 sq. ft., situated at [REDACTED] and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book 21801, Page 23. *The successful bidder may need to obtain a special permit in order to re-open property as a four (4) family.*
6. A parcel of land with any buildings or improvements thereon, containing about 5,371 sq. ft., situated at [REDACTED], and being described as Parcel No. [REDACTED] in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book [REDACTED], Page [REDACTED]. For title, see also Book [REDACTED], Page [REDACTED].



CITY OF SPRINGFIELD, MASSACHUSETTS

REQUEST TO BE ADDED TO PROPERTY SALE NOTIFICATION LIST

Date Added to List: _____

Interested Buyer Name: _____

Mailing Address: _____

Phone Number(s): _____

Email (Required): _____

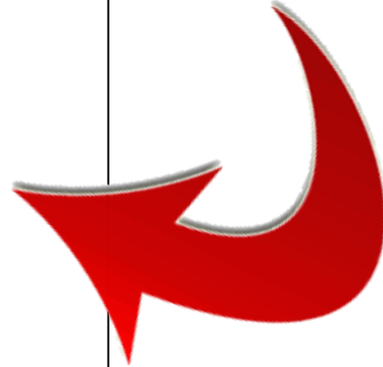
Do you want to be notified of the sale of a specific property or all property sales? If a specific property, please list.

Please return completed form to:

City of Springfield Office of Housing
c/o Julia Davila-Ramos
1600 E Columbus Avenue
Springfield, MA 01103

Jdavila-ramos@springfieldcityhall.com

3. The city also notifies potential buyers THROUGH THE CITY'S PROPERTY NOTIFICATION EMAIL LIST



If you are interested in being added to the City's Notification list, please fill out this form and return to the Office of Housing. By doing so, you will receive

- ✓ **Email notifications regarding upcoming auctions, open RFPs**

- ✓ **Related opportunities, such as Workshops like this and Incentive Opportunities including CDBG funds**

In addition, auctions are also advertised on:

- **the Auctioneers website:**
<https://sullivan-auctioneers.com/>
- **A Newspaper Legal Ad placed in the Republican and**
- **Community postings placed in local businesses throughout the City.**

III. PRE-AUCTION PROCESS & DUE DILIGENCE

If there is an upcoming auction and you are on the Notification list, you will receive a flyer. The flyer will include:

- Date & Time of Upcoming Auction with information on bidder registration
 - List of Properties including residential and commercial properties as well as lots to be sold at the Auction
1. For PROPERTIES WITH STRUCTURES, there is a schedule of pre-auction open house dates & times. This is an opportunity for prospective purchasers to do some due diligence.
- ✓ They will be able to walk through the property and will have PROPERTY SPECIFICATIONS available to them. This document is very important as it includes ALL WORK required to bring the property into compliance with Housing Quality Standards, a requirement of ALL REHAB PROJECTS.
 - ✓ ALL WORK LISTED IN THE SPECIFICATIONS ARE MINIMUM STANDARDS AND MUST BE INCLUDED IN THE REHAB PLANS SUBMITTED.
 - ✓ It is highly recommended that all serious purchasers interested in purchasing City owned properties make it a priority to attend the pre-auction inspections, If you are unable to make it, copies of the property specifications are also available at:
 - The Office of Housing, 1600 East Columbus Avenue, Springfield
 - On auction night, at the registration desk

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 **Sullivan-Auctioneers.com • 617-350-7700**

2. For those interested in PURCHASING BUILDABLE LOTS, they should note the permitted use:

- listed on the GIS website - <https://maps.springfield-ma.gov/gis/>,
- indicated in the Custodian's Notice of Sale
- and announced at the auction.

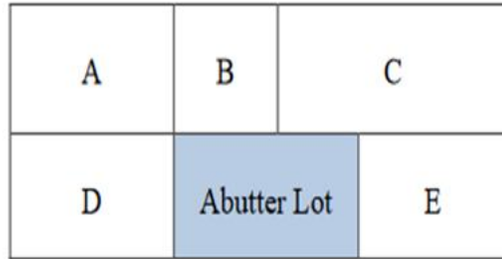
Any exceptions/limitations to property use will be found in the custodian's notice and reviewed by the auctioneer during the auction. Buyers are encouraged to contact the City Planning Department with any questions about allowed use. They are located at 70 Tapley Street.

The screenshot displays a GIS web application interface. On the left, a sidebar titled 'Parcel Details' contains a list of information: Street Parcel # 043030010, Historic NRI, Neighborhood Metro Center, Census Tract 8011.01, Census Block 1, Trash Day Thursday A (Current Week A), **Zoning Name Business C (See Ordinance)** (circled in black), Police Sector E1, and Flood Zone X. The main map area shows a street grid with a parcel at 1600 East Columbus Av highlighted in red. A 'Summary' popup window is open over this parcel, displaying the address '1600 EAST COLUMBUS AV', 'SPRINGFIELD CITY OF', and 'ID# 043030010' with a 'View Details' link. The map also shows other parcels with their respective IDs and street names like 'Court St'.

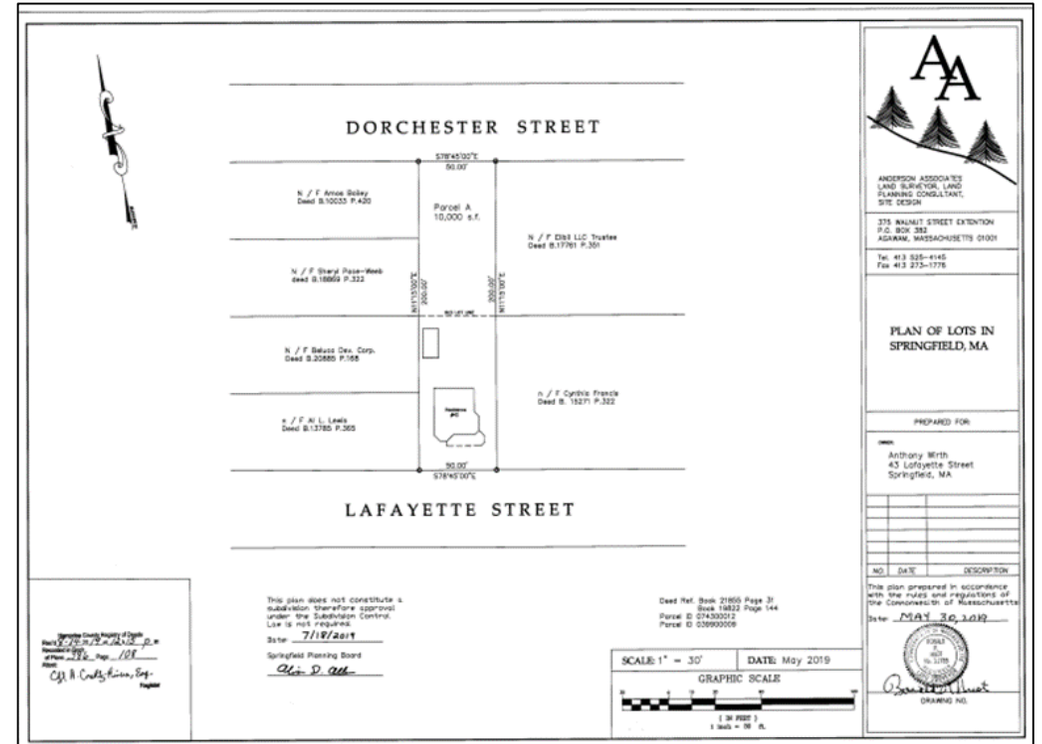
3. For PURCHASERS WHO ARE ALSO ABUTTERS and DO NOT INTEND TO DEVELOP THE PROPERTY in accordance with the terms of sale, they will be required to combine the lot with their abutting property at closing.

Consolidation of the two (2) parcels will require the PURCHASER TO HIRE A SURVEYOR IN ORDER TO prepare an ANR PLAN which is RECORDED AT CLOSING.

CONSOLIDATION DEEDS WILL ALSO NEED TO BE PREPARED. Use will be limited to accessory, per zoning guidelines.



In the example, property owners B,C,D & E could be considered eligible abutters. The owner of parcel A would not be an eligible abutter. Additionally, owners of property located across the street from the abutter lots would not be eligible. Owners of vacant land abutting the lot are also ineligible unless they also own land with a building next to the abutter lot or next to that vacant land which abuts the lot.



IV. AUCTION NIGHT

Persons interested in bidding on auction night, should arrive during the Auctioneer's scheduled registration period, indicated on the auction flyer.

- ✓ They must bring a \$5,000 certified check or money order made out to " City of Springfield" FOR EACH PROPERTY THEY INTEND TO PURCHASE. THIS DEPOSIT IS NON-REFUNDABLE.
- ✓ They must provide a valid photo ID.

PLEASE NOTE - The auctioneer will make a copy of the certified check/money order and ID during registration and return to bidder. The auctioneer will only collect the check if you are the winning bidder of a property.

BIDDERS ALSO HAVE TO BE ELIGIBLE :

The eligible bidder and/or their associated businesses:

- ✓ Must not have been foreclosed on for nonpayment of taxes by the city of Springfield.
- ✓ Must not have defaulted on a prior auction sale with the City.
- ✓ Must not have had a Reverter Deed recorded against a property they own.

V. YOU ARE THE WINNING BIDDER AT AUCTION, WHAT'S NEXT?

On auction day, winning bidders will sit with a City attorney to complete some legal paperwork.

THE FOLLOWING ARE SPECIMEN AUCTION DOCUMENTS FOR REFERENCE:

- ✓ Memorandum of Sale of Real Property
- ✓ Affidavit - Disclosure of Property Owned
- ✓ Affidavit Pursuant to M. G. L. c. 60, §77B

MEMORANDUM OF SALE OF REAL PROPERTY

Dated: _____, 202__

I hereby acknowledge that _____ has/have been declared the highest bidder and purchaser of real property, together with any and all improvements thereon, in Springfield, Hampden County, Massachusetts known as _____, for the sum of \$_____, and that s/he has paid into my hands \$5,000.00 as a deposit, and in part payment of purchase money.

The balance of \$_____ is to be paid in full by _____, 202__, at which time the purchaser shall receive a quitclaim deed executed by the City Treasurer on behalf of the City of Springfield transferring the title of said City to the above-described property in accordance with Chapter 60, Section 77B, of the Massachusetts General Laws.

The Terms and Conditions of Sale announced at the auction and attached hereto shall apply to this sale.

If the balance due is not paid by _____, 202__, the above-described property may be resold at public auction and the sum paid as deposit shall be retained by the City in payment of liquidated damages.

Tax Title Custodian
City of Springfield

I agree to accept the Terms and Conditions of Sale as recited by the Tax Title Custodian and incorporated herein. I agree to pay the balance of \$_____, due on this sale to the Tax Title Custodian on behalf of the City of Springfield, on or before, but no later than _____, 202__.

Signed this day as a sealed instrument.

Witness

Signature

AFFIDAVIT - DISCLOSURE OF PROPERTY OWNED

Re: _____, Springfield, MA

I, _____, under the pains and penalties of perjury hereby swear that I own or have a current interest in the following:

1. List all property you presently own or owned within the last ten (10) years in the City of Springfield. Please denote "c" for property currently owned or "p" for property previously owned. Provide a complete property address.

2. List all property that is now owned or owned within the last ten (10) years in the City of Springfield by any corporation, limited liability company, trust, partnership, joint venture or any other entity which you have an interest in or are associated with. Please denote "c" for property currently owned or "p" for property previously owned. Provide the entity's complete name and complete property address.

The above information is true and correct to the best of my knowledge.

Signed and subscribed to under pains and penalties of perjury:

Witness

Signature

Dated: _____, 202__

AFFIDAVIT PURSUANT TO M.G.L. c. 60, §77B

Re: _____, Springfield, MA

I, _____, under the pains and penalties of perjury hereby swear that:

1. On _____, 202__, I signed a Memorandum of Sale of Real Property with the City of Springfield for the purchase of property located at _____, Springfield, Massachusetts (hereinafter referred to as the "property"); and
2. In signing said Memorandum of Sale of Real Property, I acted on my own behalf and not as an agent, representative or straw of the prior owner; and
3. Neither I, nor any person who would gain equity in the property as a result of the conveyance of the above-mentioned property from the City of Springfield to myself, have ever been convicted of or are currently under indictment for:
 - A) A crime involving the willful and malicious setting of a fire (M.G.L. c. 60, § 77B), or
 - B) Of a crime involving the aiding, counseling or procuring of a willful and malicious setting of a fire (M.G.L. c. 60, § 77B), or
 - C) Of a crime involving the fraudulent filing of a claim for fire insurance (M.G.L. c. 60, § 77B); and
4. I do not, as of this date, owe to the City of Springfield any monies in the form of previously incurred real estate taxes, rents, water and sewer charges, motor vehicle excise taxes, personal property taxes, parking tickets or any other indebtedness; or
 - A) I owe \$ _____

(Please state dollar amounts and source of debt, if nothing enter \$0.00)

B) And I have filed in good faith,

- i) An application for an abatement of such Tax which is pending (M.G.L. c. 60, § 77B), or
 - ii) A petition before the Appellate Tax Board or the county commissioner which is pending, (M.G.L. c. 60, § 77B); and
5. Neither I, nor any person who would gain equity in the property as a result of the conveyance of the above-mentioned property from the City of Springfield to myself, have ever been found by a Court to be responsible for violating any law, code, statute or ordinance regarding conditions of human habitation; and
6. Neither I, nor any person who would gain equity in the property as a result of the conveyance of the above-mentioned property from the City of Springfield to myself, have ever been the owners of any property upon which the City of Springfield foreclosed for failure to pay real estate taxes, rents, water and sewer charges, motor vehicle excise taxes, personal property taxes, parking tickets, or any other indebtedness; and
7. Neither I, nor any person who would gain equity in the property as a result of the conveyance of the above-mentioned property from the City of Springfield to myself, is employed by the City of Springfield; or if so,
 - A) In what capacity? _____
 - B) In what department? _____
8. Neither I, nor any person who would gain equity in the property as a result of the conveyance of the above-mentioned property from the City of Springfield to myself, has current code or ordinance violations or has previously failed to comply with Orders issued by any code enforcement department including, but not limited to, housing, building, fire and zoning, as determined by the City's Code Enforcement Department.

In the event that any of the above statements are untrue, I understand that this sale will be cancelled and that all monies collected shall be forfeited and applied to any prior real estate taxes, rents, water and sewer charges, motor vehicle excise taxes, personal property taxes, parking tickets or other indebtedness owed by me, the prior owner, agent, representative or straw, to the City of Springfield on any property owned by me or the aforementioned.

And further, I will, on demand, re-convey to the City of Springfield, at no cost or consideration, all my right, title and interest in and to the property.

Signed and subscribed to under the pains and penalties of perjury:

Witness

Signature

Dated: _____, 202__

VI. POST-AUCTION PROCESS

Winning Bidders will be given 45 days to submit plans, cost estimates and evidence of financing for their respective projects. ALL WINNING BIDDERS will also be required to undergo an affidavit review and tax certification process during this time.

- ✓ This includes a review of open code-related issues, including complaints, violations and code cases & outstanding charges owed to the City, such as taxes, fees or penalties

THE PURCHASER(S) WILL BE AFFORDED SOME TIME TO RESOLVE THESE ISSUES. IF NOT CURED, PURCHASER WILL BE DEFAULTED.

FOR REHAB PROJECTS, PURCHASERS MUST SUBMIT & REHAB PLAN & FINANCING:

1. A COMPREHENSIVE REHABILITATION PLAN BASED ON CITY PROPERTY SPECIFICATIONS WHICH MUST INCLUDE COST ESTIMATES & PROJECTED TIMELINES.

WORK WRITE UP & SPECIFICATIONS FOR MINIMUM HOUSING QUALITY STANDARDS

OWNER:	CITY OF SPRINGFIELD	PROP REVIEW DATE:	
RESIDENCE:		PHONE NUMBER:	(413) 787-6500
PROJECT ADDRESS:	SAME AS ABOVE	RCS:	JOHN COLLINS

DESCRIPTION OF WORK TO BE COMPLETED

EXTERIOR
ROOF: Strip existing roof down to rafters and replace any rotted rafters and cover entire roof with 5/8" CDX plyscore sheets, lay Ice and Water barrier at the bottom and any valleys and 15 lbs. felt remainder, aluminum drip edge at gutters and rake edge, also install a ridge vent covered with the same color cap. Install new asphalt roofing shingles, self-sealing shingles. Note: Remove tree branch on roof.
CHIMNEY: Tuck point chimney by raking joints 1/2" depth and wetting work. New mortar to match as closely as possible and will comply with ASTM specifications. Finished joint tooled to concave surface and recap.
FOUNDATION: A. Tuck point foundation. B. Remove old oil fill and vent pipes.
DOORS: Install pre-hung exterior doors insulated steel style B-1 (solid, no lite) complete with jambs, threshold, brick mould, and keyed lockset. Installation shall include the removal of existing door (if any) and the preparation of the rough opening to accept the installation of the new door. Installation shall be plumb and level and shall include all fasteners, shims and caulking as required.
GUTTERS: Remove and dispose of gutters from entire structure. Install all new 4" x 5" aluminum gutter, .027 gauge, Alcoa or equal. Gutter to be hung and properly pitched using Alcoa Rack System, or equal. Install new white aluminum conductor pipe, complete with proper elbows, straps, hooks and accessories.
INTERIOR
CEILINGS AND WALLS: Repair structurally defective ceilings and walls by removing completely and covering entire area using new sheetrock fastened to framing using screws or ring groove sheetrock nails. Tape and seal all seams and nail heads using joint compound. Sand to a smooth finish and paint.
INSULATION: Insulate complete house to today's Code.
WOODWORK: Windows, doors, base etc. Replace missing and broken trim to match existing trim.

REHABILITATION PLAN

PLEASE COMPLETELY FILL OUT THE FOLLOWING INFORMATION. INCOMPLETE REHAB PLANS WILL NOT BE ACCEPTED.

PROPERTY ADDRESS:			
BUYER'S NAME (printed):	John Doe	BUYER'S PHONE #	413-123-4567
BUYER'S ADDRESS:	36 Anywhere Street, Springfield, MA 01103		
LICENSED CONTRACTOR'S NAME:	Jack Jones		
CONTRACTOR'S ADDRESS:	10 Anywhere Rd, Worcester, MA	LICENSE #:	CS-123456
CONTRACTOR'S PHONE #:	508-123-4567	TYPE OF LICENSE	Unrestricted

CONTRACTOR'S SIGNATURE: Jack Jones DATE: 02/01/2020

Please provide detailed information and realistic estimates for all work to be done at the property in order to bring it into code compliance. The estimates should include both labor and materials. Plan must include rehab timeline. Strict start and end dates as well as measurable milestone dates in between must be provided below. All work shall be done by licensed professionals with permits pulled as necessary. All contractors working on the rehab must sign this rehab plan. Incomplete plans will not be accepted.

The City will conduct periodic Site Visits at the property to verify the status and progress of work. The property must pass a HQS Inspection once the rehab is complete. Please note a HQS Inspection will not be scheduled until all permits are closed and the buyer obtains a SFD Smoke/CO Detector Certificate of Compliance and a copy is provided to the City.

START DATE	END DATE	WORK	COST
EXTERIOR WORK			
3/1/2020	3/19/2020	ROOF: Strip existing roof down to rafters and replace any rotted rafters and cover entire roof with 5/8" CDX plyscore sheets, lay Ice and Water barrier at the bottom felt remainder, aluminum drip edge at gutters and rake edge, also install a ridge vent covered with the same color cap. Install new asphalt roofing shingles and remove tree branch on roof.	\$18,000.00
3/1/2020	3/19/2020	CHIMNEY: Tuck point chimney by raking joints with new mortar to match in compliance with ASTM specifications. Finished to concave surface and recap.	\$2,000.00
3/1/2020	3/19/2020	FOUNDATION: A. Repoint foundation. B. Remove old oil fill and vent pipes.	\$3500.00
4/1/2020	4/15/2020	GUTTERS: Remove and dispose of gutters from entire structure. Install all new 4" x 5" aluminum gutter. Install new white aluminum conductor pipe, complete with proper elbows, straps, hooks and accessories.	\$2,500.00
4/10/2020	4/20/2020	DOORS: Remove existing doors and install pre-hung exterior doors insulated steel with jambs, threshold, brick mould, and keyed lockset.	\$2,000.00

2. EVIDENCE OF FUNDS IMMEDIATELY AVAILABLE TO COVER THE PURCHASE PRICE & REHAB COSTS.

EVIDENCE OF FINANCING CAN BE SUBMITTED IN THE FORM OF AN ACCOUNT STATEMENT, BANK LETTER OR MORTGAGE. THERE ARE ADDITIONAL REQUIREMENTS FOR LENDING INSTITUTIONS. ALL FINANCING MUST BE AUTHENTICATED.

EXAMPLE:

Cost Detail	Add/Sub	Actual Costs
Property Purchased	+	\$64,000.00
w/Buyer's 5% premium (Auctioneer's fee)	+	\$3,200.00
Purchaser's Deposit	-	\$5,000.00
Rehab Costs	+	\$74,000.00
Evidence of Funds Immediately Available	=	\$136,200.00

FOR NEW CONSTRUCTION PROJECTS, PURCHASERS MUST SUBMIT:

1. CONSTRUCTION PLANS TO THE PLANNING DEPARTMENT FOR THEIR REVIEW & APPROVAL & COST BREAKDOWN W/LICENSED CONTRACTOR INFORMATION, INCLUDING NAME, BUSINESS IF APPLICABLE, LICENSE # & TYPE, SIGNED BY ALL PARTIES.

CONSTRUCTION PLAN FORM

PLEASE COMPLETELY FILL OUT THE FOLLOWING INFORMATION. INCOMPLETE PLANS WILL NOT BE ACCEPTED.

PROPERTY ADDRESS:	[REDACTED]		
BUYER'S NAME (printed):	John Doe	BUYER'S PHONE #	413-123-4567
BUYER'S ADDRESS:	36 Anywhere Street, Springfield, MA 01103		
LICENSED CONTRACTOR'S NAME:	Jack Jones		
CONTRACTOR'S ADDRESS:	10 Anywhere Rd, Worcester, MA	LICENSE #:	CS-123456
CONTRACTOR'S PHONE #:	508-123-4567	TYPE OF LICENSE	Unrestricted

CONTRACTOR'S SIGNATURE: Jack Jones DATE: 02/01/2020

Please provide detailed information and realistic estimates for all work to be done at the property in order to bring it into code compliance. **The estimates should include both labor and materials.** Plan must include construction timeline. Strict start and end dates as well as measurable milestone dates in between must be provided below. All work shall be done by licensed professionals with permits pulled as necessary. All contractors working on the rehab must sign this rehab plan. Incomplete plans will not be accepted. **The City will conduct periodic Site Visits at the property to verify the status and progress of work. Once construction is complete, the owner must obtain a Certificate of Occupancy and Planning must review and approve construction was completed in accordance with approved housing plans.**

START DATE	END DATE	WORK	COST
3/1/2020	3/15/2020	Excavation for 40 x 40 duplex. Haul the waste	\$9,000.00
3/15/2020	4/1/2020	Pour concrete foundation 8" thick walls, install basement windows 16 x 30. Install hatchway on both sides (pour walls, install hatchway door, build pressure treated stairs and install handrails)	\$15,350.00
4/1/2020	4/7/2020	Back fill, compact and lay 6 mil plastic. Pour concrete floor slab	\$4,350.00

MEMORANDUM

To: Julisa Davila-Ramos

Date: [REDACTED]

From: Alvin Allen (AA)

RE: NS [REDACTED] Street

NS [REDACTED] Street [REDACTED]

The Office of Planning & Economic Development staff recommends approval of the design and site plans with the following conditions:

- Foundation height and set back from the street must be similar as adjacent houses;
- Windows and doors shall have casings. The staff recommends casings and corner boards be 4"-5" wide;
- All porches and decks must be skirted with framed lattice or similar material, not merely attached to the porch sill board;
- Porch balusters shall be attached in traditional manner between upper and lower rails, not attached to the sides;
- All wood must be painted or stained, not left to weather;
- Fencing shall not be installed forward of the front foundation line, per requirements of the Zoning Ordinance of a Residence A zoned property;
- Interior sidewalks/walkways shall be concrete, brick or other hard surface paving material other than asphalt and shall connect directly to the public-way;
- Driveways shall be asphalt, concrete or other hard surface paving material;
- As the existing street tree within the public tree-belt is severely damaged, we recommend it be removed with a new street tree replanted (of type, size, and location approved by the City Forester); and
- As agreed upon, verbally between staff and developer, the front porch shall fit at least ¾ of the front façade, there shall be horizontal midline banding along only the front façade to accent the roofline, and there shall be gabled roof coverings over both rear entrances. (Front porch and rear roof coverings will replicate as close as possible to the attached Grand Street elevation plan)

If you have any questions or need additional information, please feel free to contact me at 413-787-6020.

This letter is for design plan approval purposes only. This is not a zoning or building permit approval. It is the property owner's responsibility to check with the Building Department for other necessary approvals and permits.

Please note that, before a certificate of occupancy is issued by the Building Department, we will need to conduct a site visit to verify that all of the above conditions have been met.

2. COST ESTIMATES & EVIDENCE OF FUNDS IMMEDIATELY AVAILABLE MUST BE SUBMITTED TO THE OFFICE OF HOUSING FOR REVIEW & APPROVAL

EXAMPLE:

Cost Detail	Add/Sub	Actual Costs
Property Purchased	+	\$7,500
w/Buyer's 5% premium (Auctioneer's fee)	+	\$375.00
Purchaser's Deposit	-	\$5,000.00
Construction Costs	+	\$189,000.00
Evidence of Funds Immediately Available	=	\$191,875.00

Once REHAB or HOUSING PLANS, COST ESTIMATES & EVIDENCE OF FUNDS IMMEDIATELY AVAILABLE have been approved by the City, ALL FEES HAVE BEEN PAID & ALL CODE ISSUES HAVE BEEN CLOSED, the City will give the purchaser 30 DAYS TO CLOSE ON THE SALE.

An MLC or Municipal Lien Certificate should not be requested until AFTER THE PROPERTY HAS CLOSED. The City does not clear taxes until the deed transferring the property is recorded at the HCROD.

WHAT IF THE BIDDER DECIDES NOT TO FOLLOW THROUGH WITH PURCHASE?

BE ADVISED, DEPOSITS ARE NON-REFUNDABLE.

If the bidder decides they cannot or will not move forward with the sale, the bidder may be defaulted & lose their deposit.

The City may consider bidders request to cure the default if:

- ✓ The bidder requests in good faith, a short extension to reevaluate the project and resubmit a plan to move forward.
- ✓ The bidder assigns their bid to another, eligible party who, with the city's consent, agrees to the terms and conditions of sale and is prepared to follow through on the purchase and development of the property.

VII. CLOSING PROCESS: WHAT TO EXPECT & WHAT YOU WILL NEED

THE FOLLOWING ARE SPECIMEN QUITCLAIM DEEDS FOR REFERENCE:

- ✓ Sample Quitclaim Deed – Rehabilitation
- ✓ Sample Quitclaim Deed – New Construction
- ✓ Sample Quitclaim Deed – Lot Consolidation

SAMPLE QUITCLAIM DEED - REHAB

QUITCLAIM DEED

KNOW ALL BY THESE PRESENTS that the CITY OF SPRINGFIELD, a municipal corporation duly established under the laws of the Commonwealth of Massachusetts and having its usual place of business at 36 Court Street, Springfield, Hampden County, Massachusetts (the "Grantor"), for consideration paid and in full consideration of _____ and 00/100 DOLLARS (\$ _____), grants to _____, an individual with an address of _____ (the "Grantee"), with QUITCLAIM COVENANTS, the land in said Springfield, described as follows:

Land, with buildings thereon, known as _____, and being the parcel described in a Deed dated _____ and recorded in the Hampden County Registry of Deeds in Book _____, Page _____, and supposed to contain about _____ square feet; and being the same parcel described in an Instrument of Taking dated _____ and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and also being the same parcel foreclosed by Land Court Judgment in Tax Lien Case dated _____ in Tax Lien Case No. _____ TL _____, and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and being more particularly bounded and described in Exhibit A attached hereto and made a part hereof (the "Property").

This Deed is made subject to the following conditions, restrictions, or covenants (hereinafter called "Protective Restrictions") which are to be taken and construed as running with the Property and are to be binding upon said Grantee, his/her successors, assigns, grantees, and lessees for a term of thirty (30) years after the date of this Deed creating them unless released by the City of Springfield:

1. The Property shall be used solely for a _____-family residence;
2. The Grantee agrees that rehabilitation of the residence shall meet, in the sole discretion of the City of Springfield, Federal Housing Quality Standards;
3. Rehabilitation of the residence and any accompanying landscaping, fencing and paving shall be completed by the Grantee within twelve (12) months from the date of recording of this Quitclaim Deed;

4. The Grantee agrees that, prior to any construction and/or physical changes to the landscape of the Property, Grantee shall obtain approval of the proposed changes from, and provide evidence of financing to, the City of Springfield Office of Housing at 1600 East Columbus Avenue, First Floor, Springfield, Massachusetts 01103;

5. The Grantee agrees that, prior to any development of the Property, Grantee shall obtain approval of the development plans for the Property from the City of Springfield Planning Department;

6. The Grantee cannot sell the Property until the rehabilitation work is completed and approved by the City of Springfield Office of Housing;

7. The Grantee agrees that: (i) the Property shall be the principal place of residence of the Grantee for a period not less than three (3) years; or (ii) the Property will be sold by the Grantee after rehabilitation work is completed to an individual or individuals who agree to occupy the Property as a principal place of residence for a period of not less than three (3) years. In the event said individual described in paragraph (ii) above sells or transfers the Property within said three (3) year period, any subsequent new owner(s) shall take title subject to this restriction and agree to occupy the Property as a principal place of residence for the remaining unexpired portion of said three (3) year period;

8. The Grantee agrees to complete the rehabilitation of the Property in accordance with the Rehabilitation Plan described in Exhibit B attached hereto. The Grantee shall provide the City's Tax Title Custodian, or his designee, with complete access to the Property for periodic inspections to verify the status and progress of any rehabilitation or new construction work;

9. The Grantee must maintain the Property in compliance with all applicable state codes and local ordinances;

10. All excess trash, brush, rubbish, and debris shall be cleared from the Property by the Grantee within one (1) month from the date of recording of this Quitclaim Deed;

11. The Grantee must timely pay all taxes relating to the Property as required by law; and

12. If the Grantee violates the Protective Restrictions or any term and condition of sale, the City of Springfield reserves the right to revert the Property back to City ownership at no cost and for no consideration. At closing, the Grantee shall execute a Reverter Deed to the City of Springfield which shall be held in escrow by the City pending satisfaction of the Protective Restrictions. If the Reverter Deed has not been recorded within three (3) years from the date of recording of this Quitclaim Deed, then the City of Springfield's right of reverter shall be deemed to have lapsed.

This Deed shall also be subject to all easements and restrictions of record, if any, lawfully existing in, upon or over said Property or appurtenant thereto.

There has been full compliance with the provisions of Chapter 44, Section 63A of the Massachusetts General Laws.

The Treasurer has received the appropriate Affidavit as prescribed in Chapter 60, Section 77B

Property Address: _____ Springfield, MA

of the Massachusetts General Law.

IN WITNESS WHEREOF, the said CITY OF SPRINGFIELD has caused its corporate seal to be hereto affixed and these presents to be signed, acknowledged, and delivered in its name and behalf by Stephen J. Loneragan, its City Treasurer, this ____ day of _____, 202__.

CITY OF SPRINGFIELD

By: _____
Stephen J. Loneragan
City Treasurer

COMMONWEALTH OF MASSACHUSETTS

Hampden, ss.

On this ____ day of _____, 202__, before me, the undersigned notary public, Stephen J. Loneragan, as Treasurer for the City of Springfield, personally appeared, proved to me through satisfactory evidence of identification, which was personal knowledge, to be the person whose name is signed on the preceding or attached document, and acknowledged to me that he signed it voluntarily for its stated purpose as Treasurer for the City of Springfield.

Notary Public
My commission expires:

EXHIBIT A

A parcel of land with any buildings or improvements thereon, containing about _____ sq. ft., situated at _____ Centre Street, and being described as Parcel No. _____-_____ in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book _____, Page _____.

For title, see also Book _____, Page _____.

SAMPLE QUITCLAIM DEED – NEW CONSTRUCTION

QUITCLAIM DEED

KNOW ALL BY THESE PRESENTS that the CITY OF SPRINGFIELD, a municipal corporation duly established under the laws of the Commonwealth of Massachusetts and having its usual place of business at 36 Court Street, Springfield, Hampden County, Massachusetts (the "Grantor"), for consideration paid and in full consideration of _____ and 00/100 DOLLARS (\$ _____), grants to _____ of _____ (the "Grantee"), with QUITCLAIM COVENANTS, the land in said Springfield, described as follows:

Land, with buildings thereon, known as _____, and being the parcel described in a Deed dated _____ and recorded in the Hampden County Registry of Deeds in Book _____, Page _____, and supposed to contain about _____ square feet; and being the same parcel described in an Instrument of Taking dated _____, and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and also being the same parcel foreclosed by Land Court Judgment in Tax Lien Case dated _____, in Tax Lien Case No. ____ TL _____, and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and being more particularly bounded and described in Exhibit A attached hereto and made a part hereof (the "Property").

This Deed is made subject to the following conditions, restrictions, or covenants (hereinafter called "Protective Restrictions") which are to be taken and construed as running with the Property and are to be binding upon said Grantee, his/her successors, assigns, grantees, and lessees for a term of thirty (30) years after the date of this Deed creating them unless released by the City of Springfield:

1. The Property shall be used solely for a ____-family residence;
2. The Grantee agrees that new construction of the residence shall meet, in the sole discretion of the City of Springfield, Federal Housing Quality Standards;
3. The Grantee agrees that, prior to any construction and/or physical changes to the landscape of the Property, Grantee shall obtain approval of the proposed changes from, and provide evidence of financing to, the City of Springfield Office of Housing at 1600 East Columbus Avenue, First Floor, Springfield, Massachusetts 01103;

Property Address: _____, Springfield, Massachusetts

4. The Grantee agrees that, prior to any development of the Property, Grantee shall obtain approval of the development plans for the Property from the City of Springfield Planning Department;

5. New construction of the residence and any accompanying landscaping, fencing and paving shall be completed by the Grantee within two (2) years from the date of recording of this Quitclaim Deed. The Grantee shall provide the City's Tax Title Custodian, or his designee, with complete access to the Property for periodic inspections to verify the status and progress of any rehabilitation or new construction work;

6. The Grantee cannot sell the Property until the new construction and all required work is completed and approved by the City of Springfield Office of Housing;

7. The Grantee agrees that: (i) the Property shall be the principal place of residence of the Grantee for a period of not less than three (3) years; or (ii) the Property will be sold by the Grantee after new construction is completed to an individual or individuals who agree to occupy the Property as a principal place of residence for a period of not less than three (3) years. In the event said individual described in paragraph (ii) above sells or transfers the Property within said three (3) year period, any subsequent new owner(s) shall take title subject to this restriction and agree to occupy the Property as a principal place of residence for the remaining unexpired portion of said three (3) year period;

8. The Grantee must maintain the Property in compliance with all applicable state codes and local ordinances;

9. All excess trash, brush, rubbish, and debris shall be cleared from the Property by the Grantee within one (1) month from the date of recording of this Quitclaim Deed;

10. The Grantee must timely pay all taxes relating to the Property as required by law; and

11. If the Grantee violates the Protective Restrictions or any term and condition of sale, the City of Springfield reserves the right to revert the Property back to City ownership at no cost and for no consideration. At closing, the Grantee shall execute a Reverter Deed to the City of Springfield which shall be held in escrow by the City pending satisfaction of the Protective Restrictions. If the Reverter Deed has not been recorded within five (5) years from the date of recording of this Quitclaim Deed, then the City of Springfield's right of reverter shall be deemed to have lapsed.

This Deed shall also be subject to all easements and restrictions of record, if any, lawfully existing in, upon or over said Property or appurtenant thereto.

There has been full compliance with the provisions of Chapter 44, Section 63A of the Massachusetts General Laws.

The Treasurer has received the appropriate Affidavit as prescribed in Chapter 60, Section 77B of the Massachusetts General Law.

IN WITNESS WHEREOF, the said CITY OF SPRINGFIELD has caused its corporate seal to be hereto affixed and these presents to be signed, acknowledged, and delivered in its name and behalf by Stephen J. Loneragan, its City Treasurer, this ____ day of _____, 202__.

CITY OF SPRINGFIELD

By: _____
Stephen J. Loneragan, City Treasurer

COMMONWEALTH OF MASSACHUSETTS

Hampden, ss.

On this ____ day of _____, 202__ before me, the undersigned Notary Public, personally appeared the above-named Stephen J. Loneragan, City Treasurer, known to me through personal knowledge of identity to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose.

Notary Public
My Commission Expires:

EXHIBIT A

A parcel of land with any buildings or improvements thereon, containing about _____ sq. ft., situated at _____, and being described as Parcel No. _____ in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book _____, Page _____.

For title, see Book _____, Page _____.

SAMPLE QUITCLAIM DEED – LOT CONSOLIDATION

Springfield, Massachusetts
Property Address:

QUITCLAIM DEED

KNOW ALL BY THESE PRESENTS that the CITY OF SPRINGFIELD, a municipal corporation duly established under the laws of the Commonwealth of Massachusetts and having its usual place of business at 36 Court Street, Springfield, Hampden County, Massachusetts (the "Grantor"), for consideration paid and in full consideration _____, an individual and 00/100 DOLLARS (\$ _____), grants to _____ (the "Grantee"), with an address of _____ (the "Grantee"), with QUITCLAIM COVENANTS, the land in said Springfield, described as follows:

A parcel of land known as _____, and being the parcel described in a deed dated _____ and recorded in the Hampden County Registry of Deeds in Book _____, Page _____, and supposed to contain about _____ square feet; and being the same parcel described in an Instrument of Taking dated _____, and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and also being the same parcel foreclosed by Land Court Judgment in Tax Lien Case dated _____, in Tax Lien Case No. ____ TL _____ and recorded in the Hampden County Registry of Deeds in Book _____, Page _____; and being more particularly bounded and described in Exhibit A attached hereto and made a part hereof (the "Property").

This Deed is made subject to the following conditions, restrictions, or covenants (hereinafter called "Protective Restrictions") which are to be taken and construed as running with the Property and are to be binding upon said Grantee, its successors, assigns, grantees, and lessees for a term of thirty (30) years after the date of this Deed creating them unless released by the City of Springfield:

1. The Property may be used only for accessory non-commercial uses customarily incidental to a residential use that is permitted under the Zoning Ordinances of the City of Springfield. New construction on the Property is not permitted without prior authorization from the City of Springfield Office of Housing and Office of Planning;
2. The Grantee must combine the Property with the parcel s/he currently owns located at _____, Springfield, Massachusetts, pursuant to a Plan of Land prepared by _____, entitled "_____", dated _____ and recorded in the Hampden County Registry of Deeds in Plan Book _____, Page _____.

3. The Grantee agrees that, prior to any construction and/or physical changes to the landscape of the Property, Grantee shall obtain approval of the proposed changes from the City of Springfield Office of Housing at 1600 East Columbus Avenue, First Floor, Springfield, Massachusetts 01103;
4. The Grantee agrees that, prior to the installation of any fencing, the Grantee must obtain approval from the City of Springfield Planning Department. All fencing must comply with the requirements of the City of Springfield Zoning Ordinances;
5. The Grantee must maintain the Property in compliance with all applicable state codes and local ordinances;
6. All excess trash, brush, rubbish, and debris shall be cleared from the Property by the Grantee within one (1) month from the date of recording of this Quitclaim Deed;
7. The Grantee must timely pay all taxes relating to the Property as required by law; and

This Deed shall also be subject to all easements and restrictions of record, if any, lawfully existing in, upon or over said Property or appurtenant thereto.

There has been full compliance with the provisions of Chapter 44, Section 63A of the Massachusetts General Laws.

The Treasurer has received the appropriate Affidavit as prescribed in Chapter 60, Section 77B of the Massachusetts General Laws.

[Signatures on following page]

IN WITNESS WHEREOF, the said CITY OF SPRINGFIELD has caused its corporate seal to be hereto affixed and these presents to be signed, acknowledged, and delivered in its name and behalf by Stephen J. Lonergan, its City Treasurer, this ____ day of _____, 202__.

CITY OF SPRINGFIELD

By: _____
Stephen J. Lonergan, City Treasurer

COMMONWEALTH OF MASSACHUSETTS

Hampden, ss.

On this ____ day of _____, 202__, before me, the undersigned Notary Public, personally appeared the above-named Stephen J. Lonergan, City Treasurer, known to me through personal knowledge of identity to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose.

Notary Public
My Commission Expires:

EXHIBIT A

A parcel of land with any buildings or improvements thereon, containing about _____ sq. ft., situated at _____, and being described as Parcel No. _____ in the Office of the Assessors, City of Springfield, and being further described in the Hampden County Registry of Deeds in Book _____, Page _____.

For title, see also Book _____, Page _____.

VIII. POST-CLOSING PROCESS & MONITORING

PROJECT TIMELINES:

- ✓ For NEW CONSTRUCTION, purchasers will be given (2) years to complete construction
- ✓ For REHAB PROJECTS, purchasers will be given (12) months to complete the rehab

ALL PROPERTIES ARE MONITORED THROUGHOUT THEIR PROJECT TIMELINES FOR COMPLIANCE WITH PROTECTIVE RESTRICTIONS IN THE DEED:

- ✓ Site visits are conducted by Program staff at least twice during the project period. These visits are separate from code inspections.
- ✓ Progress with their project – Is the project on schedule? Is there rehab activity on site?
- ✓ Compliance with Building Code – Are all required permits being pulled? Are required inspections being scheduled?
- ✓ Compliance with Housing & Zoning Code – Are there outstanding code issues with the property?
- ✓ Compliance with City fees – Are charges owed to the City?

IX. COMPLETING PROJECTS & FINAL STEPS

1. Once you believe the project is complete:
 - A. For REHAB PROJECTS, that means:
 - ✓ There are no code issues and all fees owed to the City have been paid
 - ✓ All rehab work is complete
 - ✓ All permits have been closed
 - ✓ Owner has obtained a Springfield Fire Department Certificate.
Owners can call SFD at 787-6410 to schedule an inspection
 - ✓ Once the aforementioned items have been satisfied, the owner can contact JULISA DAVILA-RAMOS at the Office of Housing to schedule a final Housing Quality Standards (HQS) inspection. This is based on HUD standards – Housing Voucher Program guidelines.

IX. COMPLETING PROJECTS & FINAL STEPS (CONT'D)

B. For CONSTRUCTION PROJECTS, that means:

- ✓ There are no code issues and all fees owed to the City have been paid
- ✓ Construction is complete
- ✓ A Housing Plan Review has been completed by the Planning Department and conditions satisfied.
- ✓ Once the Planning department has reviewed the project for compliance with the original housing plan approved, the owner can close out all permits & apply for a certificate of occupancy.

2. Once properties have either passed HQS inspection or been ISSUED A CERTIFICATE OF OCCUPANCY, the owner can either:

1. Occupy the property as their principal place of residence for a period no less than their required occupancy period or
2. Sell to an eligible buyer who agrees to occupy the property as their principal place of residence for the required occupancy period.

✓ If your INTENTION IS TO OWNER OCCUPY THE PROPERTY, the City would request a partial release of deed restrictions be prepared. Generally, this document releases most of the restrictions, with the exception of

- Property Use – This restriction runs with the deed in perpetuity.
- Owner Occupancy – This restriction remains with the property until it has been satisfied, to the City's satisfaction.
- Reverter Deed – This restriction remains with the property until the owner has satisfied the occupancy restriction.

✓ If your INTENTION IS TO SELL TO A BUYER WHO WILL OWNER OCCUPY THE PROPERTY:

- Once you have a buyer under agreement, they will need to undergo a City review to ensure they are an eligible buyer, including an affidavit review and evidence of financing. Once approved, a partial release of deed restrictions and Consent & Agreement to Grantee will be prepared for the remaining restrictions and recorded at closing. Additional documents will be required from the new purchaser in order for the City to consent to the sale.

PLEASE NOTE, THE PROPERTY MUST BE OWNER-OCCUPIED. IT CANNOT BE USED SOLELY AS A RENTAL PROPERTY.

X. OWNER OCCUPANCY RESTRICTION

1. For the owner who decides to sell to an eligible owner occupant, the original owner is released from their obligation once the property transfers to the new owner. The new owner will then be subject to the owner occupancy restriction until it has been satisfied.
2. For the owner who decides to occupy the property as their principal residence for the occupancy period, they will receive correspondence from the City regarding Annual Occupancy Verification for the duration of their occupancy period & until the restriction has been satisfied & released.

Office of Housing
1600 East Columbus Avenue
Springfield, MA 01103
Phone (413) 787-6500
Fax (413) 787-6515.



THE CITY OF SPRINGFIELD, MASSACHUSETTS

Dear Occupant,

The property you occupy at [REDACTED] purchased and rehabilitated/constructed through the City of Springfield's Tax Title Program. Accordingly, please complete, sign and return this Annual Occupancy Verification form to the Office of Housing, 1600 East Columbus Avenue, Springfield, MA 01103 in the postage paid envelope provided. Thank you for your cooperation in this matter.

Sincerely,

Julisa Davila-Ramos
Senior Program Manager, Office of Housing

ANNUAL OCCUPANCY VERIFICATION FORM

Please fill out and return this form by 2/28/2020

Name of Head of Household _____

Address _____ Phone Number _____

City & Zip Code _____ Alternate Phone Number _____

PLEASE PROVIDE NAMES OF ALL ADULT OCCUPANTS OF THIS APT/HOUSE:

Do you have a lease/rental agreement? Yes ___ No ___

How long have you lived at this property? _____

By Signing below, I certify under penalty of perjury that the forgoing is true and correct accurate on this ___ day of _____, 2020:

Sign Name: _____

Print Name: _____

XI. QUESTIONS

JULISA DAVILA-RAMOS
SENIOR PROGRAM MANAGER
OFFICE OF HOUSING
1600 EAST COLUMBUS AVENUE
SPRINGFIELD, MA 01103
(413) 886-5197

JDAVILA-RAMOS@SPRINGFIELDCITYHALL.COM

SANDRA POWELL
ASST CITY TREASURER
OFFICE OF TREASURER/COLLECTOR
36 COURT STREET
SPRINGFIELD, MA 01103
(413) 736-3111

SPOWELL@SPRINGFIELDCITYHALL.COM

MICHAEL SIDDALL, ESQUIRE
SIDDALL & SIDDALL PC
1350 MAIN STREET, SUITE 210
SPRINGFIELD, MA 01103
(413) 732-3600

MSIDDALL@SIDDALLLAW.COM

SULLIVAN & SULLIVAN AUCTIONEERS
617-350-7700

[HTTPS://SULLIVAN-AUCTIONEERS.COM/](https://sullivan-auctioneers.com/)