### Three Rivers Housing Development Corporation Proudly Offers For Sale

#### PROPERTY INFORMATION PACKAGE



## **Sealed Bid Real Estate Auction**

# 231 Fourth Avenue Three Rivers, Michigan 49093 Plan Now! Bid Your Price!

Shown By Appointment with any Licensed Realtor Contact City Manager, Joe Bippus

(269) 273-1075, ext 103 jbippus@threeriversmi.org

Agency Disclosure: The member company acting as auctioneer/agent is an agent for the seller only.

Disclaimer: Information contained herein is believed to be correct to the best of the auctioneer/agent's knowledge but is subject to inspection and verification by all parties relying on it. Sellers, their representative and auctioneer/agent shall not be liable for inaccuracies, errors, or omissions. All square footage and other dimensions are approximate. This offering is subject to prior sale and may be withdrawn, modified or cancelled at any time without notice.

### Notice to Bidders

The information included herewith is a summary of information available from a number of sources, most of which have not been independently verified. The sources from which the information was gathered are believed to be reliable; however, all information contained within this package is subject to verification by all parties relying on it. No representations or warranties, expressed for implied, as to the accuracy or completeness of the information in this and/or other advertising materials shall be deemed made. No legal commitment or obligation shall arise, by reason of this package or its contents.

This summary has been provided only of the use of prospective bidders for the **sealed bid public auction due Thursday, May 17, 2018, at 2:00 PM EDST.** Buyer must rely on his/her own information, inspection, review of public records and own determination to bid, consulting whatever advisors he/she may feel appropriate.

The property described is being sold in "AS-IS, WHERE IS" condition subject to "ALL FAULTS". Neither BippusUSA.com nor the Seller or their respective agents make any express or implied warranties of any kind. This listing may be withdrawn and/or modified without notice at any time.

John Bippus is participating in the sale of property on a volunteer basis as a member Three Rivers Housing Development Corp. Board. John Bippus and his Company are not being paid for their work.

051 445 05		Jurisdiction: CITY OF	THREE RIVEKS	,X	County: ST. JOSEPH	н	Printed	l on	02/0	02/05/2018
Grantee		Sale Price	e Sale e Date	Inst. Type	Terms of Sale	Liber & Page	er age	Verified		Prcnt.
CITY OF	F THREE RIVERS	S 3,475	5 08/02/2017	) OC	EXEMPT	187	1879/817	DEED		0.0
ST JOSEPH	COUNTY	TREASURE	0 04/28/2017	TO 7	SHERIFFS DEED	186	1868/034	DEED		0
CLARK		41,000	0 07/28/1995	WD S	ARMS-LENGTH	073	0735/504	PTA		100 0
IV IN	TMV INVESTMENTS LC	)	0 02/09/1995	WD 9	ARMS-LENGTH	723	723-304	DEED		0.0
	Cla	Class: EXEMPT COUNTY,	CI Zoning: E	R-1 Bui	Building Permit(s)			Number	Status	
	Sch	School: THREE RIVERS S	SCHOOLS		eren karn. Sem men kriske spaje in metade en mende den gemeente schaden eren	And the second s				
	P.R	P.R.E. 08								
	MAP	#: PRINT								
		2018	Est TCV	Tentative						
	×	Improved Vacant	Land	Value Estimates	ates for Land Table	le 4400.4400 FOURTH WARD	FOURTH WAR	D		
		Public Improvements	Description		1	* Factors * Front Denth Ro	%Adi	Reacon		ou [e/
		Dirt Road Gravel Road	F/F RATE	드	.00 132.00 Feet, 0.20	1.0000	175 100 Total Est.	alue	=	12,156
CITY OF	THREE	Paved Road	Land Im	provement	Improvement Cost Estimates					
		Sidewalk	Description	tion	and the second section of the second		Count vMu1+	Size %Good	, dae	011/2/
	: × × >	Water	D/W/P: 4in (Shed: Metal	4in Concrete Tetal Prefab	ete 3.35 1.00 ab 8.05 1.00	3.35	; ;	000		1,202 622
		Electric Gas			Toral Estimated	Land Improveme	True	cash value =		., 824
		Curb Street Lights								
		Standard Utilities Underground Utils								
		Topography of								
	'   ×	J. C.								
		Rolling								
	, p	Low	***************************************							
		nign Landscaped	Arthritis and Arthritis and							
		Swamp								
		Wooded								
		Waterfront								
		Ravine Wetland								
		Flood Plain	Year	Land	ld Building	Assessed	Bo	of Trib	unal/ Other	Taxable
	Who	When What	t 2018	EXEMPT	T EXEMPT	EXEMPT	- E			EXEMPT
1000	0000	12/31/1981	ED 2017	6,100	18,700	24,800	0			18,802C
12	ŭ	U//IU/2004 INSPECTED	Care January Communication Com	5,900	18,700	24,600	0			18,6350
			2015	3,800	18,200	22,000	0		-	18,580C

<sup>\*\*\*</sup> Information herein deemed reliable but not guaranteed\*\*\*

Printed on

02/05/2018

Chimney: Br	Flat X Asphalt S	. m	(3) Roof	SJ CO	Patio Doors	Caseme	Horiz. Slide	Vinyl	X Metal Sash		X Avg. X	Many	(2) Windows	X Insulation			Wood/Shingle X Aluminum/Vinvl	(1) Exterior	3 Bearooms	2nd	5 1st Floor	NOOM HISC	- 1		Condition: A	1930 19	- 1	1.5 TO 2 ST		X Wood Frame	-	Duplex		X Single Fami Mobile Home	Building Type
Brick	Shed 1			Screens	rs ass		ide			Small	Т	Large I	[n 6		T	T	gle /invl	x		н	r				Average	1970 Si	amode led	Style: Tr	1	ne	(4)			Family Home	
	Joists: Unsupported Len: Cntr.Sup:	oor Suppor		t Doors	Recreation SF	(9) Basement Finish	X Concrete Floor	Treated Wood	Poured	8 Conc. Block	(8) Basement	t to	Slab: 0 S.F.	nt:	(/) Excavacton	10		Drywall	(6) Ceilings		QJ	Kitchen: Vinvl	Floors	Doors Solid X H.C.	Lg X Ord Small	Size of Closets	Ex X Ord Min	Trim & Decoration	Paneled   Wood T&G	Plast	) Interior	0 Other Overhang	Front	X Eavestrough X Insulation	(3) Roof (cont.)
Lump Sum Items:	Water Well 1000 Gal Septic 2000 Gal Septic	1 Public Water 1 Public Sewer	(14) Water/Sewer	100	nic	Ceramic Tile Wains	Shov	Extra Sink	No Plumbing	Solar Water Heat	Softener, Auto		1 3 Fixture Bath		(13) Plumbing	Many X Ave. Few	No. of Elec. Outlets	Ex. X Ord. Min	No./Qual. of Fixtures	100 Amps Service	(12) Electric	Wood Furnace	Central Air	No Heating/Cooling		Forced Heat & Cool	Space Heater	Electric Wall Heat	Radiant (in-floor)	Electric Baseboard	Hot	X Forced Air w/ Ducts	715 5/0	X Gas Oil Elec.	(11) Heating/Cooling
	J.									ECF (4400 FOURTH WARD)	WCP (1 Story), Sha	EP (1 Story),	(16) Porches	(15) Built-Ins & Fire		Public Water	Other Additions/Adjustments (14) Water/Sewer	2 Story Siding	Stories Exterior		Central Vacuum	Sauna	Self Clean Range	Standard Range	Microwave	Jacuzzi repl.Tub	Jacuzzi Tub	Intercom	Unvented Hood		Vent Fan	Garbage Disposal	Dishwasher	1 Appliance Allow.	(15) Built-ins
										omb.%Good= 48/100/1	Shallow	Shallow		ireplaces			stments	Basement 98.40	Foundation Rate	Estimated T.C.V: 36,429	Depr Cost:	Total Base Cost: 85,302	Area: 1552	Effec. Age: 52	Class: CD	Direct-Vented Ga	Wood Stove	Raised Hearth	Prefab 2 Story	St	Exterior 2 Story	ع لد	S	Interior 1 Story Interior 2 Story	(15) Fireplaces
										2		37.47	1415.00		1025.00	1025.00	Rate	0.00	Bsmnt-Adj Heat-Adj	429	×	120,276 E.C.F.	Cnt										80 WGEP (1 Story)		(16) Porches/Decks
									ŀ	Depr.Cost =	80	96	-		ц	ь	Size		j Size	Roof:	Carport Area:	Bsmnt Garage:	1	٠.	% Good:	1		Auto Doors:	Foundation:	Common Wall:	Stone Ven .	Exterior:	Class:	Year Built:	(17) Garage
						Bar Vol. III			00/100	36, 429	1,882	3,597	1,415	1	1,025	1,025	Cost	76,358	Cost		ea:	je:		Floor:	Ď.									V.	је

<sup>\*\*\*</sup> Information herein deemed reliable but not guaranteed\*\*\*



231 Fourth Avenue

ADDRESS:
231 Fourth Avenue Three Rivers, MI 49093
MLS Disclosure regarding Seller Disclosure Statement.
This Property is exempt from SDS, as it is being sold by a Government Agency, and this person has no idea about the properties condition.
Regards,
Three Rivers Housing Development Corporation

### **Broker Participation Terms & Acknowledgement**

	Note: You do not have to have a broker to buy property at auction	1.
Auction date:	This form is void unless received as part of the original sealed bid May 17, 2018	
<b>Property Address</b>	s:	
whose Buyer/Bide Contract Sale Pri	ill be paid based on the following schedule to any properly license der is the successful purchaser for this property and who actually ice for this Property. Payment made to Broker upon closing. he Contract Sale Price	
	res that Broker/Salesperson disclose that they are principals in a trals are not eligible for this commission. No exceptions will be made	
Name of Broker:		
	ny:	
	soc.:Broker License #	
Address:		
	Fax #	
	me:	
	Email address:	
*******	***************************************	*******
I agree to the term	ms set forth herein.	
		Date:

**Broker/Salesperson Signature** 

Bidder/Buyer Signature

# INITIAL BID FOR REAL ESTATE ASSETS AND BINDING PURCHASE AND SALE CONTRACT

All sealed bids should be sent to: Three Rivers City Clerk, 333 West Michigan Ave., Three Rivers, MI 49093, Phone: 269-273-1075, Fax: 269-273-3132

<u>IMPORTANT NOTE TO BIDDERS</u>: Please read all directions below prior to filling out this binding bid form. Should you have any questions please contact Joe Bippus at <u>joe@threerivermi.org</u> or 269-273-1085.

<u>Qualification of Bidder</u>: Persons or entities wishing to participate and qualify for the final round of bidding in the bidding process are required to submit several items to The Three Rivers Housing Development Corporation hereafter referred to as the Seller. These items are outlined below:

- 1. The Bidder or his/her agent shall fill-out, initial each page and sign this bid form with a bid price plus deposit. (by signing this bid form you agree to and are thereinafter bound to the terms of the sale as specified in this agreement; and shall not withdraw this or subsequent bids.)
- 2. Please submit, on day of auction or prior to, this Initial Bid for Real Estate Assets and Binding Purchase and Sale Contract along with check, made payable to **Three Rivers Housing Development Corporation** for One Thousand Dollars (\$1,000.00). The total deposit due from the winning bidder is Ten Percent (10%) of the total purchase price, minimum deposit of \$1,000.00. This additional deposit must be made within two (2) business days of notification of Seller acceptance of the bid.
- 3. Seller reserves the right to cancel the offering, alter the terms of and/or accept or reject any and all bids without prior notice.
- 4. Sealed bids, along with your initial deposit made payable to the Three Rivers Housing Development Corp. should be sent to: Three Rivers City Clerk, 333 West Michigan Ave., Three Rivers, MI 49093 at or before 2:00 PM, on Thursday May 17, 2018, and clearly marked on the outside of the envelope, "BID FOR REAL ESTATE" IN ORDER TO BE CONSIDERED FOR ACCEPTENCE and/or PERMITTED TO PARTICIPATE IN ANY FUTURE ROUNDS OF BIDDING.
- 5. Only the qualified bidders will be permitted to participate in future rounds of bidding. All bidders will be notified of their qualification status and final round bid procedure by 5:00 PM on Tuesday May 22, 2018. Seller reserves the right to conduct a best and final bid after the of the bid opening via phone, fax and/or email.
- 6. The Bidder/Buyer must not own any real property that has any unremediated citation of violation of the state and local codes and ordinances.
- 7. The Bidder/Buyer must not own any real property that is tax delinquent.

nitials <sup>.</sup>				1

8. Make plans to inspect the property at your earliest convenience. Pre-Bid previews are available by aappointment by contacting the City Manager at (269) 273-1085 or joe@threeriversmi.org.
Bidder Checklist
Signed and Initialed copy of the Bid Form.
Initial deposit of \$1000 via Certified Check made payable to the Three Rivers Housing Development Corporation.
A description of the intended use or plan for the property.
Property improvement and investment plan attachment filled out in detail.

#### **Initial Bid for the Real Property and Improvements:**

<b>1.</b> I/We will purchase the following described property County, State of Michigan:	in the City of Three Rivers, St. Joseph
I,	reased to a total of ten percent (10%) s days of Seller's acceptance. It is warranty of any kind and are offered
The Property of: Three Rivers Housing Development Corporate	tion, (hereafter the "Seller").
Address of Property:	Three Rivers, Michigan 49093
High Bid Equals:	\$
Purchase Price Equals:	. \$
Less Deposit (\$1,000.00 Enclosed):	\$
Equals Balance of Purchase Price of:	<u>\$</u>
The balance of the purchase price shall be paid in the following the balance of the purchase price in cash, or certified check, at Buyer a LAND CONTRACT (attached) granting to the Buyer p	or prior to closing. Seller shall tender to
2. <b>Title Insurance:</b> Title insurance may or may not be cost or quit title action being initiated and paid for by the buyer.	* * *
<b>3. Payment of Real Estate Taxes:</b> All current year property to of closing.	axes shall be paid for by proration to date

and agrees that, the premises are being conveyed by Seller in **AS IS and WHERE IS condition**, that purchaser is fully familiar with the condition of the premises, and the Buyer is buying the premises based solely on Buyer's knowledge of the premises and not in reliance on any representation made by Seller. Seller expressly disclaims any representations or warranties of any kind regarding the premises except as expressly set forth herein, including, without limitation, any representations or warranties regarding the physical condition or environmental compliance of the premises. Buyer releases, fully and unconditionally, the Seller from any and all liability relating to any defect or deficiency affecting said real estate; this and all other releases in this agreement shall survive the closing of this transaction, indefinitely. The Buyer has made all inspections, acknowledges receipt of and has reviewed the Property Information Package and all addenda or associated documents including but not limited to information relating to: Planning, Zoning and Permitted Uses; Environmental Condition; Demographic information; Tax and Assessment information; Structural or Land Survey information and agrees to purchase the property **AS IS and WHERE IS**, without reservation. **The Seller grant no warranties of any kind**,

4. Inspection by Buyer, Condition of Premises and Release of Liability: The Buyer acknowledges

Initials: \_\_\_\_\_, \_\_\_\_, \_\_\_\_, \_\_\_\_

either expressed or implied with respect to the condition, merchantability or suitability of the property for the Buyer. Further the Seller make no warranty to the environmental conditions of said property; and by signing this agreement the Buyer fully and unconditionally releases the Seller, their employees, associates and independent contractors from any and all liability regarding environmental condition. Property is sold to Buyer by recorded plat no new surveys have been conducted, should Buyer elect to have a survey conducted prior to or after closing there will be no adjustments shall be made by Seller. The materials, data or other information provided to Buyer with respect to the Premises, including, without limitation, any information supplied in the Property Information Package, are provided only for Buyer's convenience in making its own examination and determination with respect to the premises and, in so doing, Buyer shall rely exclusively on its own independent investigation and evaluation of every aspect of the premises, prior to bidding, and not on any material or information supplied by Seller. Buyer expressly disclaims any intent to rely on any such materials or information provided to it by Seller in connection with its inspection and review of the Premises and agrees that it shall rely solely on its own independently developed or verified information.

- 5. TIME IS OF THE ESSENCE and this is a legally binding and irrevocable offer to purchase for cash without contingencies. In the event the Buyer fails to perform according to the terms of this contract, the Deposit will be forfeited as liquidated damages, not as a penalty, without delay or need for further agreement and applied against Seller damages without affecting any of the Sellers further remedies it may have at law or in equity. BUYER IS HEREBY ADVISED THAT THEY MAY LOSE THEIR DEPOSIT UPON DEFAULT.
- 6. Possession and Closing: Closing shall occur on or before the close of business 30 days following the acceptance of the offer to purchase by the seller. Land Contract and Exhibit "A" attached. Buyer pays all other closing expenses including but not limited appraisals, recording fees, survey, inspection fees and any lender required costs. All parties acknowledge that this agreement is NOT CONTINGENT UPON FINANCING.
- **7. Initial and Final Non-Refundable Deposit:** As evidence of earnest money binding this contract, an Initial Deposit of \$1,000.00 US and the final deposit equal to ten percent (10%) is made with this contract to be applied to the purchase price at closing or disbursed per the terms contained herein. The contract deposit will be held by the Three Rivers Housing Development Corporation.
- **8. Seller Default:** In the event that the Seller defaults hereunder, Buyer shall solely be entitled to a return of the Deposit. The Buyer shall not be entitled to seek damages, penalty or specific performance.
- **9. Effective Date:** Effective Date of this agreement shall be understood to be the date on which all parties enter into this contract.
- **10. Electronic Transmission:** Any copy of this Agreement, either by facsimile or duplicated via any electronic means, shall have the same force and effect of the original document.
- **11. Counterparts:** This agreement may be executed in counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute the same instrument.
- **12. Assignment of Contract:** This agreement is assignable by the Buyer with written notice to the Seller. The assignee and assignor shall be fully bound to the terms contained herein.

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ials <sup>.</sup>	4

- **13. Irrevocable Offer:** This offer will remain valid, irrevocable and available for the Seller's acceptance until Tuesday May 22, 2018 at 5:00pm ET.
- **14. Risk of Loss**: All risk of loss to the Property, including physical damage or destruction to the Property or its improvements due to any cause except ordinary wear and tear and loss caused by a taking in eminent domain, shall be borne by Seller until the transaction is closed.
- **15. Fair Housing and Non-Discrimination:** All parties acknowledge that this sale and transaction has been conducted without regard to race, color, national origin, religion, sex, familial status, marital status or disability and handicap.
- **16. Venue and Arbitration:** Venue for settlement of disputes will be deemed to be in Circuit Court of St. Joseph County, Michigan.

17. Proposed Use of the Property: A precise narrative description of future use of the property is	
required (attached additional page, if necessary, to complete description):	
	_
	-

**18. Property Improvement and Investment Plan.** A detailed plan of property improvement and investment is required. See attached requirements in Land Contract and its Exhibit "A".

The undersigned Buyer and Seller has read the entire contents of this contract, they agree that all terms of this transaction are contained in this contract, and acknowledge receipt of a copy of it. This offer will remain valid, irrevocable and available for the Seller's acceptance. This is a legally binding agreement; if you do not understand this agreement, consult qualified legal counsel.

Acceptance of the Contract by the Buyer							
*Buyer's Signature: <b>X</b>	Date:	Time:					
Buyer's Printed Name:	Title	o:					
*Buyer's Signature: <b>X</b>	Date:	Time:					
Buyer's Printed Name:	Title	o:					
Company Name:							
*Type of Entity: (please check only one)							
CORPORATION organized under the laws of	the State of						
GENERAL PARTNERSHIP organized under	the laws of the State	of					
LIMITED PARTNERSHIP organized under the	he laws of the State of	f					

Initials:				

LIMITED LIABILITY COMPA	NY organized under the	laws of the State of
INDIVIDUAL(s) resident of the	State(s) of	
OTHER (indicate type of entity a	nd state of organization:	
*Buyer's Address:		
*Telephone:,		
*Email:		_
Seller's Acceptance of the Contract:  The undersigned seller agrees to sell the contract of the contract of the contract.	ne above real estate on	these terms this day of May
2018.		
Seller's Acceptance of the Contract: The	e Three Rivers Housing	Development Corporation, Owner
BY	Date:	Time:
BY	Date:	Time:

This a legally binding contract to purchase real estate, if any party does not understand any portion of this agreement, please contact competent legal counsel.

MEMORANDUM OF LA	ND CONTRACT
THIS MEMORANDUM OF LAND CONTRACT, enter by and between the THREE RIVERS HOUSING DEV corporation, with offices at 333 West Michigan Avenue the "Seller"), and whose address is (hereinafter the "Buyer") is to give record notice of a Lawherein the Seller sold to the Buyer for good and value premises located in the City of Three Rivers, County of the Seller Sold to the Rivers, County of the Rivers of the River	ELOPMENT CORP., a Michigan non-profit, Three Rivers, Michigan 49093 (hereinafter and Contract dated, 2018, uable consideration the following described
IN WITNESS WHEREOF, the parties have signed this and year first above written.	s Memorandum of Land Contract on the day
SELLER: THREE RIVERS HOUSING DEVELOPMENT CORP., a Michigan non-profit corporation	BUYER:
By: John W. Bippus, Its President	
By: Melissa J. Bliss, Its Secretary	

STATE OF MICHIGAN	
COUNTY OF ST. JOSEPH	)SS )
, 2018, by JOH Secretary, respectively, on behalf	nd Contract was acknowledged before me this day of N W. BIPPUS and MELISSA J. BLISS, the President and of the THREE RIVERS HOUSING DEVELOPMENT CORP., on behalf of the corporation, as Seller.
	Notary Public: State of Michigan, County of St. Joseph My Commission Expires:
STATE OF MICHIGAN	
COUNTY OF ST. JOSEPH	SS )
The foregoing Memorandum of Lau, 2018, by	nd Contract was acknowledged before me this day of as Buyer.
	Notary Public: State of Michigan, County of St. Joseph My Commission Expires:
This Instrument Prepared By: J. Patrick O'Malley (P18492)	When Recorded Return To: J. Patrick O'Malley
O'Malley Law Office, P.C.	•
801 Portage Avenue	O'Malley Law Office, P.C. 801 Portage Avenue

#### LAND CONTRACT

<u>Parties</u>	s. This Contra	ct is made as	of this	day o	of	, 2	018, b	etween the THREE
								with offices at 333
West	Michigan							"Seller"), and
addres	ss is							, whose (the "Buyer").
		TERMS	AND CO	NDITIONS	OF THE C	ONTRACT	Γ	
The Se	eller and the I	Buyer agree	as follows:					
1. City of	Description of Three Rivers						e Buye	er real estate in the
commo subject the Pro	t to any applic	s cable building	g and use r	, estrictions	Three River and to any	s, Michiga easement	n 4909 s or zo	93 (the "Property"), ning laws affecting
2.	Terms of Pay	/ment. The fu	ull conside	ration for t	he sale of the	e Property	to the	Buyer is as follows:
(a)	The sum of					(\$		) Dollars,
()	on the signin	g of this Cor	ntract, the	receipt of	which is ack	nowledge	d by Se	eller; and
(b)	•	•	•		•			rsuant to the terms of this Contract.
3. <u>The Seller's Duty to Convey.</u> The Seller will execute and deliver to the Buyer on Buyer's completion of all repairs and improvements, as provided in Exhibit "A" and the issuance of an occupancy permit by the City, a Quit-Claim Deed conveying title to the Property, subject to encumbrances that have accrued or attached since the date of this Land Contract through the acts or omissions of Buyer and/or persons other than the Seller.								
	ller's security presents that	interest in th	ne Property	without t	he Seller's v	ritten con	sent. T	minish the value of the Buyer warrants the Seller's written
5. Proper			-			-		ents levied on the ent and will submit

receipts to the Seller promptly after payment as evidence of payment. The Buyer will also at all times keep the Property insured with the Seller as an additional insured party, in a manner and to an amount

approved by the Seller. Buyer will deliver copies of the policies as issued to the Seller with proof that the premiums are fully paid.

- 6. <u>Acceptance of Title</u>. If Buyer desires title insurance it shall be at the sole expense of Buyer. Buyer acknowledges having the opportunity to investigate Seller's title to the Property and to determine the insurability and marketability of Seller's title. Buyer understands that the Seller, having acquired the Property from the City of Three Rivers after the City acquired the Property from the County of St. Joseph following the County's foreclosure for nonpayment of taxes. The quit-claim deed to be given by Seller to Buyer as provided in Paragraph 3 will convey only Seller's interest in the Property. Seller does not warrant that Seller's title is marketable or insurable.
- 7. <u>Acceptance of the Property</u>. The Buyer has examined the Property including the land, buildings and boundary lines to Buyer's satisfaction and agrees to accept the Property in "AS IS" condition.
- 8. <u>Nonpayment of Taxes or Insurance</u>. If the Buyer defaults in the payment of any insurance premium or tax or special assessment before the date on which interest and penalties accrue or in the delivery of insurance policies as provided in Paragraph 8, the Seller may, at the Seller's sole option, pay the tax, special assessments, or premiums or procure the insurance and pay the premiums. Any amount so paid will be a further lien on the Property immediately payable by the Buyer to the Seller, with interest at the rate of eleven (11%) percent per annum. Any amount so paid will, until repaid by the Buyer, be deemed an increase to the Purchase Price for the purpose of determining any amount the Buyer would have to pay to redeem the Property after forfeiture or foreclosure.
- 9. <u>Assignment</u>. The Buyer shall not assign this Land Contract without the Seller's prior written approval, which approval may be denied for any reason or no reason. Any attempted assignment of this Contract without Seller's written approval shall be void.
- 10. <u>Possession</u>. The Buyer will have the right to possession of the Property from and after the date of this Land Contract. The Buyer will be entitled to retain possession only as long as the Buyer does not default on the terms and conditions of this Land Contract.
- 11. <u>Right to Forfeit</u>. If the Buyer fails to meet the terms and conditions of this Land Contract and Exhibit "A", the Seller, immediately after a default, may declare this Land Contract forfeited and void; retain whatever the Buyer has paid under this Land Contract and all improvements and repairs that may have been made on the Property, together with additions and accretions; consider and treat the Buyer as a tenant holding over without permission; take immediate possession of the Property; and remove and put out the Buyer and all occupants, as permitted by law. If the Seller relies on a Notice of Forfeiture to terminate rights under this Land Contract, the Notice must specify all breaches of this Land Contract and declare the Forfeiture of this Land Contract effective in fifteen (15) days after service unless the money is paid and other breaches are cured within that time.
- 12. <u>Right to Accelerate</u>. If the Buyer fails to meet the terms and conditions of this Land Contract, the default continues for forty-five (45) days or more, and the Seller wants to foreclose this Contract in accordance with Michigan law, the Seller may declare the entire consideration to be provided by Buyer pursuant to Paragraph 2 and Exhibit "A" in default.
- 13. <u>Notice to the Buyer</u>. Any declarations, notices, or papers necessary or proper to terminate, accelerate, or enforce this Contract are rebuttably presumed to have been served on the Buyer if the

instrument has been enclosed in an envelope with first-class postage fully prepaid, addressed to the Buyer at the address set forth in the heading of this Contract or at the latest other address that has been specified by the Buyer and receipted for in writing by the Seller, and deposited in the U.S. mail.

- 14. <u>Removal of Liens</u>. The Buyer will keep the Property free and clear of all liens and encumbrances that arise due to the Buyer's acts or omissions. If the Buyer, by Buyer's acts or omissions, causes or permits any nonpermitted lien or encumbrance to attach and fails to remove it (which, for a construction lien, may be accomplished by bonding off the lien in accordance with the Construction Lien Act) within thirty (30) days after its attachment and a written demand for removal, the Seller will have the right, but not the obligation, to remove the lien or encumbrance at the Seller's expense and to receive prompt payment for the expense with interest at the rate of eleven (11%) percent per annum.
- 15. Applicable Law. This Agreement will be construed in accordance with and governed by the laws of the State of Michigan.
- 16. <u>Successors</u>. This Agreement will bind and inure to the benefit of the Buyer and the Seller and their respective heirs, personal representatives, successors, and assigns.
- 17. <u>Notices</u>. All notices required to be made under this Land Contract will be deemed completed and legally sufficient if mailed by certified mail, return receipt requested, or if delivered personally or by courier service, to the following addresses or another address a party designates in writing:

Melissa J. Bliss, Secretary of Three Rivers Housing Development Corp.,

For the Seller:

19.

	City of Three Rivers, 333 West Michigan Avenue, Three Rivers, MI 49093
For the Buyer:	
	<u>m</u> . A Memorandum of this Land Contract shall be recorded at Buyer's expense ng the execution of this Contract. Neither the Seller nor the Buyer will record this

Land Contract in duplicate on the date noted at the beginning of this Land Contract.

Signatures. The Parties, by their duly authorized representatives have signed and delivered this

SELLER:
THREE RIVERS HOUSING DEVELOPMENT CORP.,
a Michigan non-profit corporation

By: John W. Bippus, Its President

By: Melissa J. Bliss, Its Secretary

STATE OF MICHIGAN	)		
COUNTY OF ST. JOSEPH	)ss )		
The foregoing Land Contract was John W. Bippus and Melissa J. Blis HOUSING DEVELOPMENT, COF the Seller.	ss, the President an	d Secretary respectively, of the Th	IREE RIVERS
		Notary Public: State of Michigan, County of My Commission Expires:	St. Joseph
STATE OF MICHIGAN	)		
COUNTY OF ST. JOSEPH	)ss )		
The foregoing Land Contract was	s acknowledged bef	ore me this day of	, 2017, by , the Buyer.
		Notary Public: State of Michigan, County of My Commission Expires:	St. Joseph

Prepared By: J. Patrick O'Malley (P18492) O'Malley Law Office, P.C. 801 Portage Avenue Three Rivers, MI 49093

### EXHIBIT "A" TO LAND CONTRACT

Seller:	THREE RIVERS HOUSING DEVELOPMENT, CORP.
Buyer	
Prope	ty: Three Rivers, MI 49093
accord	uyer shall repair and improve the Property (referred to in this Exhibit as the "Project") in ance with all requirements of the Code of the City of Three Rivers and all other laws and ions imposed by any governmental authority.
A.	Repairs to the exterior of structure on the Property including yard clean up and landscaping shall have Project priority and shall be completed by, 20 unless a delay is approved in writing by the Seller.
B.	Buyer shall provide photographs of Property including yard area and interior and exterior of dwelling to the Seller prior to the commencement of the Project and when Buyer believes the Project has been completed as required by this Contract.
C.	Driveway: The dwelling must have an asphalt or concrete driveway from the edge of the roadway to the rear edge of the dwelling, or up to the front edge of a garage if one is on e the Property. The driveway surface must be a minimum of 3 inches think and 10 feet wide. If the existing driveway is wider than 10 feet the entire portion of the existing driveway shall be improved with asphalt or concrete to a minimum of 3 inches thick.
D.	Siding: The dwelling shall have a low maintenance siding of either brick, aluminum or vinyl siding. The siding will be done in workman like manner.
E.	Windows: All broken windows, single pane windows of the dwelling shall be replaced with low-e energy star rated vinyl insulated double pane windows.
F.	Doors: All exterior doors of the dwelling shall be replaced with steel or fiberglass insulated doors. Attractive decor accents such as panes or windows will be required on the front door.
G.	Roof: The roof of the dwelling shall be replaced with 25 year or longer shingles and shall accent the exterior siding colors of the dwelling.
Н.	Foundation: All defects in the dwelling's foundation shall be repaired.
I.	Garage or Shed: Each dwelling shall have a functioning garage in good repair or a storage shed of a minimum 8x10 size.

J.	Interior Improvements:					
K.	Utilities/Mechanical: All utilities must be working	g and in good ord	er and pass inspections.			
L.	Interior Finishes: All cabinets, doors, faucets, outlets, and electrical fixtures shall be in goworking order.					
M.	The entire Project shall be completed not later	than	, 20			
•	er's failure to complete the Project within nine (9) r fault under the provisions of Paragraph 11 of the L		date of this Contract shall be			
	LER: EE RIVERS HOUSING DEVELOPMENT CORP., chigan non-profit corporation	BUYER:				
By: J	lohn W. Bippus, Its President					
By:	Melissa J. Bliss, Its Secretary					