File No	o. <u>240373</u>	Committee Item No7 Board Item No			
	COMMITTEE/BOARD OF SUPERVISORS AGENDA PACKET CONTENTS LIST				
	ittee: <u>Budget and Financ</u> of Supervisors Meeting	e Committee Date May 1, 2024 Date			
	Youth Commission Introduction Form	y Cover Letter and/or Report Form et ot Commission			
OTHER (Use back side if additional space is needed) Public Works Memorandum of Understanding 3/31/2023					
		of Understanding 3/31/2023			
	BART Memorandu	n of Understanding 3/31/2023			
	Proposed Expendit				
	_	Availability Letter 1/30/2023			
	Board Motion No. N				
		lo. 612-04 10/07/2004			
		o. 124-05 6/23/2005			
	Board Ordinance N				
	Board Ordinance N				
	Board Ordinance N				
	Board Ordinance N				
	OCII Presentation :	5/1/2024			

Completed by:	Brent Jalipa	Date April 25, 2024	
Completed by:	Brent Jalipa	Date	

Affordable Housing and Sustainable Communities Program - Transbay Block 2 East Fa \$41,011,377]	opment -
² \$41,011,377]	Family -

Resolution authorizing the Mayor's Office of Housing and Community Development ("MOHCD") to execute the Standard Agreements with the California Department of Housing and Community Development ("HCD" or "Department") under the Affordable Housing and Sustainable Communities Program for a total award of \$41,011,377 including \$28,000,000 disbursed by HCD as a loan to the Transbay 2 Family, L.P. a California limited partnership ("Developer") for a 100% affordable housing project at 200 Folsom (commonly known as Transbay Block 2 East), \$7,711,377 to be disbursed as a grant to the Developer for regional transit and infrastructure and programmatic funding near Transbay Block 2 East, and \$5,300,000 to be disbursed as a grant to the City for public transportation improvements near Transbay Block 2 East, for the period starting on the execution date of the Standard Agreements through November 30, 2043; and authorizing MOHCD to accept and expend the grant of up to \$5,300,000 for transportation, streetscape and pedestrian improvements and other transit oriented programming and improvement as approved by HCD.

WHEREAS, The State of California, the Strategic Growth Council ("SGC") and the Department of Housing and Community Development ("Department") issued a Notice of Funding Availability ("NOFA") dated January 30, 2023, as amended March 15, 2023, under the Affordable Housing and Sustainable Communities ("AHSC") Program established under Division 44, Part 1 of the Public Resources Code commencing with Section 75200; and WHEREAS, The SGC is authorized to approve funding allocations for the AHSC Program, subject to the terms and conditions of the NOFA, AHSC Program Guidelines

adopted by SGC on December 15, 2022, ("Program Guidelines"), an application package
released by the Department for the AHSC Program ("Application Package"), and an AHSC
standard agreement with the State of California ("Standard Agreement"), the Department is
authorized to administer the approved funding allocations of the AHSC Program; and

WHEREAS, The AHSC Program provides grants and loans to applicants identified through a competitive process for the development of projects that, per the Program Guidelines, will create new affordable housing and achieve greenhouse gas reductions and benefit disadvantaged communities through increased accessibility to affordable housing, employment centers and key destinations via low-carbon transportation; and

WHEREAS, The AHSC Program requires that joint applicants for a project will be held jointly and severally liable for completion of such project; and

WHEREAS, Developer, requested that the City and County of San Francisco (the "City"), acting by and through the Mayor's Office of Housing and Community Development ("MOHCD"), be a joint applicant for AHSC Program funds for Developer's affordable housing project located at 200 Folsom Street consisting of new construction of a 184-unit 100% affordable multifamily rental housing development affordable to low- to moderate-income households (excluding two manager units), with 40 units set aside for households experiencing homelessness, and 8,406 square feet of commercial space divided into one childcare facility and two community-serving commercial units (the "Project") identified as Transbay Block 2 East Family; and

WHEREAS, The Department of Public Works ("DPW") intends to perform bicycle and pedestrian improvements in the vicinity of the Project (the "DPW Work"), and on March 31, 2023, DPW and MOHCD entered into a Memorandum of Understanding to make commitments related to completion of the DPW Work; and

1	WHEREAS, The Municipal Transportation Agency ("MTA") intends to perform
2	improvements to improve bus service in the vicinity of the Project (the "MTA Work"), and on
3	March 31, 2023, MTA and MOHCD entered into a Memorandum of Understanding to make
4	commitments related to the MTA Work; and
5	WHEREAS, The Developer intends for AHSC grant funds to purchase two San
6	Francisco Bay Area Rapid Transit ("BART") cars and fund improvements to the Embarcadero
7	BART station ("the BART Work") to further reduce greenhouse gas emissions, and on April 3,
8	2023, the Developer and BART entered into a Memorandum of Understanding regarding the
9	BART Work; and
10	WHEREAS, On April 4, 2023, the Board of Supervisors authorized MOHCD to apply for
11	AHSC Program funds and submit an Application Package as a joint applicant with the
12	Developer through Resolution No. 154-23; and
13	WHEREAS, The Project is located on Block 2 of Zone One of the Transbay
14	Redevelopment Project Area and subject to the land use controls set forth in the
15	Redevelopment Plan for the Transbay Redevelopment Project Area (approved by Ordinance
16	No. 124-05 (June 21, 2005) and by Ordinance No. 99-06 (May 9, 2006), and amended by
17	Ordinance No. 84-15 (June 18, 2015), Ordinance No. 62-16 (April 28, 2016), and Ordinance
18	No. 009-23 (January 24, 2023) ("Redevelopment Plan") and Development Controls and
19	Design Guidelines for the Transbay Redevelopment Project Area, as administered and
20	enforced by the Successor Agency to the Redevelopment Agency of the City and County of
21	San Francisco ("Successor Agency"); and
22	WHEREAS, On June 15, 2004, the Board of Supervisors affirmed, by Motion No. 04-
23	67, the certification under the California Environmental Quality Act (California Public
24	Resources Code, Sections 21000 et seq., and the CEQA Guidelines (14 California Code of
25	Regulations, Sections 15000 et. Seq. ("CEQA Guidelines", and collectively "CEQA")) of the

1	Final Environmental Impact Statement/Environmental Impact Report ("Final Environmental
2	Document") for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project
3	("EIS/EIR Project"), which included the Redevelopment Plan; subsequently, the Board of
4	Supervisors adopted, by Resolution No. 612-04 (October 7, 2004), findings that various
5	actions related to the EIS/EIR Project complied with CEQA and the Redevelopment Agency of
6	the City and County of San Francisco Commission adopted, by Resolution No. 11-2005
7	(January 25, 2005), findings and a statement of overriding considerations and a mitigation
8	monitoring and reporting program, adopted in accordance with CEQA; subsequent to the
9	adoption of the Final Environmental Document and the findings, the former Redevelopment
10	Agency of the City and County of San Francisco or the Successor Agency have approved and
11	incorporated ten addenda into the analysis of the Final Environmental Document (as
12	incorporated, the "FEIS/EIR") and made requisite findings under CEQA, a copy of which is on
13	file with the Clerk of the Board of Supervisors in File No. 230261; and
14	WHEREAS, The grant budget includes a provision for indirect costs of up to
15	\$1,951,706.55; and
16	WHEREAS, Through an award letter dated September 1, 2023, the Department made
17	an award in the total amount of \$41,011,377, which includes a \$28,000,000 loan and a
18	\$13,011,377 grant that will be disbursed subject to the terms and conditions of the form
19	Standard Agreement (STD 213) that will result in a loan standard agreement and a grant
20	standard agreement (together the "Standard Agreements"), a copy of which is on file with the
21	Clerk of the Board of Supervisors in File No. 240373; now, therefore, be it
22	RESOLVED, That the Board of Supervisors approves and authorizes MOHCD to enter
23	into the Standard Agreements with the Department, with terms and conditions that AHSC
24	Program funds are to be used for allowable capital asset project expenditures identified in

25

Exhibit A of the Standard Agreements; and, be it

1	FURTHER RESOLVED, That the Board Supervisors authorizes the City to accept and
2	expend the grant funds disbursed under the Standard Agreement and, be it
3	FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of
4	MOHCD (or his designee) to execute and deliver any documents in the name of the City that
5	are necessary, appropriate or advisable to accept and expend the AHSC Program funds from
6	the Department, and all amendments thereto, and complete the transactions contemplated
7	herein and to use the funds for eligible capital asset(s) in the manner presented in the
8	application as approved by the Department and in accordance with the NOFA and Program
9	Guidelines and Application Package; and, be it
10	FURTHER RESOLVED, That all actions authorized and directed by this Resolution and
11	heretofore taken are ratified, approved and confirmed by this Board of Supervisors; and, be it
12	FURTHER RESOLVED, That within thirty (30) days of the Standard Agreements being
13	fully executed by all parties, MOHCD shall provide the final agreement to the Clerk of the
14	Board for inclusion into the official file.
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1	Recommended:			
2				
3	/s/ B Daniel Adams, Director Mayor's Office of Housing and Community Development			
4	Mayor's Office of Housing and Comn	nunity Development		
5				
6	Approved:			
7	<u>/s/</u> London N. Breed, Mayor	<u>/s/</u> Greg Wagner, Controller		
8	London N. Breed, Mayor	Greg Wagner, Controller		
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Fil	le Number:240373 (Provided by Clerk of Board of Supervisors)		
	Grant Resolution Information Form (Effective July 2011)		
	urpose: Accompanies proposed Board of Supervisors resolutions authorizing a Department to accept and spend grant funds.		
Th	ne following describes the grant referred to in the accompanying resolution:		
1.	Grant Title: Affordable Housing and Sustainable Communities Program – Transbay Block 2 Family		
2.	Department: Mayor's Office of Housing and Community Development		
3.	Contact Person: Benjamin McCloskey Telephone: 415-701-5575		
4.	Grant Approval Status (check one):		
	[x] Approved by funding agency [] Not yet approved		
5.	Amount of Grant Funding Approved or Applied for: \$13,011,377		
	n. Matching Funds Required: \$0 o. Source(s) of matching funds (if applicable): N/A		
7a. Grant Source Agency: California Department of Housing and Community Development b. Grant Pass-Through Agency (if applicable): N/A			
8.	Proposed Grant Project Summary: Transportation infrastructure & transit-related amenity improvements		
9.	Grant Project Schedule, as allowed in approval documents, or as proposed: Start-Date: TBD End-Date: 11/30/2043		
10	a. Amount budgeted for contractual services: N/A		
	b. Will contractual services be put out to bid? N/A		
	c. If so, will contract services help to further the goals of the Department's Local Business Enterprise (LBE) requirements? N/A		
	d. Is this likely to be a one-time or ongoing request for contracting out? N/A		
11	a. Does the budget include indirect costs? [x] Yes [] No		
	b1. If yes, how much? \$ Up to \$1,951,706.55 b2. How was the amount calculated? 15% of grant award c1. If no, why are indirect costs not included? [] Not allowed by granting agency [] Other (please explain): c2. If no indirect costs are included, what would have been the indirect costs? N/A		

12. Any other significant grant requirements or comments: $\,\text{N/A}\,$

1

Disability Access Checklist*(Department must forward a copy of all completed Grant Information Forms to the Mayor's Office of Disability)					
13. This Grant is intended for	or activities at (check all that apply)	:			
<pre>[x] Existing Site(s) [] Rehabilitated Site(s) [] New Site(s)</pre>	[] Existing Structure(s) [] Rehabilitated Structure(s) [] New Structure(s)	[] Existing Program(s) or Service(s) [] New Program(s) or Service(s)			
concluded that the project a other Federal, State and loc	14. The Departmental ADA Coordinator or the Mayor's Office on Disability have reviewed the proposal and concluded that the project as proposed will be in compliance with the Americans with Disabilities Act and all other Federal, State and local disability rights laws and regulations and will allow the full inclusion of persons with disabilities. These requirements include, but are not limited to:				
1. Having staff trained in	how to provide reasonable modifica	ations in policies, practices and procedures;			
2. Having auxiliary aids a	and services available in a timely ma	anner in order to ensure communication access;			
have been inspected and	3. Ensuring that any service areas and related facilities open to the public are architecturally accessible and have been inspected and approved by the DPW Access Compliance Officer or the Mayor's Office on Disability Compliance Officers.				
If such access would be ted	chnically infeasible, this is described	I in the comments section below:			
Comments:					
Departmental ADA Coordinator or Mayor's Office of Disability Reviewer:					
Madeleine Sweet (Name)					
Compliance Coordinator – I	Data, Evaluation and Compliance				
Date Reviewed: March 19,	2024	(Signature Required)			
Department Head or Designee Approval of Grant Information Form:					
<u>Daniel Adams</u> (Name)					
<u>Director</u>					
(Title)		DocuSigned by:			
Date Reviewed: 3/20/2024	3:57 PM PDT	Vaniel Adams			
		(Sigrature Required)			

STATE OF CALIFORNIA - DEPARTMENT OF GENERAL	SCO ID:			
SERVICES STANDARD AGREEMENT STD 213 (Rev. 04/2020)	AGREEMENT NUMBER PURCHASING AUTHORITY NUMBER (if applicable 23-AHSC-17972		Y NUMBER (if applicable)	
1. This Agreement is entered into between the Contracting Agency and the	Contractor named below:	'		
CONTRACTING AGENCY NAME DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPM	MENT			
CONTRACTOR'S NAME Mercy Housing California, and City and County of San Francisc	00			
2. The term of this Agreement is:				
START DATE				
Upon HCD Approval				
THROUGH END DATE				
11/30/2043				
3. The maximum amount of this Agreement is: \$13,011,377.00				
4. The parties agree to comply with the terms and conditions of the following	ng exhibits, which are by this	reference made a part of the Agre	eement.	
EXHIBITS TITLE			PAGES	
Exhibit A Authority, Purpose and Scope of Work			5	
Exhibit B Budget Detail and Payment Provisions Exhibit C* State of California General Terms and Conditions			5 GTC - 04/2017	
Exhibit C State of California General Terms and Conditions Exhibit D AHSC Program Terms and Conditions			17	
Exhibit E Project Specific Provisions and Special Terms and Conditions			16	
TOTAL NUMBER OF PAGES ATTACHED			43	
Items shown with an asterisk (*), are hereby incorporated by reference at These documents can be viewed at https://www.dgs.ca.gov/OLS/ReIN WITNESS WHEREOF, THIS AGREEMENT HAS BEEN EXEC	esources			
	CONTRACTOR			
CONTRACTOR NAME (if other than an individual, state whether a	a corporation, partnership,	etc.)		
See Attached				
CONTRACTOR BUSINESS ADDRESS	CITY	STATE	ZIP	
See Attached	See Attac	12	See Attached	
DDINTED NAME OF DEDOON CICNING		TITLE		
PRINTED NAME OF PERSON SIGNING See Attached		See Attached	TITLE	
		See Allacheu		
CONTRACTOR AUTHORIZED SIGNATURE		DATE SIGNED	DATE SIGNED	
See Attached		See Attached	See Attached	
SI	TATE OF CALIFORNIA	ı		
CONTRACTING AGENCY NAME				
Department of Housing and Community Development				
CONTRACTING AGENCY ADDRESS	CITY	STATE	ZIP	
2020 W. El Camino Ave., Suite 130		nto CA	95833	
		TITLE		
PRINTED NAME OF PERSON SIGNING		Contracts Office	Contracts Office Manager, Contract Services Section	
CONTRACTING AGENCY AUTHORIZED SIGNATURE		DATE SIGNED	DATE SIGNED	
California Department of General Servi	ices Approval (or exemption	on, if applicable)		

Exempt per; SCM Vol. 1 4.04.A.3 (DGS memo dated 06/12/1981)

STATE OF CALIFORNIA STANDARD AGREEMENT

STD 213 (Rev. 06/03)

Mercy Housing California City and County of San Francisco 23-AHSC-17972

Page 2 of 2

CONTRACTOR

Mercy Housing California a California nonprofit public benefit corporation	
Ву:	Date:
Ramie Dare Vice President	
Address:	
1256 Market Street San Francisco, CA 94102	
City and County of San Francisco a municipal corporation, acting by and through t	he Mayor's Office of Housing and Community Development
Ву:	Date:
Eric D. Shaw Director, Mayor's Office of Housing and Comn	
Address:	
1 South Van Ness Avenue, 5th Floor San Francisco, CA 94103	

EXHIBIT A

AUTHORITY, PURPOSE AND SCOPE OF WORK

1. <u>Authority & Purpose</u>

This Standard Agreement, STD 213, (hereinafter "Agreement") is the result of the Recipient's application ("Application") for funding under the Affordable Housing and Sustainable Communities Program ("Program") pursuant to:

- A. Part 1 of Division 44 of the Public Resources Code (commencing with Section 75200);
- B. The Round 7 Program Guidelines dated December 15, 2022 (the "Guidelines"), issued by the State of California, Strategic Growth Council ("SGC") and as may be amended from time to time; and
- C. The Program's Notice of Funding Availability ("NOFA") issued by the Department Housing and Community Development (hereinafter the "Department" or "HCD"), is dated January 30, 2023. References to the NOFA shall include any updates and amendments made thereto.

The Application and the Project Report dated as of the date specified in provision Ex. A-E.1 of Exhibit E of this Agreement (the "Project Report") including all representations made therein, are hereby incorporated in this Agreement by this reference.

By entering into this Agreement and thereby accepting the award of Program grant funds as detailed in the award letter dated as of the date specified in provision Ex. A-E.2 of Exhibit E ("Award Letter") ("Grant"), the Recipient agrees to comply with applicable statutory law, Guidelines, the NOFA, and this Agreement, and to abide by the representations made in the Application, and the terms and conditions of the Disbursement Agreement, which is more particularly described in Exhibit B, Section 6 of this Agreement.

2. <u>Definitions</u>

Capitalized terms herein shall have the meaning of the definitions set forth in the Guidelines, and page 1 of this Exhibit A, in addition:

"Development" refers to the residential rental Affordable Housing Development described in the Application and meeting the criteria set forth in the Project Report

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant

City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 2 of 5

EXHIBIT A

providing the affordable housing units, as described therein, in consideration of the award of Program funds. The Development shall meet all the criteria as set forth in the Guidelines.

"Recipient" refers to the entity or entities submitting the Application or to a related entity approved by the Department entering into this Agreement and identified as "Contractor" on page 1 to this Agreement (STD 213). In the case of joint applicants, "Recipient" shall also refer to each applicant or the Department-approved assignee of such applicant. Each joint applicant shall be jointly and severally liable for all obligations of a Recipient as set forth herein.

Any reference to a specific "Section" or "section" of the Guidelines shall initially refer to that specific numbered section of the Guidelines adopted on and dated December 15, 2022. Notwithstanding, if and when SGC amends any portion of the Guidelines, all references herein to any such portion of the Guidelines shall be deemed to refer to the updated version of the Guidelines, either in whole or in part, as may be applicable. To the extent that any Guidelines section or sections (Section or Sections) provision is or are amended, and thereafter receive(s) a new Guidelines section number(s), any reference herein to the old Guidelines section(s) number(s) shall be interpreted to refer instead to the Guidelines section(s) that is (or are) intended to replace the content and substance of the former Guidelines section(s).

3. Scope of Work

The Scope of Work ("Work") for this Agreement shall consist of one or more of the following categories, by or on behalf of the Recipient, within the Program Project Area as detailed in provision A-E.3 of Exhibit E of this Agreement, and the Project Report:

Housing Related Infrastructure (HRI)
Program Costs (PGM)
Sustainable Transportation Infrastructure (STI)
Transportation-Related Amenities (TRA)

The Department, the Recipient and other parties as required by the Department shall enter into a Disbursement Agreement governing among other things the disbursement of Program funds as more particularly described in Exhibit B, Section 6 hereto.

Affordable Housing and Sustainable Communities (AHSC) Program

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City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 3 of 5

EXHIBIT A

At the request of the Department, Recipient shall provide further and additional evidence sufficient to demonstrate the existence and/or completion of the items listed in the Project Report for which the Recipient's Application received points. Failure to provide such evidence to the reasonable satisfaction of the Department may result in a re-evaluation of the Application and the reductions or cancellation of the amount of the grant award or may require repayments of any disbursed Program funds and the disencumbrance of Program funds awarded.

The Development that is identified in the Award Letter and described in the Application, and that is supported by the HRI Work, if any, and which is to be developed and constructed by the Recipient, or other developer on behalf of the Recipient, contains the unit mix set forth in provision Ex A-E.4 of Exhibit E of this Agreement.

A. HRI

The Scope of Work for this Agreement for Housing-Related Infrastructure ("HRI Work") is as set forth in provision Ex. A-E.5 of Exhibit E of this Agreement. The HRI Work is necessary for the development of the Development. The Recipient is responsible for and shall ensure the completion of the HRI Work and the completion and occupancy of the Development in accordance with the criteria set forth above and in the Project Report. The Department reserves the right to review and approve all HRI Work to be performed by the Recipient, or contracted by the Recipient, in relation to this Agreement. Any revision to the HRI Work shall be submitted in writing for review and approval by the Department and shall require an amendment to this Agreement.

B. Program Costs

The Scope of Work for this Agreement for Program Costs ("PGM Work") is as set forth in provision Ex. A-E.6 of Exhibit E of this Agreement.

The Recipient is responsible for and shall ensure the completion of the PGM

Work associated with the Program Costs in accordance with the criteria set forth above and in the Project Report. The Department reserves the right to review and approve all PGM Work to be performed by the Recipient, or contracted by the Recipient, in relation to this Agreement. Any revision to the PGM Work shall be submitted in writing for review and approval by the Department and shall require an amendment to this Agreement.

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant

EXHIBIT A

C. Sustainable Transportation Infrastructure

The Scope of Work for this Agreement for Sustainable Transportation Infrastructure ("STI Work") is as set forth in provision Ex. A-E.7 of Exhibit E of this Agreement.

The Recipient is responsible for and shall ensure the completion of the STI Work in accordance with Program requirements, the Application, and the criteria set forth in the Project Report. The Department reserves the right to review and approve all STI Work to be performed by the Recipient in relation to this Agreement. Any revision to the STI Work shall be submitted in writing for review and approval by the Department and shall require an amendment to this Agreement.

D. Transportation-Related Amenities

The Scope of Work for this Agreement for Transportation-Related Amenities ("TRA Work") is as set forth in provision Ex. A-E.8 of Exhibit E of this Agreement. The Recipient is responsible for and shall ensure the completion of the TRA Work in accordance with the criteria set forth above and in the Project Report. The Department reserves the right to review and approve all TRA Work to be performed by the Recipient in relation to this Agreement. Any revision to the TRA Work shall be submitted in writing for review and approval by the Department and shall require an amendment to this Agreement.

4. Criteria Applicability

Based on the points awarded to its Application, Recipient assures the Department of the existence of the criteria of Section 107 of the Guidelines as set forth in provision Ex. A-E.9 of Exhibit E of this Agreement.

A. GHG Emissions Reductions Estimate

Based on the inputs in the Application, the estimated total MTCO2e over the life of the project is detailed in provision Ex. A-E.10 in Exhibit E of this Agreement. Information on this Project's GHG scoring data can be located on SGC's website in a document called Round 7 Data for Public Release.

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant

City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 5 of 5

EXHIBIT A

5. Performance Milestones

Recipient shall ensure the completion of the Performance Milestones set forth in provision Ex. A-E.11 of Exhibit E of this Agreement by the designated dates contained therein. When Recipient misses or anticipates missing a Performance Milestone deadline, Recipient shall notify the Department in writing as soon as is reasonably practicable. In this notification, Recipient shall explain why the deadline has been or will likely be missed; provide a status update relative to the other Performance Milestone deadlines; and provide assurances that it will meet the remaining Performance Milestone deadlines. Recipient's failure to provide a timely written notification shall be considered a default under this Agreement.

6. HCD Contract Coordinator

The HCD Contract Coordinator of this Agreement for the Department is the Division of State Financial Assistance Loan Closing AHSC Program Manager, or the Manager's designee. Unless otherwise informed, any notice, report, or other communication required by this Agreement shall be mailed by first class to the HCD Contract Coordinator at the following address:

Loan Closing AHSC Program Manager Division of State Financial Assistance - Loan Closing Branch Department of Housing and Community Development P.O. Box 952054 Sacramento, California 94252-2054

7. Recipient Contact Coordinator

The Recipient's Contract Coordinator for this Agreement is listed in provision Ex. A-E.12 of Exhibit E of this Agreement.

Affordable Housing and Sustainable Communities (AHSC) Program

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EXHIBIT B

BUDGET DETAIL AND PAYMENT PROVISIONS

1. Project Sources and Uses

The sources and uses ("Sources and Uses") set forth in this Exhibit B contains the cost items for the design, development and construction of the approved Work. Recipient agrees that any cost overruns or increases resulting in a total cost exceeding that set forth therein shall be the responsibility of Recipient.

2. Contract Amount

- A. For the purposes of performing the Work, the Department agrees to provide the Grant in the aggregate amount identified on page 1, number 3 of this Agreement (STD 213) in the form of a grant for the uses identified in the Sources and Uses. In no instance shall the Department be liable for any costs for the Work in excess of this Grant amount, or for any unauthorized or ineligible costs.
 - For the purposes of performing the Work related to the HRI, as set forth in provision Ex. A-E.5 of Exhibit E of this Agreement, the Department agrees to provide the amount set forth in provision Ex. B-E.1 of Exhibit E of this Agreement, in the form of a grant for the uses identified in the Sources and Uses. In no instance shall the Department be liable for any costs for the Work in excess of this amount, or for any unauthorized or ineligible costs.
 - 2) For the purposes of performing the Work related to the PGM, as set forth in provision Ex. A-E.6 of Exhibit E of this Agreement, the Department agrees to provide the amount set forth in provision Ex. B-E.2 of Exhibit E of this Agreement, in the form of a grant for the uses identified in the Sources and Uses. In no instance shall the Department be liable for any costs for the Work in excess of this amount, or for any unauthorized or ineligible costs.
 - 3) For the purposes of performing the Work related to the STI, as set forth in provision Ex. A-E.7 of Exhibit E of this Agreement, the Department agrees to provide the amount set forth in provision Ex. B-E.3 of Exhibit E of this Agreement in the form of a grant for the uses identified in the Sources and

Affordable Housing and Sustainable Communities (AHSC) Program

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City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 2 of 5

EXHIBIT B

Uses. In no instance shall the Department be liable for any costs for the Work in excess of this amount, or for any unauthorized or ineligible costs.

- 4) For the purposes of performing the Work related to the TRA, as set forth in provision Ex. A-E.8 of Exhibit E of this Agreement, the Department agrees to provide the amount set forth in provision Ex. B-E.4 of Exhibit E of this Agreement, in the form of a grant for the uses identified in the Sources and Uses. In no instance shall the Department be liable for any costs for the Work in excess of this amount, or for any unauthorized or ineligible costs.
- B. The Department may approve a request from the Recipient to reallocate funds between authorized activities and itemized amounts stated in the budget for the designated grant Work, except where Scoring Criteria, total point scores, or overall ranking of the Project is impacted. Reallocation of funds between authorized activities that impact any of these areas will not be allowed. Changes in aggregate of ten percent or less, of the total grant amount between activity categories during the term of this Agreement, and expenditures pursuant thereto, may be made only after the Department's express written approval, but do not require a written amendment to this Agreement.

3. Other Funding Sources

Where the Sources and Uses set forth in this Exhibit B identify funds other than Program funds, those funds shall be expended and applied to Project costs as provided therein. Recipient agrees that it will make best efforts to ensure that the other funds specified in the Sources and Uses are available for disbursement as provided in this Exhibit and approved for the use specified in the Sources and Uses, except to the extent the Sources and Uses may be updated and modified by the Disbursement Agreement described below. The Recipient shall provide evidence and assurance of the commitment and availability of such other sources of funding identified in the Sources and Uses as provided in the Disbursement Agreement. The terms and conditions of all construction financing to be used in conjunction with the Program funds shall be subject to the Department's review and approval.

4. <u>Completion Dates</u>

A. Program funds must be disbursed no later than September 30, 2028.

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant

EXHIBIT B

- B. All un-disbursed funds remaining as of September 30, 2028, shall be disencumbered.
- C. All invoices for payment must be submitted to the Department no later than March 30, 2028].
- D. This Agreement shall expire on November 30, 2043.

5. Method of Payment

- A. Payment shall be made as reimbursed progress payments as set forth in the Disbursement Agreement. Recipient shall request payment for work completed on forms provided by the Department and subject to such documentation as the Department may require.
- B. The Department shall not authorize payments unless it determines that the Program funds shall be expended and disbursed in compliance with the terms and provisions of the Guidelines, the NOFA, this Agreement and the Disbursement Agreement.

6. Disbursement Agreement

- A. The Recipient, the Department and such other parties as may be reasonably required by the Department, shall enter into a Disbursement Agreement in a form provided by the Department. The Disbursement Agreement shall contain a specific description of the Work, an updated table of Sources and Uses, and the specific terms and conditions for the disbursement of Program funds. In the event of a conflict between this Agreement and the Disbursement Agreement, as determined by the Department, the terms of the Disbursement Agreement, being the later and more specific document, shall govern; provided however, that no resolution of any such conflict shall be contrary to, or result in a waiver or violation of, the Guidelines or the NOFA.
- B. The requirement for a Disbursement Agreement, set forth in this paragraph, may be waived by the Department where, at its sole discretion, it determines that:
 - 1) Satisfactory completion of the Work has occurred,

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- 2) Proper disbursement and use of Program funds have occurred,
- 3) Performance of, and compliance with, all the obligations, terms and conditions of this Agreement have occurred, and,
- 4) Compliance with all applicable statutes, laws, guidelines, and regulations, all have been or will be achieved without the execution of a Disbursement Agreement. The Department may require the submittal by the Recipient of such information, records, documents, certificates and other material, as it deems necessary to make this determination.
- C. Payee Data Record Form must be filled out by each Recipient receiving grant funds. All payee(s) receiving Grant funds are listed in provision Ex. B-E.5 of Exhibit E of this Agreement.

SOURCES AND USES - HRI PROJECT BUDGET

Sources and Uses for the HRI Work are as set forth in provision Ex. B-E.6 of Exhibit E of this Agreement.

SOURCES AND USES – PROGRAM COSTS PROJECT BUDGET

Sources and Uses for the PGM Work are as set forth in provision Ex. E-B.7 of Exhibit E of this Agreement.

SOURCES AND USES - STI PROJECT BUDGET

Sources and Uses for the STI Work are as set forth in provision Ex. E-B.8 of Exhibit E of this Agreement.

<u>SOURCES AND USES – TRA</u> <u>PROJECT BUDGET</u>

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Sources and Uses for the TRA Work are as set forth in provision Ex. E-B.9 of Exhibit E of this Agreement.



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AHSC PROGRAM TERMS AND CONDITIONS

GENERAL

1. <u>Effective Date, Commencement of Work and Completion Dates</u>

This Agreement is effective upon approval by all parties and the Department, which is evidenced by the date signed by the Department on page one, Standard Agreement, STD 213 (the "Effective Date"). The Recipient agrees that neither the construction of the Development nor the Work has commenced as of the deadline for submittal of applications set forth in the Notice of Funding Availability. The Recipient agrees that the Work shall be completed as specified in this Agreement, and as set forth in the Project Report, incorporated in this Agreement by reference subject to the Agreement expiration date specified on page 1, number 2, of this Agreement (STD 213), and in Exhibit B, unless a written request for an extension is submitted and written approval by the Department is provided within 90 days prior to the expiration date of the Agreement. Any extension to the expiration date shall require an amendment to this Agreement.

2. <u>Termination</u>

Notwithstanding any other provision of this Agreement, the Department may terminate this Agreement at any time for cause by giving at least 14 days' notice in writing to the Recipient. Cause shall consist of violations by Recipient of any General or Special Terms and Conditions of this Agreement. Upon termination of this Agreement, unless otherwise approved in writing by the Department, any Program Grant funds received by the Recipient shall be returned to the Department within 14 days of the Notice of Termination. In the event of withdrawal of the Department's expenditure authority, all obligations of the Department to continue funding any amounts, whether for the benefit of Recipient or any other persons, shall fully and immediately cease and terminate, and the Department shall thereafter have no duty or obligation to undertake or perform any act that it is not legally or practically able to. Department makes no representation or warranty, express or implied, to Recipient or any other persons that all or any portion of the Program Grant Documents will be enforceable after the withdrawal of the Department's funding authority.

3. <u>Program Grant Documents</u>

In addition to this Agreement, the Recipient shall execute and enter into a Disbursement Agreement which shall govern the terms, disbursement and use of the Program funds, the Covenant described below, and other additional agreements and documents, as the

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Department may deem reasonable and necessary to meet the requirements of the Program and the terms and conditions of this Agreement. The Department may request, and if requested, the Recipient shall agree to and record a performance deed of trust ensuring the completion of the Work. Said performance deed of trust shall be recorded against the entire legal parcel underlying the object which it ensures is being constructed.

4. <u>Covenant Regarding the Development</u>

Prior to the disbursement of Program funds, the Recipient shall enter into a written Covenant Regarding the Affordable Housing Development ("Covenant") with the Department, and including such other parties as the Department may reasonably require, which shall require the development and construction of the Development with, the number of units and the number of bedrooms per unit, the extent and depth of affordability, as set forth in the Project Report and Exhibit A, and other uses and amenities for which points were granted to the Application. The Covenant shall be recorded against the parcel or parcels of real property on which the Development is to be located and shall be binding on all successors, transferees, and assignees acquiring an interest in the Development as follows:

- A. For rental affordable housing developments, the Covenant shall require the continuation of the affordability of the Development for a period of not less than 55 years from the date of the filing of a Notice of Completion for the Development.
- B. For homeownership affordable housing developments, the Covenant shall require the continuation of the affordability for a period of no less than 30 years from the date of a filing of a Notice of Completion for the Development. The affordability will be ensured through a resale restriction or equity sharing upon resale.
- C. The Department may waive this requirement for the Covenant upon the Department's determination that sufficient protections are in place to ensure the development and continued operation and occupancy of the Development in accordance with this Agreement.
- D. In addition to the Covenant, the Department may request, and if requested, the Recipient shall agree to and record a performance deed of trust ensuring the completion of the Work. Said performance deed of trust shall be recorded against the entire legal parcel underlying the object which it ensures is being

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constructed. Alternatively, the Department may require that the Covenant contain a power of sale clause, which may be exercised if the Work is not timely completed, or in the event of an uncured breach of this Agreement.

5. <u>Site Control</u>

The Recipient shall ensure that Site Control of the real property associated with the Work is sufficient to meet the requirements of the Program. This shall include, but not be limited to, sufficient control to ensure the timely commencement and completion of the Work as determined by the Department. Site control of the real property on which the Work will occur may be evidenced by one of the following:

- A. Fee title;
- B. A leasehold interest on the property with provisions that enable the lessee to make improvements on and encumber the property provided that the terms and conditions of any proposed lease shall permit, prior to grant funding, compliance with all program requirements;
- C. An enforceable option to purchase or lease which shall extend through the anticipated date of the Program award as specified in the NOFA;
- D. An executed disposition and development agreement, right of way, or irrevocable offer of dedication to a Public Agency;
- E. An executed encroachment permit for construction of improvements or facilities within the public right of way or on public land;
- F. An executed agreement with a public agency that gives the applicant exclusive rights to negotiate with the agency for the acquisition of the site, provided that the major terms of the acquisition have been agreed to by all parties; or
- G. A land sales contract or enforceable agreement for acquisition of the property.

The Recipient shall also obtain all licenses, easements and rights-of-way or other interests required for completion of the Work and provide evidence of such instruments prior to the first disbursement of Program funds.

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6. <u>Appraisals</u>

Recipient shall, at the request of the Department, provide an appraisal of the real property to be acquired as part of the Work, prepared in a form, and by a qualified appraiser, acceptable to the Department.

7. Relocation Plan

If there is, or will be any residential or commercial displacement directly or indirectly caused by the Work, as defined in state law, the Recipient shall provide a relocation plan conforming to the requirements of state law and the regulations adopted by the Department in California Code of Regulations, Title 25, section 6000 et seq. The project and/or the development budget shall contain sufficient funds to pay all costs of relocation benefits and assistance as set forth in the relocation plan accepted by the Department. Should a relocation plan not be required, Recipient must provide documentation for Department approval that there are no relocation requirements.

8. Article XXXIV

The Recipient shall deliver to the Department satisfactory evidence that the requirements of Article XXXIV of the California Constitution are inapplicable or have been satisfied.

9. Environmental Conditions

The Recipient shall provide to the Department the following:

- A. All Environmental Site Assessment ("ESA") Reports (to include Phase I, II, III, supplemental or update assessments and reports) for the Work, in conformance with ASTM Standard Practice E 1527, evaluating whether the Work is affected by any recognized environmental conditions.
- B. Documentation and/or a certification satisfactory to the Department that all ESA Report recommendations including remediation and/or mitigation work have been completed.
- C. Mitigation requirements required as a result of the Final Environmental Impact Report ("EIR") or Mitigated Negative Declaration if applicable and evidence

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satisfactory to the Department that all mitigation requirements have been satisfied.

10. <u>Compliance with State and Federal Laws, Rules, Guidelines and Regulations</u>

The Recipient agrees to comply with all State and Federal laws, rules and regulations that pertain to construction, health and safety, labor, fair employment practices, equal opportunity, and all other matters applicable to the Work, the Recipient, it's Contractors or Subcontractors, and any Grant activity.

11. <u>Litigation</u>

- A. If any provision of this Agreement, or an underlying obligation, is held invalid by a court of competent jurisdiction, such invalidity, at the sole discretion of the Department, shall not affect any other provisions of this Agreement and the remainder of this Agreement shall remain in full force and effect. Therefore, the provisions of this Agreement are, and shall be, deemed severable.
- B. The Recipient shall notify the Department immediately of any claim or action undertaken by or against it, which affects or may affect this Agreement or the Department, and shall take such action with respect to the claim or action as is consistent with the terms of this Agreement and the interests of the Department.

12. Milestones

Recipient shall ensure the completion of the Performance Milestones set forth in the Project Report and Exhibit A of this Agreement, and as further set forth in the Disbursement Agreement by the designated dates. Recipient shall timely inform the Department when a milestone is missed or at risk of being missed, provide an update of these timelines and provide assurances from the Recipient for timely completion of the remaining Milestones. Failure to timely notify the Department shall be considered a default under this Agreement.

13. Insurance

The Recipient shall have and maintain in full force and effect forms of insurance, at such levels and for such periods, in accordance with the Disbursement Agreement.

14. Change of Conditions

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Notwithstanding the Department's obligation to provide payments pursuant to Exhibit B hereof, the Department reserves the right to evaluate the Recipient's need for Program funds based on new information or funding sources associated with the Work. If the Department determines that the Program funds, or a portion thereof, are no longer necessary to complete the Work, the Department may reduce the amount of the Grant accordingly. In the event the Department determines the Work is no longer financially feasible, any Grant commitment issued by the Department and this Agreement may be terminated.

15. Obligations of Recipient with Respect to Certain Third-Party Relationships

The Recipient shall remain fully obligated under the provisions of this Agreement, notwithstanding its designation of any third party or parties for the undertaking of all or any part of the Work with respect to which assistance is being provided under this Agreement. The Recipient shall comply with all lawful requirements of the Department necessary to ensure the completion, occupancy and use of the Work in accordance with this Agreement.

16. Waivers

No waiver of any breach of this Agreement shall be held to be a waiver of any prior or subsequent breach. The failure of the Department to enforce at any time the provisions of this Agreement or to require at any time performance by the Recipient of these provisions shall in no way be construed to be a waiver of such provisions nor to affect the validity of this Agreement or the right of the Department to enforce these provisions.

17. Identity of Interests

As a condition of disbursement, Recipient shall execute a Certificate of Identity of Interest ("Certificate") listing all relationships constituting an identity of interest with entities providing goods or services in connection with Recipient's performance of the Work. The Certificate shall be in a form provided by the Department. At the Department's request, Recipient shall submit contracts, instruments, documents, correspondence, or other writings relating to Recipient's relationship with entities listed in the Certificate. The existence and nature of such relationships shall be subject to the review and approval of the Department and to the extent necessary to ensure compliance with Program requirements and this Agreement.

DESIGN REQUIREMENTS

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18. Architect

The Recipient shall utilize the services of an architect and/or an engineer to provide professional design and engineering services for the Work. The contract shall require an architect and/or an engineer to supervise the construction work, conduct periodic site visits, prepare periodic inspection reports, verify the validity of the construction contractor's payment requests, prepare or review change orders, and, upon completion of construction, provide the certification described in paragraph 33 of these Program Terms and Conditions. At the request of the Department, Recipient shall submit any and all contracts for these services to the Department for its review and approval.

19. Plans and Specifications and Project Cost Estimates

At the request of the Department, the Recipient shall submit plans and specifications and project cost estimates for the Work to the Department for its review and approval. The Work shall be constructed in substantial compliance with the plans and specifications, subject to any change order(s) accepted by the Department where such acceptance is required.

20. Reasonable Development Costs

At the request of the Department, the Recipient shall provide evidence acceptable to the Department that the total costs of the Work are reasonable and necessary for the proposed improvements. To verify cost reasonableness, the Department may require qualified third-party verification of cost, evidence of the competitive bidding of major cost components and appraisals.

21. Adaptability and Accessibility

The Work shall comply with all applicable federal, state and local laws regarding adaptability and accessibility for persons with disabilities in the design, construction and rehabilitation of projects.

22. Acoustics Report

Upon request, the Recipient shall provide the Department with an acoustics report for the Affordable Housing Development in form acceptable to the Department.

23. Approval by Public Works Department

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Where approval by a local public works department, or its equivalent, is required for the Work, the Recipient must submit, prior to the disbursement of Grant funds, a statement from that department, or other documentation acceptable to the Department, indicating that the Work has been approved by that department.

CONSTRUCTION REQUIREMENTS

24. Construction Contract

Except for work performed by its own employees, the Recipient shall enter into a written construction contract or contracts ("Construction Contract(s)") with a duly licensed contractor or contractors ("Contractor(s)") for the construction activities of the Work. The Construction Contract(s) shall require, where applicable, prevailing wages be paid in conformance with Labor Code section 1720 et seq. and applicable provisions of this Agreement. The Construction Contract(s) and any amendments thereto shall be subject to the prior approval of the Department.

25. Contractor's Assurance of Completion

The Contractor(s) shall provide security to assure completion of the Work by furnishing the Recipient with Performance and Payment Bonds, or a Letter of Credit, which shall remain in effect during the entire term of the Construction Contract(s), and which shall be in a form and from an issuer which is acceptable to the Department. The Performance Bond shall be in an amount at least equal to 100 percent of the approved construction costs included in the Construction Contract(s) to provide security for the faithful performance of the Construction Contract(s) including a warranty period of at least 12 months after completion. The Payment Bond shall be in an amount at least equal to 100 percent of the approved construction costs included in the Construction Contract(s) to provide security for the payment of all persons performing labor on the Work and furnishing materials in connection with the Construction Contract. A Letter of Credit shall be in an amount equal to at least 20 percent of the approved construction costs included in the Construction Contract(s), in the form of an unconditional irrevocable, stand-by letter of credit. The Department shall be named as an additional obligee in the Bonds or an additional beneficiary under the Letter of Credit.

26. Prevailing Wages

Pursuant to Section 113 of the Guidelines, Recipient will ensure compliance with State Prevailing Wage Law (Labor Code Sections 1720-1781).

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27. Construction Phase Information

If requested by the Department, the Recipient shall provide the Department:

- A. Information during the construction period, including but not limited to all change orders and modifications to the construction documents, and all inspection reports of the Work. Upon written notice to Recipient, the Department may require its advance written approval of all future change orders and modifications. Deviations from the plans and specifications which have the effect of reducing the quality, life or utility of a specified item or system must receive the prior written approval of the Department. Should change orders be submitted to the Department for its approval, they shall be deemed accepted if not rejected in writing within 10 business days of receipt by the Department. Recipient shall not authorize or approve any change orders rejected by the Department where the Department's approval is required.
- B. Information during the construction period including but not limited to all change orders and modifications to the construction documents, all inspection reports prepared by the Development architect and other consultants, and information relative to the Development income, expenses, occupancy, relocation benefits and expenses, contracts, operations and conditions of the Housing Development. Upon written notice to Recipient, the Department may require its advance written approval of all future change orders and modifications. Deviations from the plans and specifications which have the effect of reducing the quality, life or utility of a specified item or system must receive the prior written approval of the Department. Should change orders be submitted to the Department for its approval, they shall be deemed accepted if not rejected in writing within 10 business days of receipt by the Department. Recipient shall not authorize or approve any change orders rejected by the Department where the Department's approval is required.

28. Signage

- A. Recipient shall place signs on the construction site for the Work stating that the Department is providing financing through the Program in an appropriate location(s), typeface and size containing the message set forth in provision Ex. E-D.1 of Exhibit E of this Agreement.
- B. The sign shall be maintained in a prominent location visible and legible to the public through construction completion. If the job sign includes the

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acknowledgment and/or logo of one or more other public lenders or grantors, the acknowledgement and logos required by this Paragraph 28 shall also be displayed in a similar size and layout. Copies of the Department, SGC and California Climate Investments ("CCI") logos can be obtained by contacting the HCD Contract Coordinator.

C. Upon installation of the sign, the Recipient shall submit a digital photograph thereof to the Department. The Recipient will also provide the Department, upon its request, with copies of any photographs that may be taken of the Work by or on behalf of the Recipient or its architect. The Recipient will provide an acceptable written consent and release agreement authorizing use of said photographs, all at no expense to the Department.

INSPECTION OF GRANT ACTIVITIES

29. <u>Site Inspection</u>

The Department reserves the right, upon reasonable notice, to inspect the Work site and any structures or other improvements thereon to determine whether the Work site meets the requirements of Program and this Agreement. If the Department reasonably determines that the site is not acceptable for the proposed Work in accordance with the Guidelines, the Department reserves the right to cancel its funding commitment and this Agreement.

30. Work Inspection

- A. The Department and any authorized representative of the Department shall have the right, during construction and thereafter, to enter upon and inspect the construction of the Work to ensure that the construction is being and has been performed in accordance with the applicable Federal, State, and /or local requirements, the Guidelines and the terms of this Agreement. Such right to inspect shall include, but shall not be limited to, the right to inspect all work done, all materials and equipment used or to be used, and all books and records, including payroll records, maintained in connection with the construction work. Such right of inspection shall be exercised in a reasonable manner.
- B. The Recipient shall be required to correct all circumstances found by such inspections not to conform to the applicable Program requirements, and to withhold payment to the Contractor and/or Subcontractor(s) until action(s) to

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correct the non-conforming circumstances is/are corrected by the Recipient and approved by the Department.

- C. The Department reserves the right to withhold payment for any costs found not to conform to applicable Program requirements until such actions have been taken to correct the non-conforming circumstances and such corrective actions have been approved by the Department.
- D. The Department shall have no affirmative duty to inspect the Work and shall incur no liability for failing to do so. Once having undertaken any inspection, neither the Department, nor any representative of the Department shall incur any liability for failing to make any such inspection properly, or for failing to complete any such inspection. The fact that such inspection may or may not have occurred shall not relieve the Recipient, the contractor, the construction lender, the architect, the structural engineer, the locality or anyone else of any obligation to inspect the Work.

31. Audit/Retention and Inspection

- A. The Department, its representatives or employees, or its delegatee shall have the right to review, obtain, and copy all records pertaining to performance of the Agreement. Recipient shall provide the Department or its delegatee with any relevant information requested and shall permit the Department or its delegatee access to its premises, upon reasonable notice, during normal business hours for the purpose of interviewing employees and inspecting and copying such books, records, accounts, and other material. Recipient further agrees to maintain such records for a minimum period of four years after final payment under the Agreement, unless a longer period of records retention is stipulated.
- B. Payment for any cost which is not authorized by this Agreement or which cannot be adequately documented shall be disallowed and must be reimbursed to the Department or its designee by the Recipient.
- C. At any time during the term of this Agreement, the Department may perform or cause to be performed a financial audit of any and all phases of the Work. At the Department's request, the Recipient shall provide, at its own expense, a financial audit prepared by a certified public accountant.

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- D. The audit shall be performed by a qualified State, Department, local or independent auditor. The Agreement for audit shall include a clause which permits access by the Department to the independent auditor's working papers.
- E. If there are audit findings, the Recipient shall submit a detailed response to the Department for each audit finding. The Department will review the response and, if it agrees with the response, the audit process ends, and the Department will notify the Recipient in writing. If the Department is not in agreement, the Recipient will be contacted in writing and will be informed as to the corrective actions required to cure any audit deficiencies. This action could include the repayment of disallowed costs or other remediation.
- F. If so directed by the Department upon termination of this Agreement, the Recipient shall cause all records, accounts, documentation and all other materials relevant to this Agreement to be delivered to the Department as depository.

COMPLETION OF CONSTRUCTION

32. Relocation Plan Implementation Report

The Recipient shall provide a report, in a form acceptable to the Department, summarizing the actions taken and identifying all recipients of relocation assistance and benefits, and the amounts paid, and benefits provided, to or on behalf of each recipient.

33. Architect Certification

Where required by the Department, the Recipient shall cause the Work architect(s) or other appropriate professional to certify to the Department, in form acceptable to the Department, that all construction is completed in accordance with the "as-built" Plans and Specifications and in compliance with all applicable federal, state and local laws relating to disabled accessibility.

34. Cost Certification

At the request of the Department, the Recipient shall submit a Work cost certification that shall have been audited by an independent certified public accountant in accordance with the requirements of the Department and the California Tax Credit Allocation Committee, if applicable. The Recipient (and the developer or builder if there is an identity of interest with the Recipient) shall keep and maintain records of all

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construction costs not representing work done under the construction contract and to make such records available for review by the Department.

35. Recorded Notice of Completion

The Recipient shall provide to the Department a certified copy of any Notice of Completion for the Development recorded in the county in which the Development is located.

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36. "As-Built" Plans and Specifications

Upon completion, at the request of the Department, the Recipient shall submit "as-built" plans and specifications for the Work and Development acceptable to the Department.

AFFORDABLE HOUSING DEVELOPMENT REQUIREMENTS

37. Confirmation of Permitted Housing Units

Conditions precedent to the first disbursement of Program funds shall include receipt of all required public agency entitlements and all required funding commitments for the Development. The housing units to be developed in the Development must be completed, as evidenced by receipt of a certificate of occupancy, within the time period established in this Agreement.

REPORTING REQUIREMENTS

38. Reports on California Climate Investments

Upon Department's request, Recipient shall provide to the Department any and all necessary data that it is legally and factually able to provide that is required to be reported pursuant to the most recently adopted Funding Guidelines for California Climate Investments by the California Air Resources Board.

39. Reports on Work

Recipient shall submit, upon request of the Department, a periodic performance report regarding the construction or implementation of the Work. The reports will be filed on forms provided by the Department.

40. Reports on Affordable Housing Development

Recipient shall submit to the Department periodic reports, as required by the Department, but not less than annually, describing the development, construction and occupancy of the Development and the housing designated in the Application. The report shall include, but not limited to, information regarding unit affordability and occupancy, construction and permanent financing evidenced by commitment letters, and a construction and completion schedule demonstrating compliance with this

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Agreement and the Guidelines. The reports will be filed on forms provided by the Department.

41. Updated Information

Recipient shall provide the Department updated documentation for any substantial change in the information previously provided relating to the Work and the conditions described above.

42. <u>Monitoring Requirements</u>

The Program may perform program and/or fiscal monitoring of the Grant. The Recipient agrees to cooperate with any such monitoring and provide reasonable access to all Work files, records, documents and other information to employees or representatives of the Department. The Recipient shall resolve any monitoring findings to the Program's satisfaction by the deadlines set by the Department.

REPAYMENT OF GRANT FUNDS

43. <u>Breach of this Agreement</u>

In the event of a breach or violation by the Recipient of any of the provisions of this Agreement, including without limitation, the times for commencement and completion of the construction of the Development and the housing designated in the Application as set forth in this Agreement, the Department may give written notice to the Recipient to cure the breach or violation within a period of not less than 30 days. If the breach or violation is not cured to the satisfaction of the Department within the specified time period, the Department, at its option, may declare a default of the Agreement and may seek remedies for the default, including the following:

- A. The Department may terminate this Agreement and demand repayment of the Program funds to the extent that work for costs to be paid by Program funds as provided in Exhibit B remains unperformed or uncompleted. Recipient shall be liable for all costs to complete all such uncompleted or unperformed work.
- B. The Department may seek, in a court of competent jurisdiction, an order for specific performance of the defaulted obligation or the appointment of a receiver to complete the Work in accordance with Program requirements.
- C. The Department may seek such other remedies as may be available under this Agreement or any law.

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- D. This Agreement may be canceled by the Department under any of the following conditions:
 - 1) An uncured breach or violation by Recipient of this Agreement or the Disbursement Agreement;
 - 2) The objectives and requirements of the Program cannot be met by continuing the commitment or this Agreement;
 - 3) Construction of the Work or Development cannot proceed in a timely fashion in accordance with the Performance Milestones in Exhibit A of this Agreement; and,
 - 4) Funding or disbursement conditions have not been or cannot be fulfilled within required time periods.

44. AHSC Cross-Default Provision

A. This award was based on the total points awarded the Recipient's Application, during a highly competitive process. The Application proposed an integrated combination of some or all of the following Project components:

Affordable Housing Development (AHD); Housing-Related Infrastructure (HRI); Sustainable Transportation Infrastructure (STI); Transportation-Related Amenities (TRA); and Program (PGM)

The Application's point score was based, in part, on the Project's total projected reduction of greenhouse gas (GHG) emissions. The Project components (AHD, HRI, STI, TRA, and PGM) that were proposed in the Application and approved by the Department must be completed in order to achieve this projected reduction of GHG emissions.

B. By executing this Agreement, the Recipient acknowledges and agrees, that in the event the AHD component is not timely completed pursuant to Program requirements, that the Recipient will no longer qualify for the Grant award. In that event, all disbursements of Grant funds will cease, and the Recipients will be responsible for repayment of all disbursed Grant funds.

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C. The Department recognizes that the Recipient may enter into a separate side agreement to address each individual Recipient entity's responsibilities with respect to each other and with regard to the Program Grant funds and Program Loan Funds; provided, however, in no event shall any such agreement alter or amend the respective obligations of the Recipients to the Department under the applicable Grant Documents or Program Loan Documents, including the joint and several nature thereof.

45. <u>Departmental Cross-Default Provision</u>

In the event the Project or Development is or has been awarded any other Departmental grant or loan funding in addition to the Program Loan and Program Grant contemplated by the Award Letter from the Department to Recipient (each such funding, including the Program Loan and Program Grant referenced in the Award Letter, being a "Departmental Funding"), then each Departmental Funding will be cross-defaulted to the other Departmental Funding so that:

- A. the compliance by the obligated party(ies) under the Department's documentation relating to one Departmental Funding shall be a condition precedent to the funding and disbursement of the funds to be provided under all of the other Departmental Fundings; and
- B. a default under one Departmental Funding shall constitute a default under all of the other Departmental Fundings.

The loan and grant documentation for each Departmental Funding shall reflect the cross-defaulted nature of all such fundings.

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PROJECT-SPECIFIC PROVISIONS AND SPECIAL TERMS AND CONDITIONS

1. Project-Specific Provisions

The following are project-specific terms and conditions (and shall inform the references made to project-specific information not contained in prior exhibits.

Provision Ex. A-E.1 (As Referenced in Exhibit A, section 1)

The Project Report is dated 10/25/2023.

Provision Ex. A-E.2 (As Referenced in Exhibit A, section 1)

The Award Letter is dated 09/01/2023.

Provision Ex. A-E.3 (As Referenced in Exhibit A, section 3)

The Scope of Work ("Work") for this Agreement shall consist of one or more of the following categories, by or on behalf of the Recipient, within the Program Project Area:

Included	Grant Award Categories	
("x")		
	Housing Related Infrastructure (HRI)	
X	Program Costs (PGM)	
X	Sustainable Transportation Infrastructure (STI)	
X	Transportation-Related Amenities (TRA)	

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. A-E.4 (As Referenced in Exhibit A, section 3)

The Development that is identified in the Award Letter and described in the Application, and that is supported by the HRI Work, if any, and which is to be developed and constructed by the Recipient, or other developer on behalf of the Recipient, contains the following unit mix:

200 Folsom Street, San Francisco, CA 9405 San Francisco County APN/Lot 041: Block 3739

Transbay Block 2 Family

Al IV/Lot 0+1,	DIOCK 0700			
Enter the number of units by bedroom size and income limit.				
# of Bedrooms	# of Project Units	AHSC Assisted Units*	Income Limit (Percent of AMI)	TOTAL RESTRICTED UNITS**
0	17	17	50%	17
1	6	6	20%	6
1	2	2	30%	2
1	3	3	30%	3
1	41	41	50%	41
1	23	23	60%	23
2	18	18	20%	18
2	4	4	30%	4
2	2	2	30%	2
2	16	16	50%	16
2	13	13	60%	13
3	8	8	20%	8
3	2	2	30%	2
3	1	1	30%	1
3	26	26	50%	26

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant

2	1	0	Manager	0
3	1	0	Manager	0
Total Project Units	184	182		182

^{*} Rental Affordable Housing Developments must include at least 20 percent of the total residential units as Affordable Units with an overall Project average affordability of all Restricted Units within the Project no greater than 50 percent represented by Area Median Income (AMI).

Provision Ex. A-E.5 (As Referenced in Exhibit A, section 3A)

Housing Related Infrastructure

The Scope of Work for this Agreement for Housing Related Infrastructure ("HRI Work") shall consist of the following:

N/A

Provision Ex. A-E.6 (As Referenced in Exhibit A, section 3B)

Program Costs

The Scope of Work for this Agreement for Program (PGM) Costs ("PGM Work"), shall consist of the following:

The first PGM component, administered by the SF Bike Coalition, will provide safety education training programs that may include but are not limited to bike safety workshops, bike repair workshops, walking to school buses or other group walking activities, and safe routes to school or transit. Training programs will include the distribution of items including but not limited to bicycles, helmets, other safety equipment, or lights, to low-income residents of the Project Area. Programs and giveaways will be advertised broadly in the project area and in more than one language.

The second PGM component proposes that each of the restricted units will be provided with one (1) free transit pass for three years. Each card or pass will have a minimum

Affordable Housing and Sustainable Communities (AHSC) Program

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^{**}Total Restricted units include all units restricted by the Program and the Tax Credit Allocation Committee (TCAC). The HRI Grant amount, if any, was calculated based on the number of Total Restricted Units.

City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 4 of 16

EXHIBIT E

value of 40 average commute length rides per month, as determined by the San Francisco Municipal Transportation Agency.

The third PGM component proposes anti-displacement assistance. Eviction Defense Collaborative (EDC) supports tenants struggling with rent increases, evictions, housing discrimination and landlord harassment by providing them with free legal representation. For 27 years, EDC has been the only agency in San Francisco (SF) solely dedicated to eviction prevention, processing 99% of all the eviction notices filed in the city. EDC's wraparound service model includes legal services for eviction defense, rapid emergency rental assistance and subsidies for those at risk of eviction and displacement, and advocacy for unhoused San Franciscans facing eviction from City shelters.

Total program grant funds requested is \$1,095,624.

Provision Ex. A-E.7 (As Referenced in Exhibit A, section 3C)

Sustainable Transportation Infrastructure

The Scope of Work for this Agreement for Sustainable Transportation Infrastructure ("STI Work") shall consist of the following:

The first STI component proposes a new central management software that will be deployed to 29 intersections along three corridors within one mile of the housing development. The new central management software would provide data analytics and reports on the performance of transit signal priority, as well as the health of the intersection equipment. The three corridors are: 1) 3rd Street from Townsend to Stevenson, 2) 4th Street from Harrison to Market/Ellis, and 3) Stockton from O'Farrell to Columbus/Green. The project will be completed by San Francisco Municipal Transportation Agency (SFMTA).

The second STI component proposes project improvements that will support San Francisco's Vision Zero commitment including new bulb-outs and curb ramps for pedestrian safety, a new 2-way protected bike lane, bike signals, and traffic signal modifications, in addition to landscaping. The anticipated scope along the project will include, but not limited to: 6 Sidewalk bulb-outs; 56 Curb ramps; 12 Parking island ramps; 16,020 square feet Protected bikeway median island/barrier; 25 Traffic signals. The project will be completed by SFMTA.

The third STI component proposes that The Bay Area Rapid Transit District (BART) will purchase two new BART cars. These vehicle purchases are part of BART's Transbay

Affordable Housing and Sustainable Communities (AHSC) Program

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Corridor Core Capacity Program, which will increase the number of trains operating through the Transbay Tube during peak hours, increase train lengths, and maximize throughput capacity throughout the system, increasing BART's capacity to carry passengers.

Total STI grant funds requested is \$10,334,634.

Provision Ex. A-E.8 (As Referenced in Exhibit A, section 3D)

<u>Transportation-Related Amenities</u>

The Scope of Work for this Agreement for Transportation-Related Amenities ("TRA Work") shall consist of the following:

The TRA component proposes that BART will install 17 Next Generation Fare Gate consoles at Embarcadero BART Station as part of an effort to upgrade all fare gates throughout its system. BART's current fare gates are decades old and have proven ineffective in deterring fare evasion, which costs BART millions of dollars annually. The existing fare gates are also declining in reliability as they age. The Next Generation Fare Gate design incorporates a tall, swing-style gate with improved passenger throughput and maintainability, and a more modern appearance.

Total TRA grant funds requested is \$1,581,119.

Provision Ex. A-E.9 (As Referenced in Exhibit A, section 4)

Criteria Applicability

Based on the points awarded to its Application, Recipient assures the Department of the existence of the following criteria of Section 107 in the Guidelines

	Application
AHSC Round 7 Guidelines, Section 107 Reference	Score
(a) GHG Transit and Shared Mobility	3
(b) GHG Project Area	10
(c) GHG Efficiency	9
(d) Active Transportation and Transit Improvements	10
(e) Green Buildings and Renewable Energy	3
(f) Housing and Transportation Collaboration	8

Affordable Housing and Sustainable Communities (AHSC) Program

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EXHIBIT E

(g) Location Efficiency and Access to Destinations	2
(h) Funds Committed	4
(i) Prohousing Designation	2
(j) Anti-Displacement Activities	4
(k) Local Workforce Development and Hiring Practices	3
(I) Housing Affordability	5
(m) Programs	3
(n) Community Benefits & Engagement	6
(o) Climate Adaptation & Community Resiliency	2
(p) Collaboration & Planning	4
(q) Equity & Transformation	3

Provision Ex. A-E.10 (As Referenced in Exhibit A, section 4A)

GHG Emissions Reductions Estimate

Based on the inputs in the Application, the estimated total MTCO2e over the life of the project is 24,556. This information can be found on the SGC's website in a document titled Round 7 Data for Public Release

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. A - E.11 (As Referenced in Exhibit A, section 5)

Performance Milestones

Recipient shall ensure the completion of the Performance Milestones set forth by the designated dates as found below:

HRI PERFORMANCE MILESTONES	DATE
Executed binding agreement between the Recipient and developer of the proposed Development detailing the terms and conditions of the Project development.	N/A
Site Control of Development site(s) by proposed housing developer.	N/A
Completion of all necessary environmental clearances, including those required under CEQA and NEPA.	N/A
Obtaining all necessary and discretionary public land use approvals.	N/A
Obtaining all enforceable funding commitments for at least the first phase of the Development supported by HRI.	N/A
Obtaining all enforceable funding commitments for all construction period financing for the HRI.	N/A
Obtaining enforceable commitments for all construction/permanent financing described in the Sources and Uses including substantially final construction and permanent loan documents, and tax credit syndication documents for remaining phases of Project.	N/A
Submission of final construction drawings and specifications to the appropriate local building department or permitting authority.	N/A
Commencement of construction of the HRI.	N/A
Construction of HRI complete.	N/A
Program funds fully disbursed.	N/A

Affordable Housing and Sustainable Communities (AHSC) Program

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PGM PERFORMANCE MILESTONES	DATE
Identification and commitment of program operator and partners.	
Completion of a business or a work plan.	
Program funds fully disbursed.	

STI PERFORMANCE MILESTONES	DATE
Executed binding agreement between the Recipient and developer of the STI Work detailing the terms and conditions of the Project development.	02/19/2021
Site Control of STI site(s) by proposed developer.	04/06/2021
Completion of all necessary environmental clearances, including those required under CEQA and NEPA.	02/03/2023
Obtaining all necessary and discretionary public land use approvals.	03/09/2023
Submission of final construction drawings and specifications to the appropriate local permitting authority.	12/01/2023
Commencement of construction of STI.	06/30/2023
Construction completion of STI and closeout.	12/31/2025
Program funds fully disbursed.	12/31/2026

City and County of San Francisco Mercy Housing California 23-AHSC-17972 Page 9 of 16

EXHIBIT E

TRA PERFORMANCE MILESTONES	DATE
Executed binding agreement between the Recipient and developer of the TRA Work detailing the terms and conditions of the Project development.	04/03/2023
Site Control of TRA site(s) by proposed developer.	04/06/2021
Completion of all necessary environmental clearances, including those required under CEQA and NEPA.	02/03/2023
Obtaining all necessary and discretionary public land use approvals.	03/09/2023
Submission of final construction drawings and specifications to the appropriate local permitting authority.	12/01/2023
Commencement of construction of TRA.	07/01/2024
Construction completion of TRA and closeout.	12/31/2026
Program funds fully disbursed.	12/31/2026

Provision Ex. A-E.12 (As Referenced in Exhibit A, section 7)

Recipient Contact Coordinator

The Recipient's Contract Coordinator for this Agreement is listed below. Unless otherwise informed, any notice, report, or other communication required by this Agreement shall be mailed by first class to the contact at the following address:

Recipient:	City and County of San Francisco	
Authorized Representative Name:	Sara Amaral	
Authorized Representative Title:	Director of Housing Development	
Address:	1 South Van Ness Avenue, 5 th Floor, San Francisco CA 94103	
Phone No.:	628-652-5808	
Email:	Sara.amaral@sfgov.org	

Recipient:	Mercy Housing California	
Authorized Representative Name:	Ramie Dare	
Authorized Representative Title:	Vice President	
Address:	1256 Market Street, San Francisco CA 94102	
Phone No.:	415-355-7118	
Email:	rdare@mercyhousing.org	

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. B-E.1 (As Referenced in Exhibit B, section 2(A)(1))

For the purposes of performing the HRI Work, as set forth in provision Ex. A-E.5 of this Exhibit E, the Department agrees to provide \$0.00.

Provision Ex. B-E.2 (As Referenced in Exhibit B, section 2(A)(2))

For the purposes of performing the PGM Work, as set forth in provision Ex. A-E.6 of this Exhibit E, the Department agrees to provide \$1,095,624.

Provision Ex. B-E.3 (As Referenced in Exhibit B, section 2(A)(3))

For the purposes of performing the STI Work, as set forth in provision Ex. A-E.7 of this Exhibit E, the Department agrees to provide \$10,334,634.

Provision Ex. B-E.4 (As Referenced in Exhibit B, section 2(A)(4))

For the purposes of performing the TRA Work, as set forth in provision Ex. A-E.8 of this Exhibit E, the Department agrees to provide \$1,581,119.

Provision Ex. B-E.5 (As Referenced in Exhibit B, section 6)

All payees receiving Grant funds are listed below:

Payee Name	Activity	Award Amount
City and County of San Francisco	STI	\$10,334,934
City and County of San Francisco	TRA	\$1,581,119
Mercy Housing California	PGM	\$1,095,624
-		

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. B - E.6 (As Referenced in Exhibit B, section 6C)

SOURCES AND USES - HRI PROJECT BUDGET

INFRASTRUCTURE DEVELOPMENT BUDGET AND SOURCES			
N/A		N/A	
ESTIMATED H IMPROVEMENT PI	_	DEVELOPMENT COSTS BY FUNDING SOURCE	
DEVELOPME	NT COSTS		
COST CATEGORY	TOTAL AMOUNT	AHSC GRANT PROGRAM	SUM OF ALL OTHER FUNDING
PROJECT ACTIVITY (HARD COSTS)			
Total Project Activity Costs	\$0	\$0	\$0
SOFT COSTS AND OTHER PROJECT RELATED COSTS			
Total Soft Cost and Other Project Related Costs	\$0	\$0	\$0
TOTAL PROJECT COSTS	\$0	\$0	\$0

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. B-E.7 (As Referenced in Exhibit B, section 6C)

SOURCES AND USES – PROGRAM COSTS PROJECT BUDGET

BUDGET AND SOURCES				
Transbay Block 2 Family		Mercy Housing California		
ESTIMATED PROGRAM COSTS		DEVELOPMENT COSTS BY FUNDING SOURCE		
DEVELOPMENT COSTS				
COST CATEGORY		TOTAL AMOUNT	AHSC GRANT PROGRAM	SUM OF ALL OTHER FUNDING
SOFT COST AND OTHER PROJECT RELATED COSTS				
Total Soft Cost and Other Project Related Costs		\$1,095,624	\$1,095,624	\$0
TOTAL PROGRAM COSTS		\$1,095,624	\$1,095,624	\$0

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. B-E.8 (As Referenced in Exhibit B, section 6C)

SOURCES AND USES - STI PROJECT BUDGET

INFRASTRUCTURE DEVELOPMENT BUDGET AND SOURCES				
Transbay Block 2 Family		City and County of San Francisco		
ESTIMATED STI CAPITAL IMPROVEMENT PROJECT COSTS		DEVELOPMENT COSTS BY FUNDING SOURCE		
DEVELOPM	1ENT	COSTS		
COST CATEGORY		TOTAL AMOUNT	AHSC GRANT PROGRAM	SUM OF ALL OTHER FUNDING
PROJECT ACTIVITY (HARD COSTS)				
Total Project Activity Costs		\$0	\$0	\$0
SOFT COSTS AND OTHER PROJECT RELATED COSTS				
Total Soft Cost and Other Project Related Costs		\$59,968,388	\$10,334,634	\$49,633,754
TOTAL PROJECT COSTS		\$59,968,388	\$10,334,634	\$49,633,754

Affordable Housing and Sustainable Communities (AHSC) Program

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Provision Ex. B-E.9 (As Referenced in Exhibit B, section 6C)

SOURCES AND USES – TRA PROJECT BUDGET

INFRASTRUCTURE DEVELOPMENT BUDGET AND SOURCES			
Transbay Block 2 Family		City and County of San Francisco	
ESTIMATED TRA CAPITAL IMPROVEMENT PROJECT COSTS		DEVELOPMENT COSTS BY FUNDING SOURCE	
DEVELOPME	NT COSTS		
COST CATEGORY	TOTAL AMOUNT	AHSC GRANT PROGRAM	SUM OF ALL OTHER FUNDING
PROJECT ACTIVITY (HARD COSTS)			
Total Project Activity Costs	\$190,210	\$0	\$190,210
SOFT COSTS AND OTHER PROJECT RELATED COSTS			
Total Soft Cost and Other Project Related Costs	\$1,949,650	\$1,581,119	\$368,531
TOTAL PROJECT COSTS	\$2,139,860	\$1,581,119	\$558,741

Affordable Housing and Sustainable Communities (AHSC) Program

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EXHIBIT E

Provision Ex. D-E.1 (As Referenced in Exhibit D, section 28)

Transbay Block 2 Family

THIS PROJECT HAS BEEN MADE POSSIBLE BY FINANCING FROM

CALIFORNIA CLIMATE INVESTMENTS

(Funded through the GREENHOUSE GAS REDUCTION FUND)

AFFORDABLE HOUSING AND SUSTAINABLE COMMUNITIES PROGRAM

THROUGH THE

STRATEGIC GROWTH COUNCIL AND

THE CALIFORNIA DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

2. Special Conditions

N/A

Affordable Housing and Sustainable Communities (AHSC) Program

Round 7 - Grant



View from Main Street looking south

TRANSBAY BLOCK 2 EAST

AFFORDABLE HOUSING &
SUSTAINABLE COMMUNITIES (AHSC)
ACCEPT & EXPEND RESOLUTION
FILE NO. 240373

BOARD OF SUPERVISORS

MAY 1, 2024

KIM OBSTFELD, SENIOR DEVELOPMENT SPECIALIST

OFFICE OF COMMUNITY INVESTMENT AND INFRASTRUCTURE

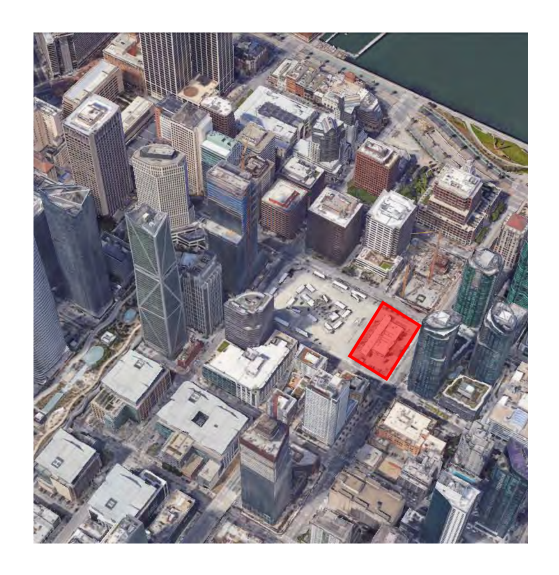
TRANSBAY BLOCK 2 EAST BUDGET AND FINANCE COMMITTEE AGENDA ITEM

File #240373: Affordable Housing and Sustainable Communities ("AHSC") Accept and Expend Resolution

Authorization to execute two standard agreements with the California Department of Housing and Community Development totaling \$41,011,377

Loan: \$28,000,000

Grant: \$13,011,377



BACKGROUND

- Located within the Transbay Redevelopment Project Area
- One of two planned 100% affordable housing projects on Transbay Block 2
 - 2 West: 151-unit senior housing, sponsored by Chinatown Community Development Center
 - 2 East: 184-unit family housing, sponsored by Mercy Housing California

SCHEDULE

- April 2023: BOS authorized AHSC application (BOS File No. 230261)
- September 2023: Block 2 East awarded AHSC
- March 2024: OCII Commission approved loans and ground leases
- April 2024: BOS approved bond issuance and ground leases
- May 2024: Planned close of financing, start of construction



View from Folsom Street at Main Street looking west

2 EAST PROJECT

- 184 affordable units for families and families experiencing homelessness (includes 40 LOSP units)
- Large community room, landscaped rooftop terraces
- 2 community-serving commercial spaces
- Childcare center on two levels, serving approx. 45 children
- 40% 80% MOHCD AMI

PERMANENT FINANCING

Total Development Cost	\$186,867,981
OCII Loan	\$61,961,845
Tax Credit Equity	\$98,536,983
 HCD AHSC Loan 	\$28,000,000
 Deferred Developer Fee 	\$540,000

AHSC AWARD

Total Award	\$41,011,377
Residential Project Loan	\$28,000,000
Transit/Infrastructure Grant	\$13,011,377
City Administered (MOHCD)	\$5,300,000
 SFPW: Transbay Howard Streetscape improvements from 4th Street to Embarcadero (bike and pedestrian) 	\$3,500,000
SFMTA: Transit priority signal to benefit the 8,8AX,8BX,30 & 45 lines	\$1,800,000
Developer Administered (Mercy Housing)	\$7,711,377
BART: two new BART cars	\$5,034,634
 BART: 17 Next Generation Fare Gate consoles at Embarcadero station 	\$1,581,119
 SF Bike Coalition: safety and bike repair workshops, and gear distribution to Project Area residents 	\$150,000
 Resident Transit Passes: each residential unit at 2 East provided with free transit pass for three years 	\$645,624
 Anti-Displacement: legal aid via the Eviction Defense Collaborative 	\$150,000
 Workforce Development: culinary training for individuals experiencing homelessness through the Episcopal Community Services Conquering Homelessness through Employment in Food Service (CHEFS) program 	\$150,000



View from Beale Street looking south

THANK YOU

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (**MOU**), dated as of March 31, 2023 (Effective Date), is by and between the San Francisco Public Works (SFPW) and the Mayor's Office of Housing and Community Development (MOHCD).

RECITALS

- A. The City and County of San Francisco (City), through the Office of Community Investment and Infrastructure (OCII), owns the real property located at 200 Folsom Street, as more particularly described in the attached Exhibit A (200 Folsom Street) and has made a loan for predevelopment costs and construction of a 184-unit affordable housing development (Transbay Block 2A Family Housing Project), to a subsidiary of Mercy Housing California.
- B. On January 30, 2023, the State of California's Strategic Growth Council and the Department of Housing and Community Development issued a Notice of Funding Availability, under the Affordable Housing and Sustainable Communities (AHSC) Program established under Public Resources Code Sections 75200, et seq. The AHSC Program provides grants and loans to applicants identified through a competitive process for the development of projects that, under the Program Guidelines, will achieve greenhouse gas reductions and benefit disadvantaged communities through increased accessibility to affordable housing, employment centers, and key destinations via low-carbon transportation.
- C. MOHCD identified the Transbay Block 2A Family Housing as a strong candidate for AHSC Program funding.
- D. SFPW has identified qualified sustainable bicycle and pedestrian improvements, which include Transbay Howard Streetscape from 4th Street to Embarcadero for Transbay Block 2A Family Project (Transbay Block 2A Family Bike/Ped Improvements).
- E. Transbay Block 2A Family Project with a subsidiary of Mercy Housing California, which includes the Transbay Block 2A Family Project and the Transbay Block 2A Family Bike/Ped Improvements. MOHCD will request up to \$35,000,000 for the Transbay Block 2A Family Project and up to \$3,500,000 for the Transbay Block 2A Family Bike/Ped Improvements in the AHSC application for SFPW's work.
- F. Should the State approve the respective applications and award all grants, including the funds for the Transbay Block 2A Family Bike/Ped Improvements, such grant funds will be delivered to SFPW, on a reimbursement basis, for SFPW's work on the Bike/Ped Improvements.

NOW, THEREFORE, the parties agree as follows:

AGREEMENT

- 1. <u>Award Amounts</u>. For the Transbay Block 2A Family, OCII will receive up to \$35,000,000 of the award for the Transbay Block 2A Family Housing Project, and SFPW will receive up to \$3,500,000 for the Transbay Block 2A Family Bike/Ped Improvements. Each of the respective City agencies must comply with State regulations and guidance governing the disbursement of the AHSC funds.
- 2. <u>Project Collaboration</u>. In order for the Housing Projects to successfully utilize Bike/Ped Improvements, MOHCD and SFPW must collaborate effectively, and both agencies must have authority to review applications for funding related to the GHG reduction goals of the AHSC program. In furtherance of such goals, MOHCD and SFPW will each designate a single Project Manager for the Bike/Ped Improvement Projects, who will serve as the points of contact for communications relating to all of the Bike/Ped Improvement Projects and will be primarily responsible for coordinating the review, comments and approvals of their respective agencies relating to the matters described in this MOU. While MOHCD will have overall responsibility for all aspects of the development of the Housing Projects, SFPW will retain control of the Bike/Ped Improvement Projects.
- a. <u>Community Engagement</u>. MOHCD will be solely responsible for community engagement and building community support related to the Housing Projects. MOHCD will notify SFPW in advance of any public meeting regarding the Housing Projects, and MOHCD and SFPW will collaborate to provide timely information to the public. SFPW will be solely responsible for community engagement and building community support related to the Bike/Ped Improvements. SFPW will notify MOHCD in advance of any public meeting regarding the Bike/Ped Improvements, and MOHCD and SFPW will collaborate to provide timely information to the public.
- b. <u>Affordable Housing Development Plan</u>. MOHCD will be primarily responsible for coordinating the development plans with Mercy Housing California (Transbay Block 2A Family Housing Project).
- c. <u>Bike/Ped Improvements.</u> Subject to completion of environmental review of the Bike/Ped Improvements and selection of any or all Bike/Ped Improvements for implementation, SFPW will be responsible for implementing the projects and coordinating any such implementation with the developers of the respective development projects.
- d. <u>Project Costs</u>. MOHCD will assume all development costs associated with the Housing Projects. SFPW will not be responsible for any development costs of the Housing Projects other than its own staff time, and will be responsible for all costs directly associated with the consultation, advice, review, and possible implementation of the Bike/Ped Improvements (Bike/Ped Improvement Costs or Costs).
 - e. Joint and Several Liability. The City, acting through MOHCD, shall

assume any joint and several liability (with the respective developers) for completion of the Bike/Ped Improvements required by the terms of any grant awarded under the AHSC Program. MOHCD shall assume any joint and several liability for completion of Housing Projects required by the terms of the grants awarded under the AHSC Program.

- f. <u>Costs Reimbursement for Bike/Ped Improvements</u>. MOHCD will submit work authorization(s) or work order(s), as required by the Controller, to SFPW for all incurred Bike/Ped Improvement Costs. SFPW will charge MOHCD and provide appropriate backup documentation (e.g., invoices from contractors). SFPW will be responsible for any costs that may be disallowed by the AHSC Program.
- 3. <u>Term.</u> The term of this MOU shall commence on the Effective Date and terminate upon completion of the AHSC requirements for the Bike/Ped Improvements, should they be implemented. In addition, MOHCD and SFPW agree that if the Bike/Ped Improvements are infeasible for any reason at any time prior to execution of the commitment from AHSC (the Standard Agreement), then either party may terminate this MOU upon written notice to the other.
- 4. <u>Notices</u>. All notices, demands, consents or approvals that are or may be required to be given by either party to the other under this MOU shall be in writing and shall be deemed to have been fully given when delivered in person, and addressed as follows:

If to the SFDPW: San Francisco Public Works

49 South Van Ness Avenue, 17th Floor

San Francisco, CA 94103

Attn: Carla Short, Interim Director

Carla.Short@SFDPW.org

If to MOHCD: Mayor's Office of Housing and Community Development

1 South Van Ness Avenue, 5th Floor San Francisco, California 94103 Attn: Eric D. Shaw, Director

Eric.Shaw@sfgov.org

or such other address that a party may from time to time designate by notice to the other parties given pursuant to the provisions of this Section.

- 5. <u>Authority</u>. All matters requiring MOHCD's approval shall be approved by the Director of MOHCD or his or her designee. All matters requiring SFPW's approval shall be approved by SFPW's Director or his or her designee.
- 6. <u>Cooperation</u>. SFPW and MOHCD acknowledge and agree that the Housing Projects and the Bike/Ped Improvements are in the predevelopment phase, and that some of the Bike/Ped Improvements have not undergone environmental review. Should the Bike/Ped Improvements be selected for implementation, SFPW and MOHCD shall use reasonable efforts

to do, or cause to be done, all things reasonably necessary or advisable to complete the Bike/Ped Improvements according to the terms of the State's Standard Agreement. Notwithstanding anything to the contrary in this MOU, no party is in any way limiting its discretion or the discretion of any department, board or commission with jurisdiction over the actions described in this MOU, including, without limitation, the discretion to eliminate or substitute all or any portion of the Bike/Ped Improvements.

7. <u>Miscellaneous</u>. (a) This MOU may be amended or modified only by a document signed by SFPW's Director, or his or her designee, and the Director of MOHCD, or his or her designee. (b) No waiver by any party of any of the provisions of this MOU shall be effective unless in writing and signed by the party's authorized representative, and only to the extent expressly provided in such written waiver. (c) This MOU (including all exhibits) contains the entire understanding between the parties as of the date of this MOU, and all prior written or oral negotiations, discussions, understandings and agreements are merged herein.

IN WITNESS WHEREOF, the parties have caused this MOU to be executed as of the date first written above.

SFPW: SAN FRANCISCO PUBLIC WORKS

By:

Carla Short
Interim Director

DocuSigned by:

3/31/2023 | 10:43 AM PDT

Date:

MOHCD: MAYOR'S OFFICE OF HOUSING AND

COMMUNITY DEVELOPMENT

By:

Docusigned by:
Eric D. Shaw

Eric D. Shaw, Director

Date: 3/31/2023 | 10:45 AM PDT

Exhibit A 200 Folsom Street, Transbay Block 2A Family Property

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (**MOU**), dated as of March 31, 2023 (Effective Date), is by and between the San Francisco Municipal Transportation Agency (SFMTA) and the Mayor's Office of Housing and Community Development (MOHCD).

RECITALS

- A. The City and County of San Francisco (City), through MOHCD, will own the real property located at 160 Freelon Street, as more particularly described in the attached Exhibit A (160 Freelon Street) and has made a loan for predevelopment costs and construction of an 85-unit affordable housing development (160 Freelon Family Housing Project), to a subsidiary of Related California and San Francisco Housing Development Corporation.
- B. BRIDGE Housing owns the real property located generally in the Balboa Reservoir, near the corner of Frida Kahlo Way and Ocean Avenue, as more particularly described in the attached Exhibit B (Balboa Reservoir Building A), and the City, through MOHCD, has made a loan for predevelopment costs and construction of a 159-unit affordable housing development (Reservoir Building B Housing Project) to a subsidiary of BRIDGE Housing.
- C. The City and County of San Francisco (City), through the Office of Community Investment and Infrastructure (OCII), owns the real property located at 200 Folsom Street, as more particularly described in the attached Exhibit C (200 Folsom Street) and has made a loan for predevelopment costs and construction of an 184-unit affordable housing development (Transbay Block 2A Family Housing Project), to a subsidiary of Mercy Housing California.
- D. MidPen Housing Corporation has executed a Ground Lease Option Agreement to the real property at 850 Turk, as more particularly described in the attached Exhibit D (850 Turk Street) and has approval from the State of California to construction of a 92-unit affordable housing development (850 Turk Family Housing Project), to a subsidiary of MidPen Housing.
- E. On January 20, 2023, the State of California's Strategic Growth Council and the Department of Housing and Community Development issued a Notice of Funding Availability, under the Affordable Housing and Sustainable Communities (AHSC) Program established under Public Resources Code Sections 75200, et seq. The AHSC Program provides grants and loans to applicants identified through a competitive process for the development of projects that, under the Program Guidelines, will achieve greenhouse gas reductions and benefit disadvantaged communities through increased accessibility to affordable housing, employment centers, and key destinations via low-carbon transportation.
 - F. MOHCD identified the 160 Freelon Family Housing, Reservoir Block A Housing,

850 Turk Family Housing, and Transbay 2A Family Housing (collectively, the Housing Projects) as strong candidates for AHSC Program funding.

- G. The SFMTA has identified qualified sustainable transportation improvements, which include transit capital improvements along Howard Streetscape, Transit Only Lane colorization and 3rd Street Transit and Safety Project for 160 Freelon Family Project (160 Freelon Family Transportation Improvements), improvements along the 29 Sunset route for the Reservoir Building A (Reservoir Building A Transportation Improvements), transit priority signals for Transbay 2A (Transbay Transportation Improvements), and Better Market Streets bike, ped and transit improvements for 850 Turk Family Project (850 Turk Family Transportation Improvements).
- H. The City, through MOHCD intends to jointly submit an AHSC application for the 160 Freelon Family with a subsidiary of Related California and San Francisco Housing Corporation, which includes the 160 Freelon Family Housing Project and 160 Freelon Family Transportation Improvements. MOHCD will request up to \$50,000,000 for the 160 Freelon Family Housing Project, including up to \$10,325,000 for the 160 Freelon Transportation Improvements in the AHSC application.
- I. Similarly, the City, through MOHCD, intends to jointly submit an AHSC application for Reservoir Building A Housing Project with a subsidiary of BRIDGE Housing, which includes the Reservoir Building A Project and the Reservoir Building A Transportation Improvements. MOHCD will request up to \$50,000,000 for the Reservoir Building A Housing Project, including up to \$4,000,000 for the Reservoir Building A Transportation Improvements in the AHSC application for MTA work.
- J. In addition, the City, through MOHCD, intends to jointly submit an AHSC application for 850 Turk Family Housing Project with a subsidiary of MidPen Housing Corporation, which includes the 850 Turk Family Project and the 850 Turk Family Transportation Improvements. MOHCD will request up to \$50,000,000 for the 850 Turk Family Housing Project including up to \$9,200,000 for 850 Turk Family Housing Transportation Improvements in the AHSC application for MTA work.
- K. In addition, the City, through MOHCD, intends to jointly submit an AHSC application for Transbay 2A Housing Project with a subsidiary of Mercy Housing, which includes the Transbay 2A Project and the Transbay 2A Transportation Improvements. MOHCD will request up to \$50,000,000 for the Transbay 2A Housing Project, including up to \$1,800,000 for the Transbay 2A Transportation Improvements in the AHSC application for MTA work.
- L. Should the State approve the respective applications and award all grants, including the funds for the 160 Freelon Family Transportation Improvements, the Reservoir Building A Transportation Improvements, the Transbay Transportation Improvements, and the 850 Turk Family Transportation Improvements (collectively, the Transportation Improvements), such grant funds will be delivered to the SFMTA, on a reimbursement basis, for the SFMTA's work on the Transportation Improvements.

NOW, THEREFORE, the parties agree as follows:

AGREEMENT

- 1. <u>Award Amounts.</u> For the 160 Freelon Family, MOHCD will receive up to \$35,000,000 of the award for the 160 Freelon Family Housing Project, and the SFMTA will receive up to \$10,325,000 for the 160 Freelon Family Transportation Improvements. For Reservoir Building A, MOHCD will receive up to \$35,000,000 of the award for the Reservoir Building A Housing Project, and the SFMTA will receive up to \$4,000,000 for the Reservoir Building A Transportation Improvements. For Transbay 2A, MOHCD will receive up to \$35,000,000 of the award for the Transbay 2A Housing Project, and the SFMTA will receive up to \$1,800,000 for the Transbay 2A Transportation Improvements. For the 850 Turk Family, MidPen Housing Corporation will receive up to \$35,000,000 of the award for the 850 Turk Family Housing Project, and SFMTA will receive up to \$9,200,000 for the 850 Turk Family Transportation Improvements. Each of the respective City agencies must comply with State regulations and guidance governing the disbursement of the AHSC funds. Each of the respective City agencies must comply with State regulations and guidance governing the disbursement of the AHSC funds.
- 2. <u>Project Collaboration</u>. In order for the Housing Projects to successfully utilize Transportation Improvements, MOHCD and the SFMTA must collaborate effectively, and both agencies must have authority to review applications for funding related to the GHG reduction goals of the AHSC program. In furtherance of such goals, MOHCD and the SFMTA will each designate a single Project Manager for the Transportation Improvement Projects, who will serve as the points of contact for communications relating to all of the Transportation Improvement Projects and will be primarily responsible for coordinating the review, comments and approvals of their respective agencies relating to the matters described in this MOU. While MOHCD will have overall responsibility for all aspects of the development of the Housing Projects, the SFMTA will retain control of the Transportation Improvement Projects.
- a. <u>Community Engagement</u>. MOHCD will be solely responsible for community engagement and building community support related to the Housing Projects. MOHCD will notify the SFMTA in advance of any public meeting regarding the Housing Projects, and MOHCD and the SFMTA will collaborate to provide timely information to the public. The SFMTA will be solely responsible for community engagement and building community support related to the Transportation Improvements. The SFMTA will notify MOHCD in advance of any public meeting regarding the Transportation Improvements, and MOHCD and the SFMTA will collaborate to provide timely information to the public.
- b. <u>Affordable Housing Development Plan</u>. MOHCD will be primarily responsible for coordinating the development plans with Related California and San Francisco Housing Development Corporation (160 Freelon Family Housing Project), BRIDGE Housing (Reservoir Building A Housing Project), MidPen Housing Corporation (850 Turk Family Housing Project), and Mercy Housing California (Transbay 2A Housing Project)
 - c. <u>Transportation Improvements.</u> Subject to completion of environmental

review of the Transportation Improvements and selection of any or all Transportation Improvements for implementation, the SFMTA will be responsible for implementing the projects and coordinating any such implementation with the developers of the respective development projects.

- d. <u>Project Costs</u>. MOHCD will assume all development costs associated with the Housing Projects. The SFMTA will not be responsible for any development costs of the Housing Projects other than its own staff time, and will be responsible for all costs directly associated with the consultation, advice, review, and possible implementation of the Transportation Improvements (Transportation Improvement Costs or Costs).
- e. <u>Joint and Several Liability.</u> The City, acting through MOHCD, shall assume any joint and several liability (with the respective developers) for completion of the Transportation Improvements required by the terms of any grant awarded under the AHSC Program. MOHCD shall assume any joint and several liability for completion of Housing Projects required by the terms of the grants awarded under the AHSC Program.
- f. <u>Costs Reimbursement for Transportation Improvements</u>. MOHCD will submit work authorization(s) or work order(s), as required by the Controller, to the SFMTA for all incurred Transportation Improvement Costs. The SFMTA will charge MOHCD and provide appropriate backup documentation (e.g., invoices from contractors). The SFMTA will be responsible for any costs that may be disallowed by the AHSC Program.
- 3. <u>Term.</u> The term of this MOU shall commence on the Effective Date and terminate upon completion of the AHSC requirements for the Transportation Improvements, should they be implemented. In addition, MOHCD and the SFMTA agree that if the Transportation Improvements are infeasible for any reason at any time prior to execution of the commitment from AHSC (the Standard Agreement), then either party may terminate this MOU upon written notice to the other.
- 4. <u>Notices</u>. All notices, demands, consents or approvals that are or may be required to be given by either party to the other under this MOU shall be in writing and shall be deemed to have been fully given when delivered in person, and addressed as follows:

If to the SFMTA: Municipal Transportation Agency

1 South Van Ness Avenue, 7th Floor

San Francisco, CA 94103

Attn: Joel Goldberg

Joel.Goldberg@sfmta.com

If to MOHCD: Mayor's Office of Housing and Community Development

1 South Van Ness Avenue, 5th Floor San Francisco, California 94103 Attn: Eric D. Shaw, Director

Eric.Shaw@sfgov.org

or such other address that a party may from time to time designate by notice to the other parties given pursuant to the provisions of this Section.

- 5. <u>Authority</u>. All matters requiring MOHCD's approval shall be approved by the Director of MOHCD or his or her designee. All matters requiring the SFMTA's approval shall be approved by the SFMTA's Director of Transportation or his or her designee.
 - Cooperation. The SFMTA and MOHCD acknowledge and agree that the Housing Projects, the Transportation Improvements are in the predevelopment phase, and that some of the Transportation Improvements have not undergone environmental review. Should the Transportation Improvements be selected for implementation, the SFMTA and MOHCD shall use reasonable efforts to do, or cause to be done, all things reasonably necessary or advisable to complete the Transportation Improvements according to the terms of the State's Standard Agreement. Notwithstanding anything to the contrary in this MOU, no party is in any way limiting its discretion or the discretion of any department, board or commission with jurisdiction over the actions described in this MOU, including, without limitation, the discretion to eliminate or substitute all or any portion of the Transportation Improvements
- 6. <u>Miscellaneous</u>. (a) This MOU may be amended or modified only by a document signed by the SFMTA's Director of Transportation, or his or her designee, and the Director of MOHCD, or his or her designee. (b) No waiver by any party of any of the provisions of this MOU shall be effective unless in writing and signed by the party's authorized representative, and only to the extent expressly provided in such written waiver. (c) This MOU (including all exhibits) contains the entire understanding between the parties as of the date of this MOU, and all prior written or oral negotiations, discussions, understandings and agreements are merged herein.

MOHCD:

IN WITNESS WHEREOF, the parties have caused this MOU to be executed as of the date first written above.

SFMTA: SAN FRANCISCO MUNICIPAL TRANSPORTATION AGENCY

By:

-5D9CA93E693E43E

Jeffrey P. Tumlin

Director of Transportation

3/30/2023 | 3:41 PM PDT

Date:

MAYOR'S OFFICE OF HOUSING AND

COMMUNITY DEVELOPMENT

By:

DocuSigned by:
ENC D. Shaw
65EBDF91D096444...

Eric D. Shaw,

Director

3/30/2023 | 4:17 PM PDT

Date:

Exhibit A 160 Freelon Family Property

Exhibit B
Reservoir Building A Property

Exhibit C 200 Folsom Street Exhibit E 850 Turk Street

AHSC IMPLEMENTATION AND MUTUAL INDEMNITY AGREEMENT (Transbay 2 East Family)

THIS AHSC IMPLEMENTATION AND MUTUAL INDEMNITY AGREEMENT (the "Agreement") is made and entered into as of April 3, 2023 between the San Francisco Bay Area Rapid Transit District, a rapid transit district pursuant to Public Utilities Code Section 28500 et seq., ("District" or "BART"), and Mercy Housing California, a California nonprofit public benefit corporation ("Developer," and collectively with the District, the "Parties," or individually, a "Party") upon the basis of the following facts, understanding, and intentions of the parties:

- A. The State of California, the Strategic Growth Council ("SGC") and the Department of Housing and Community Development ("HCD") issued a Notice of Funding Availability dated January 30, 2023 (the "AHSC NOFA"), under the Affordable Housing and Sustainable Communities ("AHSC") Program established under Division 44, Part 1 of the Public Resources Code, commencing with Section 75200.
- B. Developer and City of San Francisco, as co-applicants, are applying for AHSC Funds in response to the AHSC NOFA to provide funding for (A) construction of the Transbay 2 East Family affordable housing project in San Francisco, California, to be constructed by the Developer (the "Housing Project"); (B) the provision of certain sustainable transportation infrastructure by the District (the "BART STI Improvements"); (C) the construction of certain transportation-related amenities by the District (the "BART TRA Improvements; and (D) certain costs related to purchase of SF MUNI "A" transit passes for Housing Project residents allowing use of BART within San Francisco, the creation and maintenance of a bicycle, pedestrian, and transit education program, and funding to support local workforce development efforts (the "AHSC Programs"), together with other sustainable transportation infrastructure to be constructed by the City of San Francisco, which are not pertinent to this agreement (the "Non-BART Transportation Projects"). These improvements are described in more detail in the final application to be submitted by April 4, 2023 (collectively, the "AHSC Application").
- C. The AHSC Application seeks an award to the Developer in an aggregate amount of up to \$40,960,743 in AHSC Funds consisting in part of: (A) up to \$28,000,000 of AHSC loan Funds for a permanent loan ("AHSC Loan") which will be disbursed to a limited partnership to be formed later or its successor (the "Partnership"), for construction of the Housing Project; (B) \$5,034,634 of the AHSC grant funds for the purpose of reimbursing the cost of the BART STI Improvements; (C) \$1,581,119 of AHSC grant funds for the purpose of reimbursing the cost of the BART TRA Improvements; and (D) up to \$6,345,624 of AHSC grant funds for reimbursing the costs of the AHSC Programs. The AHSC grants shall be referred to collectively as the "AHSC Grants." The AHSC Loan and the AHSC Grants are collectively referred to herein as the "AHSC Financing."
- D. The District and Developer are required to enter into this Agreement in order to comply with the specific AHSC Program Threshold Requirement stated in Section 106(a)(12)(A) of the 2023 AHSC Program Guidelines dated December 15, 2022 (the "Transportation Agency Prior Experience Threshold Requirement"). This section of the guidelines dictates that applicants

must demonstrate prior experience by providing evidence of at least two prior projects that are similar to the proposed AHSC project in scope and size, which have been completed by the applicant, or joint applicant, during the ten (10) years preceding the application due date. This section of the guidelines also states that the applicants may demonstrate the requisite experience by using the past experience of work completed of a non-applicant so long as the applicants can provide an executed agreement with that specific non-applicant for the completion of the related work in the AHSC Application for which funding is sought. The purpose of this Agreement is to, amongst other things, comply with the Transportation Agency Prior Experience Threshold Requirement.

- E. The District is a non-applicant, but, as set forth herein, will have obligations to perform the following specific BART STI Improvements and BART TRA Improvements included in the AHSC Application (collectively, the "Transit Obligations"):
 - 1. BART STI Improvements: Purchase of two new capacity-increasing heavy rail cars to extend the length of trains, increase the number of trains operating through the Transbay Tube during peak, and maximize throughput capacity across the BART network.
 - 2. BART TRA Improvements: BART will install 17 Next Generation Fare Gates at Embarcadero BART Station as part of an effort to upgrade all fare gates throughout its system. The Next Generation Fare Gate design incorporates a tall, swing-style gate with improved passenger throughput and maintainability, and a more modern appearance.
- F. The District can demonstrate prior experience and provide evidence of at least two prior projects that are similar in scope and size which have been completed during the ten (10) years preceding April 4, 2023. Below is a list of these projects:
- 1. STI: Rail Car Procurement Program: On November 8, 2017, under a contract to Bombardier Transit Corporation for the procurement of new rail cars, BART's first replacement rail cars were delivered. As of January 2023, BART has accepted 451 Fleet-of-the-Future rail cars and decommissioned 239 legacy rail cars as part of an overall program to not only replace but expand its fleet.
- 2. STI. eBART DMU: Procurement of eight Diesel Multiple Unit (DMU) Vehicles to serve BART to Antioch extension. The vehicles include a variety of amenities including high-back seats, six digital signs (with multiple language support), automated audio announcements, clear station arrival / destination signs, and modern climate control systems. Project Cost: ~\$65M. Completed May 2018.
- 3. TRA: Concord BART Station Plaza Improvements: An upgrade of the exterior public spaces surrounding the Concord BART station entrance for a more context-sensitive design that improves the safety and livability of the station area. The project improved multimodal transfer waiting areas and enhanced pedestrian and bicycle connections to surrounding neighborhoods. Areas improved included the existing plaza and pedestrian paseo to the west of the station, bus transfer area, station entrance and ticket vending area, and pedestrian connections east of the station. Completion date: July 27, 2018.

- 4. TRA. Warm Springs/South Fremont Station: As part of the overall station construction, installation of bicycle lockers and racks, wayfinding, pedestrian-scale lighting, and continuous canopies along the bus intermodal that serve as bus shelters. Project cost: ~\$90M. Completed: March 2017.
- G. Subject to receipt of an award of the AHSC Financing, the District shall be responsible for completing the Transit Obligations, and for all costs and expenses related thereto, and Developer shall be responsible for constructing and developing the Housing Project and for providing the AHSC Programs (together, the "Developer Obligations"), and for all costs and expenses related thereto. In connection with the AHSC Grants and AHSC Loan, Developer is required to enter into standard agreements, reimbursement agreements, and regulatory agreements with HCD where Developer will be liable for the full and timely performance by the parties to complete the obligations set forth therein, including completion of the Developer Obligations, Transit Obligations, and Non-BART Transportation Projects, as described in the AHSC Application. The AHSC Application and all standard agreements, disbursement agreements, regulatory agreements and any other agreements required by HCD in connection with the AHSC Financing shall be collectively referred to herein as the "AHSC Documents."
- H. The District and Developer each acknowledge and agree that the inability or failure by either party to fully and timely complete each party's respective improvements required by the AHSC Documents may affect the timing and right of the other party to receive reimbursement of AHSC funds due the other party notwithstanding the other party's full and timely performance of its obligations.

NOW, THEREFORE, in consideration of the recitals, covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

AGREEMENT

- 1. <u>Obligations</u>. The District shall, in its sole responsibility, complete the Transit Obligations in accordance with the terms of the AHSC Documents and the approved design and construction documents. The Developer shall, in its sole responsibility, complete the Developer Obligations in accordance with the terms of the AHSC Documents and the approved design and construction documents. Each Party will provide the other Party with copies of all requisitions for work related to their respective work, the notice of completion, and other documents related to their respective work that another party may reasonably request.
- 2. <u>District Indemnity</u>. District is responsible for carrying out the Transit Obligations using AHSC grant proceeds in accordance with the AHSC Documents, including, but not limited to, any disbursement deadlines contained therein. District shall indemnify, defend, and hold harmless Developer, and its affiliates, directors, officers, partners, members, agents and employees (each, an "Developer Indemnified Party") against any and all claims, actions, suits, causes of action, losses, liabilities, injuries, costs, damages, or expenses (collectively, "Claims"), including, without limitation, any direct, indirect or consequential loss, liability, damage, or expense, court costs and attorneys' fees, arising out of or in connection with the District's performance of or failure to perform its obligations to complete the Transit Obligations, in the manner and within the time periodsset forth in the AHSC Documents.

However, in no event shall the Developer Indemnified Party be indemnified hereunder for any Claims to the extent said Claims result from Developer Indemnified Party's gross negligence or willful misconduct. District agrees to pay all of the Developer Indemnified Party's costs and expenses, including reasonable attorneys' fees, which may be incurred in any effort to enforce any term of this Agreement, including, but not limited to, all such costs and expenses which may be incurred by any Developer Indemnified Party in any legal action, reference or arbitration proceeding brought by HCD or other third party.

- Developer Indemnity. Developer is responsible for carrying out the Developer Obligations using AHSC grant proceeds and AHSC Loan funds in accordance with the AHSC Documents, including, but not limited to, any disbursement deadlines contained. Developer shall indemnify, defend, protect, and hold harmless the District and its affiliates, directors, officers, partners, members, agents and employees (each, an "District Indemnified Party") against any and all Claims, including, without limitation, any direct, indirect or consequential loss, liability, damage, or expense, court costs and attorneys' fees, arising out of or in connection with Developer's performance of or failure to perform its Developer Obligations to complete construction and development of the Housing Project, in the manner and within the time periods, set forth in the AHSC Documents. However, in no event shall the District Indemnified Party be indemnified hereunder for any Claims to the extent said Claims result from the District Indemnified Party's gross negligence or willful misconduct. Developer agrees to pay all of the costs and expenses of the District Indemnified Party, including reasonable attorneys' fees, which may be incurred in any effort to enforce any term of this Agreement, including, but not limited to, all such costs and expenses which may be incurred by any District Indemnified Party in any legal action, reference or arbitration proceeding brought by HCD or other third party.
- 4. <u>Schedule of Performance; Progress Reports.</u> Developer and District shall comply with the schedule of performance set forth in <u>Exhibit A</u> attached hereto for the completion of their respective obligations hereunder (the "Schedule of Performance"). The District and Developer agree to give the other Party a written quarterly status report on the progress toward the milestones listed in Exhibit A, i.e., the Developer will report on the Developer's progress on the Housing Project and the District will report on the District's progress on the Transit Obligations. If any Party anticipates not meeting the targeted construction and grant disbursement milestones as established in the AHSC Documents, that Party will promptly notify the other Party in writing and will meet with the other Party to discuss the reasons why the milestone dates may not be met and what actions the delayed Party intends to take to meet the milestones or otherwise rectify the work schedule in order to maintain good standing with the terms and conditions established in the AHSC Documents.
- 5. <u>Delegation.</u> Notwithstanding the obligations of each Party under this Agreement, each Party shall be entitled to enter into sub-agreements with each other or with other parties to provide any assistance or services needed for each Party to perform its obligations under this Agreement and the AHSC Documents.
- 6. <u>Cost Overruns</u>. Developer shall be responsible for paying all costs required to complete the Developer Obligations, irrespective of whether such costs exceed the AHSC Loan. District shall be responsible for paying all costs required for the Transit Obligations, irrespective of whether such costs exceed the portion of the AHSC Grant designated for the Transit

Obligations. Neither party is responsible for cost overruns on the Non-BART Transportation projects.

- 7. <u>Billing and Payment Procedure:</u> The District shall submit to Developer all reimbursement requests in the form of invoices for the costs associated with the Transit Obligations. Invoices will include backup documentation as required by HCD and a cover sheet indicating the budget line item from which each cost shall be drawn. Once the AHSC Grant Disbursement Agreement is executed, Developer shall submit corresponding reimbursement requests to HCD within 15 days of receipt of District's invoice (or such later date as may be required by HCD, but in any event within 45 days after receipt of the District's invoice) and disburse to the District any such funds received from HCD within 7 days of receipt. District shall apply any such funds received to pay the expenses submitted in connection with the invoices and shall comply with all HCD requirements under the AHSC Documents governing the disbursement and use of AHSC Grant funds. Failure of the Developer to timely submit the District reimbursement requests to HCD or to disburse any funds received from HCD within the time period required herein for the Transit Obligations to the District shall be a default under this Agreement and shall excuse the District from performance of the Transit Obligations.
- 8. <u>Implementation Agreements</u>. In the event a grant award is received from AHSC, the Parties recognize that each Party may need additional assurances from another Party (including assurances for the Housing Project's lenders and investors) regarding the AHSC Grant and AHSC Loan before commencement of construction of the Housing Project and the Transit Obligations. The Parties agree to cooperate with each other to reach mutual agreement on amendments to this Agreement, other implementation agreements or estoppel certificates necessary to provide reasonable assurances and indemnifications related to the disbursement of AHSC Grant funds. The Parties recognize that any such amendments to this Agreement or execution of additional agreements may require approval of the District's Board of Directors and Developer's Board of Directors.
- 9. <u>Notices</u>. Formal notices, demands, and communications between the Parties shall be sufficiently given if, and shall not be deemed given unless, dispatched by registered or certified mail, postage prepaid, return receipt requested, or delivered by express delivery service, return receipt requested, or delivered personally, to the principal office of the Parties as follows:

District: Abigail Thorne-Lyman

Director, Real Estate & Property Development

BART

2150 Webster St., 9th floor

Oakland, CA 94612

510-464-6140

athorne@bart.gov

Developer: Ramie Dare

Vice President

Mercy Housing California

1256 Market Street

San Francisco, CA 94103

415-355-7100

rdare@mercyhousing.org

- 10. <u>Events of Default</u>. The occurrence of any of the following events shall constitute an Event of Default under this Agreement:
- (a) A Party fails to perform any of its obligations under this Agreement, and does not cure such failure within 30 days after written notice of such failure has been delivered to the defaulting Party in accordance with Section 9 above; or
- (b) A Party purports to revoke this Agreement or this Agreement becomes ineffective for any reason.
- 11. <u>Termination</u>. This Agreement shall terminate upon the earlier of: (i) completion of all obligations under the AHSC Documents; or (ii) mutual agreement of the Parties hereto.
- 12. <u>Third Party Beneficiary</u>. The Partnership shall be a third party beneficiary of this Agreement and shall be entitled to the rights and benefits hereunder and may enforce the provisions hereof as if it were a party to this Agreement.
- 13. <u>Assignment</u>. District hereby acknowledges and approves the assignment by Developer and the Partnership to the Housing Project's senior lender ("Construction Lender") of all of their respective right, title and interest in, to and under the Agreement (the "Collateral") as collateral security for the Partnership's obligations to Construction Lender under, and in connection with Construction Lender's loan to the Partnership. In the event Construction Lender forecloses upon the Collateral, District hereby agrees that Construction Lender shall have all of Developer's rights and interests under the Agreement. Construction Lender is hereby made an express third party beneficiary of this Section 13, and the parties hereto shall not amend, modify or terminate the Agreement without Construction Lender's express written consent.

14. Miscellaneous.

- (a) Nothing in this Agreement shall be construed to limit any claim or right which any Party may otherwise have at any time against an Indemnitor or any other person arising from any source other than this Agreement, including any claim for fraud, misrepresentation, waste, or breach of contract other than this Agreement, and any rights of contribution or indemnity under any federal or state environmental law or any other applicable law, regulation, or ordinance.
- (b) If any Party delays in exercising or fails to exercise any right or remedy against a Party, that alone shall not be construed as a waiver of such right or remedy. All remedies of any Party against the other Party are cumulative.

- (c) This Agreement shall be binding upon and inure to the benefit of each of the Parties hereto and their respective representatives, heirs, executor, administrators, successors, and assigns. This Agreement may not be amended except by a written instrument executed by the Parties hereto.
- (d) This Agreement shall be deemed to have been delivered and accepted in the State of California and governed exclusively by the internal substantive laws of the State of California as the same may exist at the date hereof. The Parties hereto agree that any action hereon between the parties and their successors in interest may be maintained in a court of competent jurisdiction located in the State of California, and consent to the jurisdiction of any such California court for the purposes connected herewith.
- (e) Each Party hereto intends that this Agreement shall not benefit or create any right or cause of action in or on behalf of any person other than the Parties hereto.
- (f) This Agreement may be executed in multiple counterpart copies, any one of which when duly executed, with all formalities hereof, shall be fully binding and effective as the original of this Agreement.
- (g) This Agreement shall be effective as of the date first written above, provided however that in the event that the parties do not receive an award of the AHSC Funds, this Agreement shall automatically terminate and be of no further force or effect.

[Signatures on following page]

District:

San Francisco Bay Area Rapid Transit District, a rapid transit district

By Val Munotti Name AASFA109A4F248541

DocuSigned by:

Its: Chief Planning & Development Officer

Developer:

Mercy Housing California, a California nonprofit public benefit corporation

By: Kamic Dare

-DocuSigned by:

Name: Ramie Dare

Its: Vice President, Real Estate Development

EXHIBIT A

Schedule of Performance

BART:

BART STI Improvements

Performance Milestone	Date
Begin procurement	August 31, 2023
Complete delivery of transit vehicles	August 31, 2024
All funds fully disbursed	November 30, 2027

BART TRA Improvements

Performance Milestone	Date
Begin construction	June 30, 2025
Complete construction	December 31, 2026
All funds fully disbursed	December 31, 2026

Developer:

Performance Milestone	Date
Execute Standard Agreement for AHSC Grants	May 1, 2025
Execute Disbursement Agreement for AHSC Grants	May 1, 2025
Begin construction of housing project	June 1, 2025
Complete construction and obtain Certificate of Occupancy	May 1, 2027
All funds fully disbursed	December 1, 2027

Affordable Housing and Sustainable Communities Program (AHSC)

NOFA Round 7 (January 30, 2023)

Funding Application







State of California

Gavin Newsom, Governor

Business, Consumer Services and Housing Agency

Lourdes M. Castro Ramirez, Secretary

https://www.bcsh.ca.gov/

California Strategic Growth Council

Lynn von Koch-Liebert, Executive Director

ahsc@sgc.ca.gov https://sgc.ca.gov

Department of Housing and Community Development (HCD)

Gustavo Velasquez, Director

2020 West El Camino Avenue, Suite 150, Sacramento, CA 95833

AHSC@hcd.ca.gov

https://www.hcd.ca.gov

Instructions

When opening this file, a yellow banner at the top may appear with a button that says, "Enable Editing", and/or "Enable Macros". It is essential that you click this box(es) so that the macros are enabled. Enabling macros is necessary for full workbook/application functionality.

WARNING: Partial functionality of this application/workbook WILL BE LOST when using Apple Mac Computers. The Department highly recommends using PC Computers and Microsoft Office 2013 or newer to complete the application.

Application materials must be submitted electronically via HCD portal system. Requirements for uploading the Application Workbook and required supporting documentation, including naming conventions, are described in the application instructions available https://www.hcd.ca.gov/grants-and-funding/programs- active/affordable-housing-and-sustainable-communities

Sponsor/Applicant must upload all application materials to HCD portal no later than 4:00 p.m. Pacific Daylight Time on 4/4/2023

Application must be on the Department's forms and cannot be altered or modified by the Sponsor/Applicant. Excel Application must be in Excel format, not a PDF document.

IT THE Sponsor/Applicant discover any errors within application, use the Application Support tab and email the entire workbook AppSupport@hcd.ca.gov

It is recommended that Applicant(s) start from left to right and top to bottom for a better understanding and functionality of this application.

Additional instructions and guidance are given throughout the Application in "red" text and in cell comments. Cell Notes/Comments are very important to read as some of these will provide directions for completing your application.

"Yellow" cells consideration or may negatively impact your point score. are **required** attachments. Failure to provide the required attachments and documentation may disqualify your application from consideration or may "Orange" cells negatively impact your point score. Electronically attached files must use the naming convention in the Application.

are self-score points awarded in the "Scoring" worksheet. These are automated calculations based on the inputs provided by the Sponsor/Applicant. "Blue" cells "Red" cells indicate the Applicant(s) has failed to meet a requirement of the program, threshold, scoring, upload, or certification.

are for Applicant input. It is very important that you answer **ALL** yellow cells, failure to provide all information may disqualify your application from

Disclosure of Application: Information provided in the application will become a public record available for review by the public, pursuant to the California Public Records Act (Government Code Sections 6250-6276.48). As such, any materials provided are subject to disclosure to any person making a request under this Act. The Department cautions Applicants to use discretion in providing information not specifically requested, including but not limited to, bank account numbers, social security numbers, personal phone numbers, and home addresses. By providing this information to the Department, the Applicant is waiving any claim of confidentiality and consents to the disclosure of submitted material upon request.

Project Overview V1 1/30/23

HCD APP#: AHSC0001033

Project Area Type Transit Oriented Development (TOD)

Housing Type Rental Geographic Area San Francisco Bay Area

"Optional Answer" will not affect application review or ranking. Applicant(s) or Joint Venture Entity meets CDLAC Definition of BIPOC Organization? per CDLAC 523(f)(1)(B),

TCAC 10327(c)(2)(E)?

Select Yes to all that apply

Affordable Housing Development (AHD)	Yes
Housing Related Infrastructure (HRI)	No
Sustainable Transportation Infrastructure (STI)	Yes
Transportation-Related Amenities (TRA)	Yes
Program Costs (PGM)	Yes

	Project / Program	TDC	AHSC Funds Requested	%	Total Non-AHSC Funding Commitments
	AHD	\$192,686,070	\$28,000,000	68.27%	\$164,686,070
	HRI	\$0	\$0	0.00%	\$104,000,070
	STI	\$59,968,388	\$10,334,634	25.20%	\$49,633,754
	TRA	\$2,139,860	\$1,581,119	3.86%	\$558,741
	PGM	\$1,095,624	\$1,095,624	2.67%	\$0
AHD & H	RI Total	\$192,686,070	\$28,000,000	68.27%	\$164,686,070
Grai	nd Total	\$255,889,942	\$41,011,377	100.00%	\$214,878,565

No

Was Project awarded funds in prior AHSC rounds?	No	
Is Project a phase of a previously awarded project?	No	
Select Metropolitan Planning Org. or "non-MPO area"	Metropo	olitan Transportation Commission (MTC)

Affordable	Affordable Housing Development (AHD)													
Project N	ame:	Transbay Bloo	ck 2 Family			Address:	200 Folsom S	t						
City:	San Fran	cisco	Zip Code:	94105	County:	San Francis	co	Latitude:	37.78958382	Longitude:	-122.393121	3		
Census T	racts:	6075061500)											
APNs	s Block 3739, Lot 014													

Description (include: descriptive information such as on-site resident or community amenities, climate adaptive features, and resources in the immediate vicinity)

Transbay Block 2 Family will be a 17-story, 184-unit, 100% affordable housing project with a 22% permanent supportive housing component for people formerly experiencing homelessness. Over 50% of the project's units will be 2 and 3 bedrooms, which will accommodate San Francisco's need for family units, especially for families experiencing homelessness. There will be onsite resident supportive services for not only the 22% permanent supportive housing units, but also for all the affordable housing units. These services will be provided by Episcopal Community Services of San Francisco, which will offer case management, mental health services, and job counseling. The building will have 3 laundry rooms, 2 outdoor community spaces, and 3 indoor community lounges. In addition, the building will achieve Greenpoint Rated Gold, and will allow residents to control their unit air conditioning.

Sustainal	ble Transp	ortation Infrastr	ucture (<mark>STI</mark>)														
STI Project #1 Type of Project Transit or EV																	
Project Name: Transit Priority Signals along Route 8, 8AX,8BX, 30 & 45							Addr	ess: 20	00 Folsom St								
City:	San Franc	cisco	zisco Zip Code:				County:	San Fra	ncisco		Latitude:	37.78958382	Lo	ngitude:	-122.39312	213	
Census T	racts:	607506150	0														
APNs																	
	<i>'</i> '				(L OTI:	•								· ·			

Description (include: the general location and description of each STI improvement and note if sidewalks are new or replaced. Please include other descriptive information such as key gaps closed and connections established.)

A new central management software will be deployed to 29 intersections along three corridors within one mile of the housing development. The new central management software would provide data analytics and reports on the performance of transit signal priority (TSP), as well as the health of the intersection equipment. The three corridors are: 1) 3rd Street from Townsend to Stevenson, 2) 4th Street from Harrison to Market/Ellis, and 3) Stockton from O'Farrell to Columbus/Green.

STI Project #2?	Yes											
Type of Project	Combination				_							
Project Name:	Transbay Howard Streetscape - DPW project from 4th St. to Embarcadero) Address: Address:											
City: San Fra	ncisco	Zip Code:	94105	County:	San Fra	ncisco		Latitude	37.78958382	Longitude:	<mark>-122.3931213</mark>	
Census Tracts: 6075061500		607501760	1 607501780)1								
APNs												

Description (include: the general location and description of each STI improvement and note if sidewalks are new or replaced. Please include other descriptive information such as key gaps closed and connections established.)

Project Overview 1/30/23 "Proposed project improvements that will support San Francisco's Vision Zero commitment include new bulb-outs and curb ramps for pedestrian safety, a new 2-way protected bike lane, bike signals, and traffic signal modifications, in addition to landscaping. The anticipated scope along the project will include but not limited to: 6 Sidewalk bulbouts; 56 Curb ramps; 12 Parking island ramps; 16,020 square feet Protected bikeway median island/barrier; 25 Traffic signals. □ STI Project #3? Yes Type of Project Transit or EV Project Name: Purchase of 2 BART Rail Cars Address: Alameda, Contra Costa, San Francisco, and Santa Clara counties San Francisco 94111 🗆 County: Latitude: 37.79482□ City: Zip Code: San Francisco Longitude: 6075061500 6075011700 Census Tracts: **APNs** N/A Description (include: the general location and description of each STI improvement and note if sidewalks are new or replaced. Please include other descriptive information such as key gaps closed and connections established.) BART will purchase two new BART cars. These vehicle purchases are part of BART's Transbay Corridor Core Capacity Program, which will increase the number of trains operating through the Transbay Tube during peak hours, increase train lengths, and maximize throughput capacity throughout the system, increasing BART's capacity to carry passengers.

□ Quantity of new or repaired STI facilities funded by AHSC Crosswalks \$700,000 \$500,000 # of Transit Routes Improved 36 **ADA Curb Ramps** 56 Overcrossings / Undercrossing \$0 \$500,000 Transit Vehicles 2 \$5,034,634 Transit Operations \$0 Bikeshare infrastructure & operations EV Carshare infrastructure & operations Other (Urban Greening) \$0 \$300,000 Other (Roadway) \$800,000 Transportation-Related Amenities (TRA) Heavy rail TRA Project #1 Select the primary transit mode supported by this TRA Project Name: Next Generation Fare Gates at Embarcadero BART Station Address: 298 Market Street Latitude: 37.79482□ -122.39448 San Francisco Zip Code: 94111 🗆 San Francisco Longitude: City: County: 6075061500 Census Tracts: 6075011700 **APNs** N/A Description (include the general location and description of each TRA improvement) BART will install 17 Next Generation Fare Gate consoles at Embarcadero BART Station as part of an effort to upgrade all fare gates throughout its system. BART's current fare gates are decades old and have proven ineffective in deterring fare evasion, which costs BART millions of dollars annually. The existing fare gates are also declining in reliability as they age. The Next Generation Fare Gate design incorporates a tall, swing-style gate with improved passenger throughput and maintainability, and a more modern appearance. TRA Project #2? No TRA Project #3? Quantity of new or repaired TRA facilities funded by AHSC Street lights Street trees or plantings **Bus Shelters Bus Bulb-Outs** Bicycle Parking At Transit Bus Stop Benches \$1,581,119 Amount of TRA funds along block face(s) that include a Transit Station or Stop Program Costs (PGM) San Francisco Bike Coalition - Bike Safety 200 Folsom St Program Name: Address: City: San Francisco Zip Code: 94105 County: San Francisco Transportation encouragement Proposed program type and safety **Program Description** The PGM, administrered by the SF Bike Coalition, will provide safety education training programs that may include but are not limited to bike safety workshops, bike repair workshops, walking school buses or other group walking activities, Safe Routes to School, or Transit. Training programs will include distribution of items including but not limited to bicycles, helmets, other safety equipment, or lights, to low income residents of the Project Area. Programs and giveaways will be advertised broadly in the project area and in more than one language. Who are the targeted users for the Program The targeted users are low-income residents and workers in the Project Area who are unfamiliar with bicycle safety and maintenance. The targeted users are also unable to afford their own bicycle, or perhaps unable to afford the safety equipment that would keep them and their bicycle safe in an urban environment.

Project Overview 1/30/23 What is the issue or need that the Program is attempting to address, and how will it successfully address this issue or need? Biking is a viable mode of transit in this project area, yet the purchase and maintenance of a quality bicycle and the accompanying safety equipment is out of reach for many low income residents and workers. This PGM is specifically targeted to low-income people, to properly equip them and give them the skills to be confident cyclists. This will be completed with targeted training on bicycle maintenance and repair, and also by no-cost distributions of bikes and equipment that are ready for use. Describe additional design challenges and development costs incurred to meet the requirements of the Program. PGM #2? Yes Transit Passes for Residents Program Name: 200 Folsom St Address: City: San Francisco Zip Code: 94105 County: San Francisco Transportation encouragement Proposed program type and safety **Program Description** Each of the restricted units will be provided with one (1) free transit pass for three years. Each card or pass will have a minimum value of 40 average commute length rides a month as determined by the transit agency. Who are the targeted users for the Program The targeted users are the residents of the AHD. To encourage transit ridership, the free passes will remove financial barriers to utilizing transit options in the Project Area. What is the issue or need that the Program is attempting to address, and how will it successfully address this issue or need? High quality transit is expensive for hourly workers. The annual cost of a transit pass for AHD residents at this community is \$1,176. This burden will be eased for the first three years of the project, allowing new transit patterns to be formed, savings to be built, and jobs to stabilize. Describe additional design challenges and development costs incurred to meet the requirements of the Program. Not applicable PGM #3? Yes 200 Folsom St Program Name: Anti-Displacement Address: San Francisco Zip Code: 94105 San Francisco City: County: Proposed program type Anti-displacement activities **Program Description** Eviction Defense Collaborative (EDC) supports tenants struggling with rent increases, evictions, housing discrimination and landlord harassment by providing them with free legal representation when they cannot afford to pay for an attorney. For 27 years, EDC has been the only agency in San Francisco (SF) solely dedicated to eviction prevention, processing 99% of all the eviction notices filed in the city. EDC's wraparound service model includes legal services for eviction defense, rapid emergency rental assistance and subsidies for those at risk of eviction and displacement, and advocacy for unhoused San Franciscans facing eviction from City shelters. Since 2019, EDC has served as the lead partner with the City of San Francisco for the implementation of SF Tenant Right to Counsel (TRC), which guarantees all San Francisco tenants full scope legal representation in an eviction matter. In this role, EDC coordinates and oversees the work of 9 legal service organizations comprising the city-wide TRC system. Who are the targeted users for the Program EDC primarily serves low income BIPOC tenants and City shelter residents. In FY 21-22 EDC served 1722 unduplicated clients served of whom 84% were BIPOC; 48% were people with disabilities; 84% live at two times below the poverty level: \$27,180 for a single member household; 18% were seniors; 14.4 % self identified as LGBTQIA+ and 3.7% as Trans/Non binary. What is the issue or need that the Program is attempting to address, and how will it successfully address this issue or need? San Francisco's longstanding housing crisis is one of the most dire nationwide. Housing costs for San Francisco residents are among the highest in the world. Similar-size cities such as Seattle, Denver and Austin, Texas, have approved construction for three to four times as many residential units as San Francisco since 2015, according to U.S. census building permit data. From 2015 to 2021, the city permitted 24,600 units to be built, a little over 3,500 units annually. A review of six years worth of building permit data for 15 cities with populations between 600,000 and 1.1 million people found that San Francisco ranked in the bottom half. The crisis is formed by multiple factors including: the critical lack of affordable housing, ever worsening Describe additional design challenges and development costs incurred to meet the requirements of the Program. None PGM #4? Yes **Program Name:** Workforce Development - ECS CHEFS Program 200 Folsom St Address: County: San Francisco Zip Code: 94105 San Francisco City: Proposed program type Workforce Development **Program Description** CHEFS: Launched in 1998, Conquering Homelessness through Employment in Food Services (CHEFS) is a 10-week stipend-supported culinary workforce training program focused on assisting individuals experiencing homelessness looking to begin or resume a career in the foodservice industry; SSSET is a 9-week modified learn-and-earn program for individuals with lived experience of homelessness that incorporates job readiness, hard skills, and 3 weeks of job shadowing, tailored to the requisite competencies for placement and advancement in the nonprofit social services sector, with an emphasis on homeless services employers, including ECS.

AHSC R6 Page 5 of 88 Project Overview

Who are the targeted users for the Program

Project Overview V1 1/30/23

Single adult jobseekers experiencing, at risk of, or with a history of homelessness in San Francisco, and particularly the South of Market neighborhood, where the provider is located. This population includes but is not limited to individuals with multiple barriers to employment and housing, such as substance use disorder, mental health diagnoses, disability diagnoses, history of incarceration, low rates of formal education, and underserved populations (BIPOC, LGBTQIA+).

What is the issue or need that the Program is attempting to address, and how will it successfully address this issue or need?

By providing appropriate training pathways, this programming will ensure that individuals with lived experience of homelessness and other barriers to employment receive the necessary services they need to successfully enter, participate in and complete workforce and education programs and subsequently enter, be retained and advance in the labor market, while addressing socioeconomic disparities. In short, this program aims to support a workforce that satisfies current hiring needs and equity goals of employers, as well as prepare a pipeline that can readily supply talent to meet employer's long-term goals; cultivate referral partnerships with ECS programs and peer agencies to supply regular referrals; cultivate employer relationships

Describe additional design challenges and development costs incurred to meet the requirements of the Program.

No challenges were encountered in identifying this Workforce scope

PGM #5?	No
PGM #6?	No

Use this "PGM #6" only for "OTHER" if your proposed program does not fall withing the program types listed in guidelines.

Program Costs in Project(s) include

Expansion of existing programs to serve new populations or offer new program service and implementation

Has the Applicant(s) applied, plan to apply, or been award	ed oth	er HCD pr	ogram funds for <u>this pr</u>	oposed Project?				Yes
If applicable, provide other Project name(s) for which this Project	ect has	applied fo	r HCD funds in the past.					
Negative points may be assed if applicant fails to disclose all p	ast awa	ards, simu	ltaneous applications, an	d known future appli	cations.			
HCD program(s) name(s):	<u>21-</u> <u>06</u>	Plan to apply?	Loan amount	Grant amount	Awarded?	Award date or expected Award date?	HCD Co Num	
IIG - we may apply in the future but not sure	Yes	Yes		TBD		1/1/2024		

NOFA Section II (C)(2)

Applicant(s) acknowledges that a single Developer may receive no more than \$100 million per NOFA funding cycle. This limitation may be waived by SGC if necessary, to meet statutory requirements referenced in Guidelines §108.

Yes

Utilizing Tax Cre	dits?	4%)																	
Federal	No			Pro	posed	equity i	investor co	ntribut	ibution (\$) \$93,545,14		5,142	Anticipated tax cred			credit	edit factor \$0.980				
State				Pro	posed	ed equity investor contribution (\$)						Anticipated tax credit factor								
Timeframe for applying for 4%Tax Credits						Pro	posed mor	nth	Septem	ber	Pr	oposed ye	ear	2023	Tax	Credit Re	eservation .	Awarded?	N	0
Is the Project a	s the Project a scattered site housing Project? UMR §8303(b)																			
Total Units	LIHT Unit	I Proie	ect S	ite Area	Ur	nits per	Acre	А	ge Restri	ctions	•	Facility pe	Tenure Type		е	Rental Subsidy		nercial ace?	Relocati Require	
184	184	1 0.49	9	Acres	0	Р	Per Acre		None)			Р	ermanent	t	No	Y	es	No	
Operating Subsi	dy?		Ye	s	HU	D 811	Project?	No	0		Any	type of der	nolitic	n require	d?			_		
Number of build	Number of buildings? 1 Total bui						es? 1	7	Number	of elevato	ors? 3	Total	l Hom	eownersh	ip squ	are Feet?)	0		
Total Commerci	al square	feet?		8,406		Total Residential Rental square feet?				1:	34,609		Total I	Reside	ential Non	-rental squa	are feet?	48,	104	
Total Mixed-use	Space (s	quare feet)	8,406																

For <u>Operating Subsidies</u>: Provide evidence of commitment status (e.g., letters of intent, commitment letters, grant awards or subsidy contracts). If commitments are not available, provide other documentation such as a reservation or third-party letter stating the following: total subsidy and estimated first year allocation, date or expected date of award, and term (in years). For <u>Project-Based Rental Assistance</u>: Projects having or proposing project-based rental assistance must provide documentation of current contract Rents. A fully executed subsidy contract shall be required prior loan closing. Projects having or proposing project-based rental assistance shall fund a Transition Reserve in accordance with MHP §7312(f)(2).

File Name:	I Operating Subsidy Commitment	Documentation evidencing commitment of Operating Subsidies including source, term (in years), total subsidy amount, and estimated first year allocation.	Uploaded to HCD?	Yes
File Name:	ICHITENT CONTRACT RENTS	Projects proposing project-based rental assistance: Provide documentation of current contract rents for HAP, Shelter Plus or other source, as applicable.	Uploaded to HCD?	N/A

§105 Eligible Applicants

(a) Applicant(s) acknowledges and understand the requirement of "Eligible Applicants"

Yes

- (1) Eligible applicant entities shall include any of the following:
 - A Locality, public housing authority, redevelopment successor agency, transit agency or transit operator, Regional Transportation Planning Agency (RTPA),
 - (A) local Transportation Commission, Congestion Management Agency, Joint Powers Authority (JPA), school district, facilities district, University or Community College District.
 - (i) For STI or TRA components only, an applicant may provide an executed agreement with a specific Locality or transportation agency non-applicant for the completion of the STI or TRA components of the AHSC Project for which funding is sought.
 - (B) A Developer or Program Operator.
 - (C) A Tribal Entity whose Project meets requirements listed in detail in Appendix B.

 Is Project being proposed by a **Tribal Entity** and meets requirements listed in detail in Appendix B?

No

Project Overview V1 1/30/23

A special purpose entity formed and controlled by the Developer, and which will serve as the ultimate borrower of AHSC loan funds, is not an eligible Applicant. A special purpose entity ultimate borrower meeting the requirements of UMR §8313.2 may be listed on the AHSC Program application in the appropriate, designated fields for listing such a borrower entity.

Single purpose entities not meeting the requirements of a special purpose entity pursuant to UMR §8313.2, whether serving as an intermediate entity within (A) the ultimate borrower structure or not, are not Eligible Applicants. Such single purpose entities will not be included as a separate party on any AHSC Program legal documents, including but not limited to, Standard Agreements, nor are they eligible to be Recipients or payees of AHSC Program funds.

Where a Public Agency has a real property interest in the proposed Project, the application must include the Public Agency as a joint Applicant or otherwise include a commitment to enter into a contractual agreement to develop the Project, if it is awarded.

Will a Public Agency have a real property interest in the proposed Project? Will the Application include the Public Agency as a joint applicant?

Yes Yes

All eligible Applicants appearing on the application for the Project will be held jointly and severally liable for the completion of the Project and as such, will each sign all Standard Agreements to the award of AHSC funds.

A Recipient of Department funds must remain liable for performing all requirements of the award of funds as set forth in the Standard Agreement. Where there are multiple Recipients, all such Recipients must remain jointly and severally liable to the Department for that performance. Notwithstanding the foregoing, Recipients may indemnify each other by entering into agreements with one another as to individual Capital Projects. In no event will any such agreement alter, amend, or revoke each individual Recipient's obligations to the Department, including the joint and several liability.

"Developer" means the entity that the Department and the Council rely upon for experience, site control, and capacity, and which controls (1) the Affordable Housing Development during development and through occupancy or the Housing Related Infrastructure during development and through completion, (2) the Sustainable Transportation Infrastructure during development and through operation, or (3) the Transit-Related Amenities during development and through Operation.

Applicant #1	Entity na	ame	Mercy Housing C	alifornia (nonprofit public benefit corporation)				
Eligible applica	ant type	De	veloper		Organization type	Non-profit Public Benefit Co	orporation	
File Name	App1 Cert & Lo	egal C	Disclosure	Reference: Applicant Certification Worksheet.			Uploaded to HCD?	Yes
File Name	App1 OrgDoc1	I, Org	Doc2, etc.	Reference: Entity Org Docs Worksheet.			Uploaded to HCD?	Yes
File Name	App1 Org Cha	rt		Applicant Organization Chart.			Uploaded to HCD?	Yes
File Name	App1 Signatur	e Bloo	ck	Signature Block - upload in Microsoft Word Docum	nent.		Uploaded to HCD?	Yes
File Name	App1 Cert of C	Good S	Standing	Dated 30 days or less from the application due dat	te.		Uploaded to HCD?	Yes
File Name	App1 Tax-Exe	mpt S	tatus	Evidence of tax-exempt status from IRS and FTB	for Corporations (No	on-Profits Only).	Uploaded to HCD?	Yes

Applicant #2		Entity na	me	Mayors Office of	ousing and Community Development (City & County of San Francisco)				
Eligible applica	ant typ	e	Pu	blic Housing Author	ity Organization type Public Agency				
File Name	App2	Cert & Le	egal [Disclosure	Reference: Applicant Certification Worksheet.	Uploaded to HCD?	Yes		
File Name	le Name App2 OrgDoc1, OrgDoc2, etc.		Doc2, etc.	Reference: Entity Org Docs Worksheet.	Uploaded to HCD?	N/A			
File Name	ile Name App2 Org Chart			Applicant Organization Chart.	Uploaded to HCD?	N/A			
File Name	App2	Signature	e Bloo	ck	Signature Block - upload in Microsoft Word Document.	Uploaded to HCD?	Yes		
File Name	Name App2 Cert of Good Standing		Standing	Dated 30 days or less from the application due date.	Uploaded to HCD?	N/A			
File Name	App2	Tax-Exer	npt S	Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Uploaded to HCD?	N/A		

Applicant #3	Entity name	N/A
Applicant #4	Entity name	N/A

Owner/Borrower Entity name Transbay 2 Family, L.P.					
File Name	Owner Cert & L	egal Disclosure	Reference: Applicant Certification Worksheet.	Uploaded to HCD?	Yes
File Name	Owner OrgDoc	I, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Uploaded to HCD?	Yes
File Name	Owner Org Cha	rt	Owner Organization Chart.	Uploaded to HCD?	Yes
File Name	Owner Signatu	e Block	Signature Block - upload in Microsoft Word Document.	Uploaded to HCD?	Yes
File Name	Owner Cert of	Good Standing	Dated 30 days or less from the application due date.	Uploaded to HCD?	Yes
File Name	Owner Tax-Exe	mpt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Uploaded to HCD?	N/A

Managing General Partner Entity name Transbay 2 Fa		Entity name	Transbay 2 Family, LLC		
File Name	MGP Cert & Legal		Reference: Applicant Certification Worksheet.	Uploaded to HCD?	Yes
File Name	MGP OrgDoc1, OrgDoc2, etc.		Reference: Entity Org Docs Worksheet.	Uploaded to HCD?	Yes
File Name	MGP Org Chart		MGP Organization Chart.	Uploaded to HCD?	Yes
File Name	MGP Signature Block		Signature Block - upload in Microsoft Word Document.	Uploaded to HCD?	Yes
File Name	MGP Cert of Good	Standing	Dated 30 days or less from the application due date.	Uploaded to HCD?	Yes
File Name	MGP Tax-Exempt S	Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Uploaded to HCD?	N/A

Administrative General Partner #1	Entity name	N/A
Administrative General Partner #2	Entity name	N/A

Development Team Contacts and Legislative Information

Contact Type	Entity Legal Name	Eligible Sponsor Type
Applicant #1	Mercy Housing California (nonprofit public benefit	Developer
Applicant #2	Corporation) Mayors Office of Housing and Community Development (City & County of San Francisco)	Public Housing Authority
Owner / Borrower Entity	Transbay 2 Family, L.P.	Developer
Managing General Partner	N/A	Developer
Manager of LLC	Mercy Housing Calwest	Developer
Transit Agency Partner (applicable to STI and TRA components)	San Francisco Bay Area Rapid Transit District (BART)	
Property Management Agent	Mercy Housing California	
Financial Consultant	California Housing Partnership	
Lead (primary) Service Provider	Episcopal Community Services	
Borrower Legal Counsel	Mercy Housing California	
General Contractor	Swinerton	
Architect	Kennerly Architecture & Planning	
Other (Specify)		

Congress person Name(s)	District #	State Senator Name(s)
Nancy Pelosi	11	Scott D. Wiener

Organization Type	Address	City	State	Zip Code
Non-profit Public Benefit Corporation	1256 Market Street	San Francisco	CA	94102
Public Agency	1 South Van Ness Avenue, 5th Floor	San Francisco	CA	94103
	1256 Market Street	San Francisco	CA	94102
	1256 Market Street	San Francisco	CA	94102
	1256 Market Street	San Francisco	CA	94102
	300 Lakeside Drive, 22nd Floor	Oakland	CA	94612
	1256 Market Street	San Francisco	CA	94102
	369 Pine Street	San Francisco	CA	94104
	165 8th Street	San Francisco	CA	94103
	1600 Broadway, Suite 200	Denver	СО	80202
	260 Townsend Street, #1719	San Francisco	CA	94107
	375 Alabama Street #440	San Francisco	CA	94110

District #	State Assembly Member Name(s)	District #
11	Matt Haney	17

End of Document

Auth Rep Name	Title	Email	Phone #	Contact Name
Ramie Dare	Vice President	rdare@mercyhousing.or	415-355-7118	Sean Wils
Sara Amaral	Director of Housing Development	sara.amaral@sfgov.org	(628) 652- 5808	Anne Romero
Ramie Dare	Vice President	rdare@mercyhousing.or	415-355-7118	Sean Wils
Ramie Dare	Vice President	rdare@mercyhousing.or	415-355-7118	Sean Wils
Ramie Dare	Vice President	rdare@mercyhousing.or	415-355-7118	Sean Wils
				Shannon Dodge
				John Ryan
				Aditya Potluri
				Scott Ecker
				Joe Rosenblum
				Shelby Joubert
				Brian Stryzek

Title	Email	Phone #	Contact Address	City
Senior Project Manager	sean.wils@mercyhous ing.org	415.355.7100	1256 Market Street	San Francisco
	anne.romero@sfgov.com	415-203-4951	1 South Van Ness Avenue, 5th Floor	San Francisco
Senior Project Manager	sean.wils@mercyhousin g.org	415.355.7100	1256 Market Street	San Francisco
Senior Project Manager	sean.wils@mercyhousin g.org	415.355.7100	1256 Market Street	San Francisco
Senior Project Manager	sean.wils@mercyhousin g.org	415.355.7100	1256 Market Street	San Francisco
		(510) 359-6978		
Director	jryan@mercyhousing.org	415.355.7100		
Senior Financial Consultant	apotluri@chpc.net	415-433-6804		
Director	secker@ecs-sf.org	415-487-3300		
General Counsel	jrosenblum@mercyhousi ng.org	303-830-3409		
Vice President	sjoubert@swinerton.com	619-467-6721		
Associate Principal	brian@kennerlyarchitect ure.com	415-285-2880		

State	Zip Code
CA	94102
CA	94103
CA	94102
CA	94102
CA	94102

If proposing multiple distinct STI Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total STI funds requested and cost cap.

in proposing multiple distinct of Capital Projects, provide deta	ALL FUNDING								·
Cost Category	AHSC STI Grant	Transbay CFD	Valley Transportation Authority (VTA)	0	0	0	0	Sources Total	Comments
STI BUDGET #1 - Transit Priority Signals along Route 8, 8	AX,8BX, 30 & 45							<u> </u>	
Environmental review/studies								\$0	
Plan Specification and Estimates								\$0	
Right of way support costs								\$0	
Site or right of way acquisition for Cap. Improvement Project								\$0	
Other Soft Costs (Construction Support)	\$350,000							\$350,000	
Other Soft Costs (Specify)	+ + + + + + + + + + + + + + + + + + +							\$0	
Other Soft Costs (Specify)								\$0	
Other Soft Costs (Specify)								\$0	
Total Soft Costs	\$350,000	\$0	\$0	\$0	\$0	\$0	\$0	\$350,000	
Clearing and Grubbing	, , , , , , , , , , , , , , , , , , ,	**	***	**	1.5	7 -	7-5	\$0	
Demolition								\$0	
Grading								\$0	
Soil Stabilization (Lime, etc.)								\$0	
Erosion/Weed Control								\$0	
Dewatering								\$0	
Other Site Preparation (Specify)								\$0	
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Sanitary Sewer		**	***	**	7.5	7.5	7-5	\$0	
Irrigation								\$0	
Storm Drain								\$0	
Detention Basin/Culverts								\$0	
Other Site Utilities (Specify)								\$0	
Total Site Utilities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Aggregate Base								\$0	
Asphalt Pavement								\$0	
Sidewalk, Curb and Gutter								\$0	
Street Lights								\$0	
Striping/Barricades (Bicycle Facilities)								\$0	
Signage								\$0	
Crossing and Traffic Signals								\$0	
Roundabouts, median islands or curb extensions								\$0	
Other traffic calming surface improvements								\$0	
Other Complete Street Improvements (Specify)								\$0	
Other Complete Street Improvements (Specify)								\$0	
Total Complete Streets Improvements - Construction	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Striping/Barricades (for dedicated bus lanes)								\$0	
Sidewalk, Curb and Gutter								\$0	
Street Lights								\$0	
Signage								\$0	
Signaling Prioritization Technology	\$1,450,000							\$1,450,000	
Boarding infrastructure								\$0	
Seating/Benches								\$0	
Bus/Transit Shelters								\$0	
Vehicles								\$0	
Other ITS Technology								\$0	

If proposing multiple distinct STI Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total STI funds requested and cost cap.

	ALL FUNDING								
Cost Category	AHSC STI Grant	Transbay CFD	Valley Transportation Authority (VTA)	0	0	0	0	Sources Total	Comments
Other Transit and Station Areas (Specify)								\$0	
Other Transit and Station Areas (Specify)								\$0	
Total Transit and Station Areas - Construction	\$1,450,000	\$0	\$0	\$0	\$0	\$0	\$0	\$1,450,000	
Urban Greening (Specify)								\$0	
Urban Greening (Specify)								\$0	
Urban Greening (Specify)								\$0	
Total Urban Greening	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Provide Name of Impact Fee (Specify)								\$0	
Provide Name of Impact Fee (Specify)								\$0	
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Other Activity Costs (Specify)								\$0	
Other Activity Costs (Specify)								\$0	
Total Activity Delivery Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Transit Operations for service expansion §103(a)(3)(A)(v)								\$0	
Employee Reporting								\$0	
Other Capital Asset Costs (Specify)								\$0	
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Transit Priority Signals along Route 8, 8AX,8BX, 30 & 45 Total Budgeted Project Costs	\$1,800,000	\$0	\$0	\$0	\$0	\$0	\$0	\$1,800,000	

Provide Urban Greening Details and explain unusual or extraordinary circumstances that have resulted in higher than expected Project costs; provide a justification as to why these costs are reasonable.

OTI DUDOET 40 Translave Have ad Otto at a second DDW and b		- Emphamada						
STI BUDGET #2 - Transbay Howard Streetscape - DPW proj Environmental review/studies	ect from 4th St. 1	o Embarcadero)						\$0
Plan Specification and Estimates								\$0
•								
Right of way support costs								\$0
Site or right of way acquisition for Cap. Improvement Project	Φ700 000	#7.000.000						\$0
Other Soft Costs (Construction Support)	\$700,000	\$7,300,000						\$8,000,000
Other Soft Costs (Specify)								\$0
Other Soft Costs (Specify)								\$0
Other Soft Costs (Specify)								\$0
Total Soft Costs	\$700,000	\$7,300,000	\$0	\$0	\$0	\$0	\$0	\$8,000,000
Clearing and Grubbing								\$0
Demolition								\$0
Grading								\$0
Soil Stabilization (Lime, etc.)								\$0
Erosion/Weed Control								\$0
Dewatering								\$0
Other Site Preparation (Specify)								\$0
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Sanitary Sewer		\$2,400,000						\$2,400,000
Irrigation		\$2,300,000						\$2,300,000
Storm Drain		\$500,000						\$500,000
Detention Basin/Culverts		\$1,200,000						\$1,200,000

If proposing multiple distinct STI Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total STI funds requested and cost cap.

r proposing multiple distinct STI Capital Projects, provide de	ALL FUNDING		, serem , amedine	cach baage	· · · · · · · · · · · · · · · · · · ·		20 4004 10 0		and requested and se
Cost Category	AHSC STI Grant	Transbay CFD	Valley Transportation Authority (VTA)	0	0	0	0	Sources Total	Comments
Other Site Utilities (Specify)								\$0	
Total Site Utilities	\$0	\$6,400,000	\$0	\$0	\$0	\$0	\$0	\$6,400,000	
Aggregate Base	\$200,000	\$2,000,000	, -	,	, ,		, -	\$2,200,000	
Asphalt Pavement	\$600,000	\$9,700,000						\$10,300,000	
Sidewalk, Curb and Gutter	\$200,000	\$7,300,000						\$7,500,000	
Street Lights		\$2,000,000						\$2,000,000	
striping/Barricades (Bicycle Facilities)	\$500,000	\$1,500,000						\$2,000,000	
ignage		\$1,000,000						\$1,000,000	
Crossing and Traffic Signals	\$500,000	\$3,000,000						\$3,500,000	
Roundabouts, median islands or curb extensions		\$820,000						\$820,000	
Other traffic calming surface improvements		\$880,000						\$880,000	
Other Complete Street Improvements (Ramps)	\$500,000	\$4,500,000						\$5,000,000	
Other Complete Street Improvements (Specify)								\$0	
Total Complete Streets Improvements - Construction	\$2,500,000	\$32,700,000	\$0	\$0	\$0	\$0	\$0	\$35,200,000	
Striping/Barricades (for dedicated bus lanes)								\$0	
Sidewalk, Curb and Gutter								\$0	
Street Lights								\$0	
ignage								\$0	
signaling Prioritization Technology								\$0	
Boarding infrastructure								\$0	
Seating/Benches								\$0	
Bus/Transit Shelters								\$0	
/ehicles								\$0	
Other ITS Technology								\$0	
Other Transit and Station Areas (Specify)								\$0	
Other Transit and Station Areas (Specify)								\$0	
Total Transit and Station Areas - Construction	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Jrban Greening (Landscaping)	\$300,000	\$1,600,000						\$1,900,000	
Jrban Greening (Specify)								\$0	
Jrban Greening (Specify)								\$0	
Total Urban Greening	\$300,000	\$1,600,000	\$0	\$0	\$0	\$0	\$0	\$1,900,000	
Provide Name of Impact Fee (Specify)								\$0	
Provide Name of Impact Fee (Specify)								\$0	
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Other Activity Costs (Specify)								\$0	
Other Activity Costs (Specify)								\$0	
Total Activity Delivery Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
ransit Operations for service expansion §103(a)(3)(A)(v)								\$0	
mployee Reporting								\$0	
Other Capital Asset Costs (Specify)								\$0	
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Total STI #2 Budgeted Project Costs	\$3,500,000	\$48,000,000	\$0	\$0	\$0	\$0	\$0	\$51,500,000	

Provide Urban Greening Details and explain unusual or extraordinary circumstances that have resulted in higher than expected Project costs; provide a justification as to why these costs are reasonable.

	ALL FUNDING	SOURCES							
Cost Category	AHSC STI Grant	Transbay CFD	Valley Transportation Authority (VTA)	0	0	0	0	Sources Total	Comments
	•					•		•	
STI BUDGET #3 - Purchase of 2 BART Rail Cars									
Environmental review/studies								\$0	
Plan Specification and Estimates								\$0	
Right of way support costs								\$0	
Site or right of way acquisition for Cap. Improvement Project								\$0	
Other Soft Costs (Specify)								\$0	
Other Soft Costs (Specify)								\$0	
Other Soft Costs (Specify)								\$0	
Other Soft Costs (Specify)								\$0	
Total Soft Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Clearing and Grubbing								\$0	
Demolition								\$0	
Grading								\$0	
Soil Stabilization (Lime, etc.)								\$0	
Erosion/Weed Control								\$0	
Dewatering								\$0	
Other Site Preparation (Specify)								\$0	
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Sanitary Sewer								\$0	
rrigation								\$0	
Storm Drain								\$0	
Detention Basin/Culverts								\$0	
Other Site Utilities (Specify)								\$0	
Total Site Utilities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Aggregate Base								\$0	
Asphalt Pavement								\$0	
Sidewalk, Curb and Gutter								\$0	
Street Lights								\$0	
Striping/Barricades (Bicycle Facilities)								\$0	
Signage								\$0	
Crossing and Traffic Signals								\$0	
Roundabouts, median islands or curb extensions								\$0	
Other traffic calming surface improvements								\$0	
Other Complete Street Improvements (Specify)								\$0	
Other Complete Street Improvements (Specify)								\$0	
Total Camplete Streets Improvements Construction	¢Ω	¢Ω	¢Ω	¢0	¢Ω	¢0	¢o	40	

If proposing multiple distinct STI Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total STI funds requested and cost cap.

	ALL FUNDING	SOURCES							
Cost Category	AHSC STI Grant	Transbay CFD	Valley Transportation Authority (VTA)	0	0	0	0	Sources Total	Comments
Other Transit and Station Areas (Specify)								\$0	
Total Transit and Station Areas - Construction	\$5,034,634	\$0	\$1,633,754	\$0	\$0	\$0	\$0	\$6,668,388	
Urban Greening (Specify)								\$0	
Urban Greening (Specify)								\$0	
Urban Greening (Specify)								\$0	
Total Urban Greening	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Provide Name of Impact Fee (Specify)								\$0	
Provide Name of Impact Fee (Specify)								\$0	
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Other Activity Costs (Specify)								\$0	
Other Activity Costs (Specify)								\$0	
Total Activity Delivery Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Transit Operations for service expansion §103(a)(3)(A)(v)								\$0	
Employee Reporting								\$0	
Other Capital Asset Costs (Specify)								\$0	
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Total STI #3 Budgeted Project Costs	\$5,034,634	\$0	\$1,633,754	\$0	\$0	\$0	\$0	\$6,668,388	

Provide Urban Greening Details and explain unusual or extraordinary circumstances that have resulted in higher than expected Project costs; provide a justification as to why these costs are reasonable.

	,							
TOTAL SUSTAINABLE TRANSPORTATION INFRASTRUC	CTURE (STI) BUDGE	Γ						
Total Soft Costs	\$1,050,000	\$7,300,000	\$0	\$0	\$0	\$0	\$0	\$8,350,000
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Site Utilities	\$0	\$6,400,000	\$0	\$0	\$0	\$0	\$0	\$6,400,000
Total Complete Streets Improvements - Construction	\$2,500,000	\$32,700,000	\$0	\$0	\$0	\$0	\$0	\$35,200,000
Total Transit and Station Areas - Construction	\$6,484,634	\$0	\$1,633,754	\$0	\$0	\$0	\$0	\$8,118,388
Total Urban Greening	\$300,000	\$1,600,000	\$0	\$0	\$0	\$0	\$0	\$1,900,000
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Activity Delivery Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total STI Budgeted Project Costs	\$10,334,634	\$48,000,000	\$1,633,754	\$0	\$0	\$0	\$0	\$59,968,388

End of Document

Transbay Block 2 Family Transportation Related Amenities (TRA) Sources and Uses Budget App AHSC0001033

If proposing multiple distinct TRA Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total TRA funds requested and cost cap.

ii proposing multiple distinct TRA Capital Projects, provide deta									
	ALL FUNDING S	Federal Transit							
Cost Category	AHSC TRA	Administration	0	0	0	0	0	Sources Total	Comments
	Grant	Formula	J					Godi God i Gtal	
		Funds□							
TRA BUDGET #1 - Next Generation Fare Gates at Embarca	dero BART Statio	on							
Environmental review/studies								\$0	
Plan Specification and Estimates								\$0	
Right of way support costs								\$0	
Site or right of way acquisition for Cap. Improvement Project								\$0	
Prototype Development and Testing		\$59,441						\$59,441	
Design		\$261,538						\$261,538	
Procurement/Legal		\$47,552						\$47,552	
Other Soft Costs (Specify)		+ ,==						\$0	
Total Soft Costs	\$0	\$368,531	\$0	\$0	\$0	\$0	\$0	\$368,531	
Clearing and Grubbing	, -	, , , , , ,	• -			¥ -	, -	\$0	
Demolition								\$0	
Grading								\$0	
Soil Stabilization (Lime, etc.)								\$0	
Erosion/Weed Control								\$0	
Dewatering								\$0	
Other Site Preparation (Specify)								\$0	
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Sanitary Sewer	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	\$0	
Irrigation								\$0	
Storm Drain								\$0	
Detention Basin/Culverts								\$0	
Other Site Utilities (Specify)								\$0	
Total Site Utilities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Aggregate Base	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	ΨΟ	\$0	
Asphalt Pavement								\$0	
Sidewalk, Curb and Gutter								\$0	
Street Lights								\$0	
Striping/Barricades (Bicycle Facilities)								\$0	
Signage								\$0	
Crossing and Traffic Signals								\$0	
Roundabouts, median islands or curb extensions								\$0	
Other traffic calming surface improvements								\$0	
Other Street Improvements (Specify)								\$0	
Total Complete Streets Improvements - Construction	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Striping/Barricades (for dedicated bus lanes)	φυ	ΦΟ	ΨΟ	ΨΟ	φυ	φυ	φυ	\$0	
Sidewalk, Curb, and Gutter								\$0	
Street Lights								\$0	
Signage								\$0	
Signaling Prioritization Technology								\$0	
Boarding infrastructure								\$0	
								\$0 \$0	
Seating/Benches Bus/Transit Shelters									
								\$0 \$0	
Other ITS Technology	¢4.067.400							\$0	
Fare Gates: Material & Labor	\$1,367,133							\$1,367,133 \$212,096	
Fare Gates: Software Integration	\$213,986	¢0	¢0	¢0	\$0	¢0	¢0	\$213,986	
Total Transit Station or Stop - Construction	\$1,581,119	\$0	\$0	\$0	\$0	\$0	\$0	\$1,581,119	

Transbay Block 2 Family Transportation Related Amenities (TRA) Sources and Uses Budget App AHSC0001033

If proposing multiple distinct TRA Capital Projects, provide detail for each Project in separate budgets below. Amounts from each budget will autosum at the bottom. The sum will be used to determine the total TRA funds requested and cost cap.

	ALL FUNDING S								
Cost Category	AHSC TRA Grant	Federal Transit Administration Formula Funds□	0	0	0	0	0	Sources Total	Comments
Street Trees								\$0	
Bioswales								\$0	
Landscaping								\$0	
Other Urban Greening (Specify)								\$0	
Other Urban Greening (Specify)								\$0	
Total Urban Greening	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Street Furniture								\$0	
Bicycle Repair Kiosks								\$0	
Bicycle Storage or Parking								\$0	
Drinking Fountains								\$0	
Other Amenities (Specify)								\$0	
Other Amenities (Specify)								\$0	
Total Amenities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Provide Name of Impact Fee (Specify)								\$0	
Provide Name of Impact Fee (Specify)								\$0	
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Project Management		\$190,210						\$190,210	
Other Activity Costs (Specify)								\$0	
Total Activity Delivery Costs	\$0	\$190,210	\$0	\$0	\$0	\$0	\$0	\$190,210	
Employee Reporting								\$0	
Vehicles								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Next Generation Fare Gates at Embarcadero BART Station Total Budgeted Project Costs	\$1,581,119	\$558,741	\$0	\$0	\$0	\$0	\$0	\$2,139,860	

Provide Urban Greening Details and explain unusual or extraordinary circumstances that have resulted in higher than expected Project costs; provide a justification as to why these costs are reasonable.

TOTAL TRANSPORTATION RELATED AMENITIES (TRA	BUDGET							
Total Soft Costs	\$0	\$368,531	\$0	\$0	\$0	\$0	\$0	\$368,531
Total Site Preparation	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Site Utilities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Complete Streets Improvements - Construction	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Transit Station or Stop - Construction	\$1,581,119	\$0	\$0	\$0	\$0	\$0	\$0	\$1,581,119
Total Urban Greening	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Amenities	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Impact Fees	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Activity Delivery Costs	\$0	\$190,210	\$0	\$0	\$0	\$0	\$0	\$190,210
Total Other Capital Asset Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total TRA Budgeted Project Costs	\$1,581,119	\$558,741	\$0	\$0	\$0	\$0	\$0	\$2,139,860

Consideration of Control Processing Control Process	Transbay Block 2 Family Programs (PGM) Sources and Use	es Budget App A	HSC0001033							
March Marc		will be used to de	termine the total F	GM funds request	ed.					
Description Section	Cost Category	AHSC PGM		0	0	0	0	0	Sources Total	Comments
March 100 100	PGM BUDGET #1 - San Francisco Bike Coalition - Bike Safe	ety								
Dec of the Content		\$75,000								
Decide Company Compa									•	
Comment Comm										
Comment Comm		Φ75 000	C O	фО	₽ O	ФО.	ФО.	¢0		
Section			\$0	\$ 0	\$ 0	Ф О	\$ 0	\$ 0		
Section 19.00 19	1 1 1									
1909 1909		\$13,000	\$0	\$0	\$0	\$0	\$0	\$0		
Experience						· ·	<u> </u>			
Comparison Com										
Bask bell Birds		ψ13,000								
England (Control Control Con		* 40.000								
Direct Control Contr		\$10,000								
Description	Other Capital Costs (facilities rental)	\$32,000								
Dec Control Code (Code										
Description										
Section Sect	Other Capital Costs (Specify)								\$0	
Part Description Part		\$62,000	\$0	\$0	\$0	\$0	\$0	\$ <u>0</u>		
Project Code										
Deed Self Code (Feel 2)		\$150,000	ΦU	⊅ U	ΦU	ΦU	⊅ U	ΦU	φ15U,UUU	
Description Control System	PGM BUDGET #2 - Transit Passes for Residents									
Thank Staff Cover (Specify)	Direct Staff Cost (Specify)									
Dist of Section (1)										
The Digit Self-Code									·	
Comer rotest SIAPT Cost (Specify)									·	
Control Staff Care (Specify)		\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Tool a line (Court Court	Other Indirect Staff Cost (Specify)									
Treat Standard Coasts		Φ0	ФО.	Φ0	Φ0	Φ0	Φ0	* 0	·	
Execution										
Process Control Cont	Travel	·		,			·		\$0	
Circle Transit Process		\$645 624								
Supplies (Search)	·	φ043,024								
Control Capital Costs (Scarsity)										
Cheen Copyland Costes (Specially)										
Cites Capital Costs (Specify)	Other Capital Costs (Specify)								•	
Commar Context Specify										
Cheen Capital Costs (Spenish)									-	
Transit Passes for Residents Total Budgeted Project Costs \$845,624 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	Other Capital Costs (Specify)								\$0	
POM BUDGET #3 - Anti-Displacement S150,000 S150,0	Total Other Capital Costs	\$645,624	\$0	\$0	\$0	\$0	\$0	\$0	\$645,624	
Direct Staff Cost (Spatify) \$150,000	Transit Passes for Residents Total Budgeted Project Costs	\$645,624	\$0	\$0	\$0	\$0	\$0	\$0	\$645,624	
Direct Staff Cost (Specify)	PGM BUDGET #3 - Anti-Displacement									
Direct Start Cost (Specify)		\$150,000							\$150,000	
Direct Staff Cost (Specify)										
Direct Staff Cost (Specify)										
Other Indirect Staff Cost (Specify)	Direct Staff Cost (Specify)								\$0	
Other Indirect Staff Cost (Specify)		\$150,000	\$0	\$0	\$0	\$0	\$0	\$0		
Direct Staff Cost (Specify)									·	
Total Staff Costs	Other Indirect Staff Cost (Specify)	00	40	60	40	40	A 2	Φ.	\$0	
Travel					-					
Required Transit Passes/Cards (see cell comment) \$0 \$0	Travel	,,,,,,,		·					\$0	
Other Transit Passes										
Supplies (Specify) \$0 Supplies (Specify) \$0 Other Capital Costs (Specify) \$0 Total Other Capital Costs \$0 Anti-Displacement Total Budgeted Project Costs \$150,000 PGM BUDGET #4 - Workforce Development - ECS CHEFS Program Direct Staff Cost (Other) \$127,500 Direct Staff Cost (Specify) \$0										
Other Capital Costs (Specify)	Supplies (Specify)								\$0	
Other Capital Costs (Specify) \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$									•	
Other Capital Costs (Specify) \$0 Other Capital Costs (Specify) \$0 Other Capital Costs (Specify) \$0 Total Other Capital Costs \$0 \$0 \$0 Anti-Displacement Total Budgeted Project Costs \$150,000 \$0 \$0 \$0 \$0 \$0 \$150,000 PGM BUDGET #4 - Workforce Development - ECS CHEFS Program Direct Staff Cost (Other) \$127,500 \$127,500 \$0 <t< td=""><td>Other Capital Costs (Specify)</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Other Capital Costs (Specify)									
Other Capital Costs (Specify) \$0 Other Capital Costs (Specify) \$0 Total Other Capital Costs \$0 \$0 \$0 \$0 \$0 Anti-Displacement Total Budgeted Project Costs \$150,000 \$0 \$0 \$0 \$0 \$0 \$150,000 PGM BUDGET #4 - Workforce Development - ECS CHEFS Program Direct Staff Cost (Other) \$127,500 \$127,500 \$127,500 \$0 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>·</td><td></td></t<>									·	
Other Capital Costs (Specify) \$0 Total Other Capital Costs \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$150,000 \$0 \$150,000 \$0 \$0 \$0 \$0 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$150,000 \$0 \$0 \$150,000 \$0										
Anti-Displacement Total Budgeted Project Costs \$150,000 \$0 \$0 \$0 \$0 \$150,000 PGM BUDGET #4 - Workforce Development - ECS CHEFS Program Direct Staff Cost (Other) \$127,500 \$127,500 Direct Staff Cost (Specify) \$0 \$0 \$0 Direct Staff Cost (Specify) \$0 \$0	Other Capital Costs (Specify)	44	40	40	40	42	20	*	\$0	
PGM BUDGET #4 - Workforce Development - ECS CHEFS Program Direct Staff Cost (Other) \$127,500 \$127,500 Direct Staff Cost (Specify) \$0 Direct Staff Cost (Specify) \$0							\$0			
Direct Staff Cost (Other) \$127,500 Direct Staff Cost (Specify) \$0 Direct Staff Cost (Specify) \$0	Anti-Displacement Total Budgeted Project Costs	\$150,000	\$0	\$0	\$0	\$0	\$0	\$0	\$150,000	
Direct Staff Cost (Other) \$127,500 Direct Staff Cost (Specify) \$0 Direct Staff Cost (Specify) \$0	PGM BUDGET #4 - Workforce Development - FCS CHEES I	Program								
Direct Staff Cost (Specify) Direct Staff Cost (Specify) \$0 \$0 \$0	- -								\$127,500	
	Direct Staff Cost (Specify)								\$0	
Direct Staff Cost (Specify) \$0										
Direct Staff Cost (Specify) \$0 \$0										

Transbay Block 2 Family Programs (PGM) Sources and Uses Budget App AHSC0001033

Amounts from each budget will autosum at the bottom. The sum will be used to determine the total PGM funds requested.

	ALL FUNDING	SOURCES							
Cost Category	AHSC PGM Grant	0	0	0	0	0	0	Sources Total	Comments
Total Direct Staff Costs	\$127,500	\$0	\$0	\$0	\$0	\$0	\$0	\$127,500	
Other Indirect Staff Cost (Other)	\$22,500							\$22,500	
Other Indirect Staff Cost (Specify)								\$0	
Other Indirect Staff Cost (Specify)								\$0	
Total Indirect Staff Costs	\$22,500	\$0	\$0	\$0	\$0	\$0	\$0	\$22,500	
Total Staff Costs	\$150,000	\$0	\$0	\$0	\$0	\$0	\$0	\$150,000	
Travel								\$0	
Equipment								\$0	
Required Transit Passes/Cards (see cell comment)								\$0	
Other Transit Passes								\$0	
Supplies (Specify)								\$0	
Supplies (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Other Capital Costs (Specify)								\$0	
Total Other Capital Costs	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Workforce Development - ECS CHEFS Program Total Budgeted Project Costs	\$150,000	\$0	\$0	\$0	\$0	\$0	\$0	\$150,000	

TOTAL PROGRAMS (PGM) BUDGET								
Total Direct Staff Costs	\$352,500	\$0	\$0	\$0	\$0	\$0	\$0	\$352,500
Total Indirect Staff Costs	\$35,500	\$0	\$0	\$0	\$0	\$0	\$0	\$35,500
Total Other Capital Costs	\$707,624	\$0	\$0	\$0	\$0	\$0	\$0	\$707,624
Total PGM Budgeted Project Costs	\$1,095,624	\$0	\$0	\$0	\$0	\$0	\$0	\$1,095,624

Transbay Block 2 Family AHD Units and Maximum AHD-HRI Funds App AHSC0001033

Unit Mix						RENT	AL ONLY				НС	MEOWNER	SHIP ONLY					
# of Bdrms	Unit Type	% of Area Median Income	Total Units	Total Rental Units	Total Rental Un- Restricted Units	Total Rental Restricted Units	Total Affordable Rental Units	AHSC Rental Assisted Units	Other Rental Restricted	Total Homeowner (HO) Units	Total (HO) Un- Restricted Units		Total Affordabl e (HO) Units	Addidtou	Other (HO) Restricted Units	Support. Housing Units	Veterans Units	Senior Units
1	Rental	20%	6	6		6	6	6								6		
2	Rental	20%	18	18		18	18	18								18		
3	Rental	20%	8	8		8	8	8								8		
1	Rental	30%	2	2		2	2	2								2		
2	Rental	30%	4	4		4	4	4								4		
3	Rental	30%	2	2		2	2	2								2		
1	Rental	30%	3	3		3	3	3										
2	Rental	30%	2	2		2	2	2										
3	Rental	30%	1	1		1	1	1										
0	Rental	50%	17	17		17	17	17										
1	Rental	50%	41	41		41	41	41										
2	Rental	50%	16	16		16	16	16										
3	Rental	50%	26	26		26	26	26										
1	Rental	60%	23	23		23	23	23										
2	Rental	60%	13	13		13	13	13										
1	Rental	Manager	1	1	1													
2	Rental	Manager	1	1	1													
		Totals	184	184	2	182	182	182								40		

									_			\$3,550,176	Annual Net F	Restricted Rent				
					Subsidy Pro		Subsidy Pr	ogram							\$3,116,076	Annual Net Pr	oposed Rent	
	San Francis	со			Name (LO	SP)	Name (Sp	ecify)					_			\$0	Annual Unrestr	icted Rent
Vlooku p	Restricted Monthly 2022 Rents	Unrestricte d Monthly Rent	Propose d Monthly Rent	¹ Monthly Utility Allowance	Monthly Rent Subsidy Amount	Subsid y Units	Monthly Rent Subsidy Amount			Square Feet	Other HCD Funding Source	Other Funding Units	Building Type	Net Monthly Restricted Rent	Net Monthly Proposed Rent	Monthly Unrestricted Rent	Subsidy Program Name (LOSP)	Subsidy Program Name (Specify)
3	\$699		\$409	\$109		6			1	542				\$3,540	\$1,800	\$0	\$0	\$0
4	\$839		\$504	\$154		18			1	825				\$12,330	\$6,300	\$0	\$0	\$0
5	\$969		\$599	\$199		8			2	1,132				\$6,160	\$3,200	\$0	\$0	\$0
3	\$1,048		\$409	\$109		2			1	542				\$1,878	\$600	\$0	\$0	\$0
4	\$1,258		\$504	\$154		4			1	825				\$4,416	\$1,400	\$0	\$0	\$0
5	\$1,454		\$599	\$199		2			2	1,132				\$2,510	\$800	\$0	\$0	\$0
3	\$1,048		\$1,048	\$109					1	542				\$2,817	\$2,817	\$0	\$0	\$0
4	\$1,258		\$1,248	\$154					1	825				\$2,208	\$2,188	\$0	\$0	\$0
5	\$1,454		\$1,385	\$199					2	1,132				\$1,255	\$1,186	\$0	\$0	\$0
2	\$1,631		\$1,455	\$91					1	418				\$26,180	\$23,188	\$0	\$0	\$0
3	\$1,748		\$1,663	\$109					1	542				\$67,199	\$63,714	\$0	\$0	\$0
4	\$2,097		\$1,870	\$154					1	825				\$31,088	\$27,456	\$0	\$0	\$0
5	\$2,423		\$2,079	\$199					2	1,132				\$57,824	\$48,880	\$0	\$0	\$0
3	\$2,097		\$2,097	\$109					1	542				\$45,724	\$45,724	\$0	\$0	\$0
4	\$2,517		\$2,494	\$154					1	825				\$30,719	\$30,420	\$0	\$0	\$0
	\$0													\$0	\$0	\$0	\$0	\$0
	\$0													\$0	\$0	\$0	\$0	\$0
	\$0													\$0	\$0	\$0	\$0	\$0
3	\$0								1	542				\$0	\$0	\$0	\$0	\$0
4	\$0								1	825				\$0	\$0	\$0	\$0	\$0
	_					40		0				0		\$295,848	\$259,673	\$0	\$0	\$0

Do obvioto d			Restricte	
Restricted Rental			d	
Units			Homeown	
			er Units	
0	15% AMI	San Francisco	0	15% AMI
640	20% AMI	San Francisco	0	20% AMI
0	25% AMI	San Francisco	0	25% AMI
420	30% AMI	San Francisco	0	30% AMI
0	35% AMI	San Francisco	0	35% AMI
0	40% AMI	San Francisco	0	40% AMI
0	45% AMI	San Francisco	0	45% AMI
5,000	50% AMI	San Francisco	0	50% AMI
0	55% AMI	San Francisco	0	55% AMI
2,160	60% AMI	San Francisco	0	60% AMI
0	Total	San Francisco	0	65% AMI
0		San Francisco	0	70% AMI
0		San Francisco	0	75% AMI
0		San Francisco	0	80% AMI
		San Francisco	0	
8,220		San Francisco)	
		San Francisco)	
		San Francisco)	
		San Francisco	Manager	
		San Francisco	•	
			9	

Does your Project have a previous HCD loan award? FALSE

Will your Project receive an HCD loan award before the AHSC application due date?

Will your Project receive an HCD loan award before the AHSC application due date? No

Maximum AHD Funding Amount

Unre	stricted Mana	ger Fundir	ng Amount	\$400,000			AHD Funds	Requested	\$28,00	0,000			lowable ID Loan	\$28,0	000,000					
		0 Bedro	om Units			1 Bedroo	om Units			2 Bedroon	n Units			3 Bedro	oom Units			4+ Bedi	room Units	
АМІ	Per Unit Amount	AHSC Assisted Units	Other Rental Restricted	Funding Amount	Per Unit Amount	AHSC Assisted Units	Other Rental Restricte d	Funding Amount												
60%	\$200,000				\$200,000	23		\$4,600,000	\$200,000	13		\$2,600,000	\$200,000				\$200,000			
55%	\$223,480				\$225,208				\$230,250				\$234,859				\$238,893			
50%	\$246,959	17		\$4,198,310	\$250,273	41		\$10,261,173	\$260,500	16		\$4,167,998	\$269,863	26		\$7,016,436	\$277,930			
45%	\$270,439				\$275,481				\$290,750				\$304,722				\$316,822			
40%	\$293,919				\$300,689				\$320,856				\$339,582				\$355,715			
35%	\$317,543				\$325,897				\$351,106				\$374,585				\$394,752			
30%	\$341,022				\$351,106	5		\$1,755,528	\$381,356	6		\$2,288,133	\$409,445	3		\$1,228,334	\$433,645			
25%	\$364,502				\$376,170				\$411,605				\$444,448				\$472,682			
20%	\$387,982				\$401,378	6		\$2,408,269	\$441,711	18		\$7,950,805	\$479,308	8		\$3,834,462	\$511,574			
15%	\$411,461				\$426,586				\$471,961				\$514,167				\$550,467			
Totals	Total	17	0	\$4,198,310	Total	75	0	\$19,024,970	Total	53	0	##########	Total	37	0	###########	Total	0	0	\$0

Permanent Financing Funding Gap Calculation	
Total Development Cost	###########
Less: Net Syndication Proceeds/Investor Equity	\$93,545,142
Less: Additional Owner/General Partner Equity (Including Deferred Developer Fee)	\$840,000
Total Estimated Financing needed	\$98,300,928
Less: Supportable Conventional or Bond Debt Financing	\$2,876,000
Less: "Soft" Financing and Grants.	\$67,424,928
Permanent Funding Gap	\$28,000,000

	Shared Cost Calculation	
(c)	Average gross square feet of Restricted Units	134,732
304(Average gross square feet of all residential units	134,732
MHP §73	Restricted Units average gross square footage as a % of total residential units average gross square footage	100%
≅	Shared Cost Calculation Amount	#######################################

AHD or Ho Amount:	meownwersh	nip Base	\$200,000				vacancy rate			
		Assume:	DSCR	6.0%	360	1.1	5%			
Base An	nount + Redu	uction in Am	nount Financ	eable due to Rent Limitations below 60% AM						
County	RentalAMI	но амі	0 BR	1 BR	2 BR	3 BR	4+ BR			
San Francisc San	80%	120%	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000			
San Francisc 0.75 San	75%	115%	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000			
San Francisc O 7 San	70%	110%	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000			
San Francisc San	65%	105%	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000			
San Francisc San	60%	100%	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000			
San Francisc San	55%	95%	\$223,480	\$225,208	\$230,250	\$234,859	\$238,893			
San Francisc San	50%	90%	\$246,959	\$250,273	\$260,500	\$269,863	\$277,930			
San Francisc San	45%	85%	\$270,439	\$275,481	\$290,750	\$304,722	\$316,822			
San Francisc San	40%	80%	\$293,919	\$300,689	\$320,856	\$339,582	\$355,715			
Francisc	35%	75%	\$317,543	\$325,897	\$351,106	\$374,585	\$394,752			
San Francisc San	30%	70%	\$341,022	\$351,106	\$381,356	\$409,445	\$433,645			
San Francisc <u>o 0 25</u> San	25%	65%	\$364,502	\$376,170	\$411,605	\$444,448	\$472,682			
Francisc	20%	60%	\$387,982	\$401,378	\$441,711	\$479,308	\$511,574			
San Francisc	15%	55%	\$411,461	\$426,586	\$471,961	\$514,167	\$550,467			

			Income an	d Rent Calc	ulation Tables	}		
	TCAC/CDL	AC/AHSC/C	alHFA Incor	me Limits Ca	lculated from	HUD 50% In	come Limits	
Income				House	ehold Size			
Level	1	2	3	4	5	6	7	8
120%	\$156,600	\$179,040	\$201,360	\$223,680	\$241,680	\$259,560	\$277,440	\$295,320
110%	\$143,550	\$164,120	\$184,580	\$205,040	\$221,540	\$237,930	\$254,320	\$270,710
100%	\$130,500	\$149,200	\$167,800	\$186,400	\$201,400	\$216,300	\$231,200	\$246,100
95%	\$123,975	\$141,740	\$159,410	\$177,080	\$191,330	\$205,485	\$219,640	\$233,79
90%	\$117,450	\$134,280	\$151,020	\$167,760	\$181,260	\$194,670	\$208,080	\$221,490
85%	\$110,925	\$126,820	\$142,630	\$158,440	\$171,190	\$183,855	\$196,520	\$209,18
80%	\$104,400	\$119,360	\$134,240	\$149,120	\$161,120	\$173,040	\$184,960	\$196,880
75%	\$97,875	\$111,900	\$125,850	\$139,800	\$151,050	\$162,225	\$173,400	\$184,57
70%	\$91,350	\$104,440	\$117,460	\$130,480	\$140,980	\$151,410	\$161,840	\$172,270
65%	\$84,825	\$96,980	\$109,070	\$121,160	\$130,910	\$140,595	\$150,280	\$159,96
60%	\$78,300	\$89,520	\$100,680	\$111,840	\$120,840	\$129,780	\$138,720	\$147,660
55%	\$71,775	\$82,060	\$92,290	\$102,520	\$110,770	\$118,965	\$127,160	\$135,35
50%	\$65,250	\$74,600	\$83,900	\$93,200	\$100,700	\$108,150	\$115,600	\$123,050
45%	\$58,725	\$67,140	\$75,510	\$83,880	\$90,630	\$97,335	\$104,040	\$110,74
40%	\$52,200	\$59,680	\$67,120	\$74,560	\$80,560	\$86,520	\$92,480	\$98,440
35%	\$45,675	\$52,220	\$58,730	\$65,240	\$70,490	\$75,705	\$80,920	\$86,135
30%	\$39,150	\$44,760	\$50,340	\$55,920	\$60,420	\$64,890	\$69,360	\$73,830
25%	\$32,625	\$37,300	\$41,950	\$46,600	\$50,350	\$54,075	\$57,800	\$61,525

county_na me	lim50_21p	lim50_21 p2	lim50_21p 3	lim50_21 p4	lim50_21p 5	lim50_21 p6	lim50_21 p7	lim50_21 p8
Alameda	\$ 50,000	\$57,150	\$64,300	\$71,400	\$77,150	\$82,850	-	\$94,250
Alpine	\$31,800	\$36,350	\$40,900	\$45,400	\$49,050	\$52,700	\$56,300	\$59,950
Amador	\$30,350	\$34,650	\$39,000	\$43,300	\$46,800	\$50,250	\$53,700	\$57,200
Butte	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Calaveras	\$31,500	\$36,000	\$40,500	\$45,000	\$48,600	\$52,200	\$55,800	\$59,400
Colusa	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Contra Costa	\$50,000	\$57,150	\$64,300	\$71,400	\$77,150	\$82,850	\$88,550	\$94,250
Del Norte	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
El Dorado	\$35,500	\$40,550	\$45,600	\$50,650	\$54,750	\$58,800	\$62,850	\$66,900
resno	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Glenn	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Humboldt	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
mperial	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
nyo	\$28,950	\$33,100	\$37,250	\$41,350	\$44,700	\$48,000	\$51,300	\$54,600
Kern	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Kings	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
₋ake	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
_assen	\$28,150	\$32,150	\$36,150	\$40,150	\$43,400	\$46,600	\$49,800	\$53,000
os Angeles	\$41,700	\$47,650	\$53,600	\$59,550	\$64,350	\$69,100	\$73,850	\$78,650
Madera	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Marin	\$65,250	\$74,600	\$83,900	\$93,200	\$100,700	\$108,150	\$115,600	\$123,050
Mariposa	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Mendocino	\$28,150	\$32,150	\$36,150		\$43,400	\$46,600	\$49,800	\$53,000
Verced	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
Modoc	\$27,300	\$31,200	\$35,100		\$42,100	\$45,200	\$48,300	\$51,450
Mono	\$28,150	\$32,150	\$36,150		\$43,400	\$46,600	\$49,800	\$53,000
Monterey	\$39,800	\$45,500	\$51,200	\$56,850	\$61,400	\$65,950	\$70,500	\$75,050
Napa	\$44,150	\$50,450	\$56,750	\$63,050	\$68,100	\$73,150	\$78,200	\$83,250
Nevada	\$34,450	\$39,400	\$44,300	\$49,200	\$53,150	\$57,100	\$61,050	\$64,950
Orange	\$47,450	\$54,200	\$61,000	\$67,750	\$73,200	\$78,600	\$84,050	\$89,450
Placer	\$35,500	\$40,550	\$45,600	\$50,650	\$54,750	\$58,800	\$62,850	\$66,900
Plumas	\$28,600	\$32,700	\$36,800	\$40,850	\$44,150	\$47,400	\$50,700	\$53,950
Riverside	\$30,800	\$35,200	\$39,600	\$44,000	\$47,550	\$51,050	\$54,600	\$58,100
Sacramento	\$35,500	\$40,550	\$45,600	\$50,650	\$54,750	\$58,800	\$62,850	\$66,900
San Benito	\$36,800	\$42,050	\$47,300	\$52,550	\$56,800	\$61,000	\$65,200	\$69,400
San Bernardi	400.000	\$35,200	\$39,600	\$44,000	\$47,550	\$51,050	\$54,600	\$58,100
San Diego	\$45,550	\$52,050	\$58,550	\$65,050	\$70,300	\$75,500		\$85,900
San Francisc	40-0-0	\$74,600	\$83,900	\$93,200	\$100,700	\$108,150		\$123,050
San Francisc San Joaquin	\$29,000	\$33,150	\$37,300	\$41,400	\$44,750	\$48,050	\$51,350	\$54,650
San Joaquin San Luis Obi	400.000	\$43,800	\$49,250	\$54,700	\$59,100	\$63,500		\$72,250
Jan Luis UDI	Ψ55,500	Ψ10,000	Ψ10,200	ΨΟ 1,7 00	Ψου, 100	Ψ55,566	Ψ51,000	Ψ, Δ, ΔΟ

20%	\$26,100	\$29,840	\$33,560	\$37,280	\$40,280	\$43,260	\$46,240	\$49,220
15%	\$19,575	\$22,380	\$25,170	\$27,960	\$30,210	\$32,445	\$34,680	\$36,915

CalHFA 50% Rent Limits
(Assumes 1 person in 0-bedroom, 2 people in a 1 bdrm and 1 additional person per additional bedroom)

Level 0 Bdrm. 1 Bdrm. 2 Bdrm. 3 Bdrm. 4 Bdrm. 5 Bdrm.
San Francisco(\$1,631 \$1,865 \$2,098 \$2,330 \$2,518 \$2,704

TCAC/CDLA	C/AHSC R	ent Limits				
(Assumes 1	person in ()-bdrm unit,	1.5 people p	er bedroom ir	other units)
TCACrentTb	I					
Limit	0 Bdrm.	1 Bdrm.	2 Bdrm.	3 Bdrm.	4 Bdrm.	5 Bdrm.
San Francisco	\$3,915	\$4,195	\$5,034	\$5,817	\$6,489	\$7,159
San Francisco	\$3,588	\$3,845	\$4,614	\$5,332	\$5,948	\$6,562
San Francisco	\$3,262	\$3,496	\$4,195	\$4,847	\$5,407	\$5,966
San Francisco0	\$3,099	\$3,321	\$3,985	\$4,605	\$5,137	\$5,667
San Francisco(\$2,936	\$3,146	\$3,775	\$4,362	\$4,866	\$5,369
San Francisco0	\$2,773	\$2,971	\$3,565	\$4,120	\$4,596	\$5,071
San Francisco(\$2,610	\$2,797	\$3,356	\$3,878	\$4,326	\$4,773
San Francisco0	\$2,446	\$2,622	\$3,146	\$3,635	\$4,055	\$4,474
San Francisco(\$2,283	\$2,447	\$2,936	\$3,393	\$3,785	\$4,176
San Francisco0	\$2,120	\$2,272	\$2,726	\$3,150	\$3,514	\$3,878
San Francisco(\$1,957	\$2,097	\$2,517	\$2,908	\$3,244	\$3,579
San Francisco0	\$1,794	\$1,922	\$2,307	\$2,666	\$2,974	\$3,281
San Francisco(\$1,631	\$1,748	\$2,097	\$2,423	\$2,703	\$2,983
San Francisco0	\$1,468	\$1,573	\$1,887	\$2,181	\$2,433	\$2,684
San Francisco(\$1,305	\$1,398	\$1,678	\$1,939	\$2,163	\$2,386
San Francisco0	\$1,141	\$1,223	\$1,468	\$1,696	\$1,892	\$2,088
San Francisco(\$978	\$1,048	\$1,258	\$1,454	\$1,622	\$1,789
San Francisco0	\$815	\$874	\$1,048	\$1,211	\$1,351	\$1,491
San Francisco(\$652	\$699	\$839	\$969	\$1,081	\$1,193
San Francisco0	\$489	\$524	\$629	\$727	\$811	\$894

ta Barbar	\$48,900	\$55,900	\$62,900	\$69,850	\$75,450	\$81,050	\$86,650	\$92,250
ta Clara	\$59,000	\$67,400	\$75,850	\$84,250	\$91,000	\$97,750	\$104,500	\$111,250
ta Cruz	\$54,450	\$62,200	\$70,000	\$77,750	\$84,000	\$90,200	\$96,450	\$102,650
sta	\$27,800	\$31,800	\$35,750	\$39,700	\$42,900	\$46,100	\$49,250	\$52,450
ra	\$31,500	\$36,000	\$40,500	\$45,000	\$48,600	\$52,200	\$55,800	\$59,400
iyou	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
ino	\$38,050	\$43,450	\$48,900	\$54,300	\$58,650	\$63,000	\$67,350	\$71,700
oma	\$41,600	\$47,550	\$53,500	\$59,400	\$64,200	\$68,950	\$73,700	\$78,450
nislaus	\$27,900	\$31,900	\$35,900	\$39,850	\$43,050	\$46,250	\$49,450	\$52,650
er	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
ama	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
ity	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
ire	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450
umne	\$29,150	\$33,300	\$37,450	\$41,600	\$44,950	\$48,300	\$51,600	\$54,950
tura	\$43,900	\$50,200	\$56,450	\$62,700	\$67,750	\$72,750	\$77,750	\$82,800
)	\$34,700	\$39,650	\$44,600	\$49,550	\$53,550	\$57,500	\$61,450	\$65,450
а	\$27,300	\$31,200	\$35,100	\$38,950	\$42,100	\$45,200	\$48,300	\$51,450

Part		De	velopment Sources	Construction Totals	\$192,686,070	\$0	\$192,686,070	Cor	Construction Terms		Permanent Terms] [Details of Deferred Costs	
Control of Control o				Permanent Totals	\$192,686,070	\$0	\$192,686,070	Col	istruction Terr	IIS		Interest Rate	F	Repayment Terms		\$413,514	\$0	\$101,876,456	\$1,855,630
Companies May Companies May Companies May	Construction	mitt vs	Source Name (lien priority order)	Source Type			Total Amount	Interest Rate			Rate	Туре	mortizii riod (yı	Туре	Due in (yrs.)	Residential	Commercial		L Describion
Contraction Yes All Control Control Yes All Yes	Construction	No HRI	AHSC HRI Grant	State-HCD															\$895,190 Operating Reserve
Controlled Mark All Colled Co	Construction	Yes AHD	Tax-Exempt Bond Loan	Private 1	\$99,000,456		\$99,000,456	7.48%	Interest Only	30								\$99,000,456	\$75,440 TCAC Application Reservation/Monitoring Fee
Controlled Market	Construction	Yes AHD	Taxable Construction Loan	Private 2	\$9,533,284		\$9,533,284	7.73%	Interest Only	30									\$5,000 Syndication Fee
Controlled No. April Controlled Co	Construction	Yes AHD	OCII	Local 3	\$64,480,000		\$64,480,000	3.00%	Deferred	30									\$880,000 Developer Fee
Contact State Very Note Control	Construction	Yes AHD	Accrued Interest		\$2,944,928		\$2,944,928												
Contact State Very Note Control																			
Contact State Very Note Control																			
Contraction Ves AVI Contraction Ve																			
Contraction Ves AVI Contraction Ve																			
Contraction Ves AVI Contraction Ve																			
Contraction Ves AVI Contraction Ve																			
Contraction Ves AVI Contraction Ve																			
Continuition Very AMD Continuition Very Very Very Very Very Very Very AMD Continuition Very																			
Construction Yes AH	Construction	Yes AHD	Other Deferred Costs		\$1,855,630		\$1,855,630												
Construction No. APL APL Construction No. APL APL Construction No. APL	Construction				\$840,000		\$840,000												
Permanent No ARI Alricating State-HCD Stat																			
Permanent No		Yes AHD	Gross Tax Credit Equity		\$14,031,772		\$14,031,772												
Permanent No AHD AHSC AHD Funding	ı						Г		ı				<u> </u>			<u> </u>			
Permanent Yes AHD Tax-Exempt Bond Loan Private 1 \$2,878,000 \$2,878,000 \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$2,876,000 \$2,876,000 \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$2,876,000 \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$2,876,000 \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$2,876,000 \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% \$3,00% Fixed for Term 15 FAM 15 \$295,914 \$3,00% Fixed for Term 15 FAM 15 15																4			
Permanent Ves AHD Coll Coll Coll Coll Coll See																<u> </u>		4	
Permanent Ves AHD Accrued Interest Other \$2,944,928 \$2,9																\$295,914		\$2,876,000	
AHD											3.00%	Fixed for Term	55	RR	55				
Note	Permanent		Accrued Interest	Other	\$2,944,928		\$2,944,928												
AHD																			
AHD																			
AHD																			
AHD																			
AHD																			
AHD																			
AHD Service AHD Deferred Developer Fees Private \$840,000 \$840,0																			
Permanent Yes AHD Deferred Developer Fees Private \$840,000 \$840,000 \$ 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1																			
AHD Developer Fee Contribution	Permanent		Deferred Developer Fees	Private	\$840,000		\$840.000												
AHD GP Equity					73.3,333		+113,030												
	Permanent			4% tax credits	\$93,545,142		\$93,545,142												

Applicant Comments: Include a description of unusual or extraordinary circumstances that have resulted in higher than expected Project costs and provide a justification as to why these costs are reasonable.

AHD Development Budget						
	Total Project	Residential	Commercial	30% PVC for	30% PVC for	
DEVELOPMENT COST	Costs	Costs	Costs	New Const/Rehab	Acquisition	Comments and explanation of basis changes
LAND COST/ACOLUSITION				Conountonab		
LAND COST/ACQUISITION Land Cost or Value	\$0	\$ 0	የ በ			
Demolition	\$0	\$0 \$0	\$0 \$0			
	\$0	\$0	\$0			
Legal	\$0	ΦΟ	ΦΟ			
Land Lease Rent Prepayment Total Land Cost or Value		ФО				
	\$0	\$0	\$0		¢Ω	
Existing Improvements Cost or Value Off-Site Improvements	\$0	\$0 \$0	\$0 \$0	\$0	\$0 \$0	
Total Acquisition Cost	\$0 \$0	\$0 \$0	\$0	ΦΟ	\$0 \$0	
Total Land Cost / Acquisition Cost	\$0	\$0 \$0	\$0 \$0		ΦΟ	
Predevelopment Interest/Holding Cost	\$0	\$0 \$0	\$0	\$0	\$0	
· · · · · · · · · · · · · · · · · · ·	ΦΟ	ΦΟ	ΦΟ	ΦΟ	Φ0	
Assumed, Accrued Interest on Existing Debt (Rehab/Acq)	\$0					
Excess Purchase Price Over Appraisal	\$0					
REHABILITATION						
Site Work	\$0	\$0	\$0	\$0	\$0	
Structures	\$0	\$0	\$0	\$0	\$0	
General Requirements	\$0	\$0	\$0	\$0	\$0	
Contractor Overhead	\$0	\$0	\$0	\$0	\$0	
Contractor Profit	\$0	\$0	\$0	\$0	\$0	
Prevailing Wages	\$0	\$0	\$0	\$0	\$0	
General Liability Insurance	\$0	\$0	\$0	\$0	\$0	
Urban Greening	\$0					
Other Rehabilitation (Specify)	\$0	\$0	\$0	\$0	\$0	
Other Rehabilitation (Specify)	\$0					
Other Rehabilitation (Specify)	\$0					
Total Rehabilitation Costs	\$0	\$0	\$0	\$0		
Total Relocation Expenses	\$0	\$0	\$0	\$0	\$0	
NEW CONSTRUCTION						
Site Work	\$0	\$0	\$0	\$0	\$0	
Structures		\$145,570,324		\$145,570,324	\$0	
General Requirements	\$2,070,621	\$2,070,621	\$0			
Contractor Overhead	\$1,703,683	\$1,703,683		\$1,703,683		
Contractor Profit	\$1,703,683	\$1,703,683	\$0	\$1,703,683		
Prevailing Wages	\$0	\$0	\$0	\$0	\$0	
General Liability Insurance	\$0	\$0	\$0	\$0		
Urban Greening	\$200,000	\$200,000	Φ0.	\$200,000		
Other New Construction (Specify)	\$0	\$0	\$0	\$0	\$0	
Other New Construction (Specify)	\$0			\$0		
Other New Construction (Specify)	\$0	¢151 040 041	ΦO	\$0		
Total New Construction Costs	\$151,248,311	\$151,248,311	Φ0	\$151,248,311	\$0	
ARCHITECTURAL FEES	¢2,000,000	#2 000 000	ΦO	¢2,000,000	¢Ω	
Design	\$3,900,000	\$3,900,000	\$0	\$3,900,000		
Supervision Total Architectural Costs	\$0,000,000	\$3,000,000	\$0 \$0	\$0,00,000	\$0 \$0	
	\$3,900,000	\$3,900,000		\$3,900,000		
Total Survey & Engineering	\$550,000	\$550,000	\$0	\$550,000	\$0	
CONSTRUCTION INTEREST & FEES Construction Loop Interest	¢40 200 040	¢40,000,040	Φ.Ο.	₾7 404 40 5	φ.	
Construction Loan Interest	\$12,302,210					
Origination Fee	\$665,502 \$0	\$665,502	\$0	\$372,277	\$0	
Credit Enhancement/Application Fee Bond Premium	\$0 \$0	Ф.С	Φ.Ο.	ФО	ФО	
		\$030,686	\$0 \$0			
Cost of Issuance	\$930,686 \$100,000	\$930,686	\$0 \$0	\$100,000	\$0 \$0	
Title & Recording Taxes	\$100,000 \$0	\$100,000 \$0	\$0 \$0	\$100,000 \$0		
Insurance	\$2,000,000	\$2,000,000		\$2,000,000		
Employment Reporting	\$2,000,000	ΨΖ,000,000	φυ	ΨΔ,000,000	φυ	
Other Construction Int. & Fees (Lender Expenses)	\$63,000	\$63,000	\$0	\$35,242	\$0	
Other Construction Int. & Fees (Accrued Interest)	\$2,944,928	\$2,944,928		\$2,146,710		
Total Construction Interest & Fees	\$19,006,326	\$19,006,326	\$0		\$0	
PERMANENT FINANCING	ψ10,000,020	ψ 10,000,020	φυ	ψι1,110,004	φυ	
Loan Origination Fee	\$28,760	\$28,760	\$0			
Credit Enhancement/Application Fee	\$20,700	\$28,780	\$0 \$0			
Title & Recording	\$20,000	\$20,000	\$0 \$0			
Taxes	\$20,000	Ψ20,000	ΨΟ			
Insurance	\$0					
modiano	Ψυ					

AHD Development Budget

AHD Development Budget	1				·	
	Total Project	Residential	Commercial	30% PVC for	30% PVC for	
DEVELOPMENT COST	Costs	Costs	Costs	New Const/Rehab	Acquisition	Comments and explanation of basis changes
Other Perm. Financing Costs (Lender Expenses)	\$10,000	\$10,000	\$0			
Other Perm. Financing Costs (Specify)	\$0					
Total Permanent Financing Costs	\$58,760		\$0			
Subtotals Forward	\$174,763,397	\$174,763,397	\$0	\$167,476,645	\$0	
LEGAL FEES						
Legal Paid by Applicant	\$90,000		\$0			
Other Attorney Costs (Owner Legal)	\$150,000	\$150,000	\$0	\$30,000	\$0	
Other Attorney Costs (Specify)	\$0					
Other Attorney Costs (Specify)	\$0					
Total Attorney Costs	\$240,000	\$240,000	\$0	\$71,954	\$0	
RESERVES						
Operating Reserve	\$895,190	\$895,190	\$0			
Replacement Reserve	\$0	\$0	\$0			
Transition Reserve Pool Fee	\$0					
Rent Reserve	\$0	\$0	\$0			
Other Reserve Costs (Specify)	\$0	\$0	\$0			
Other Reserve Costs (Specify)	\$0					
Other Reserve Costs (Specify)	\$0					
Total Reserve Costs	\$895,190		\$0			
CONTINGENCY COSTS						
Construction Hard Cost Contingency	\$7,562,416	\$7,562,416	\$0	\$7,562,416	\$0	
Soft Cost Contingency	\$1,157,560					
Total Contingency Costs	\$8,719,976		\$0			
OTHER PROJECT COSTS	. , ,	. , ,	·	. , ,	·	
TCAC App/Allocation/Monitoring Fees	\$171,904	\$171,904	\$0			
Environmental Audit	\$100,000		\$0		\$0	
Local Development Impact Fees	\$1,661,603					
Permit Processing Fees	\$1,204,000	\$1,204,000	\$0			
Capital Fees	\$450,000		\$0			
Marketing	\$430,000		\$0		4 0	
Furnishings	\$500,000		\$0		\$0	
Market Study	\$25,000	\$25,000	\$0			
Accounting/Reimbursable	\$40,000	\$40,000	\$0		\$0	
Appraisal Costs	\$15,000	\$15,000	\$0			
Broadband Readiness	\$0	ψ10,000	ΨΟ	ψ10,000	ΨΟ	
Other Costs (Construction Supervision, Syndication Costs)		\$230,000	\$0	\$145,000	\$0	
Other Costs (Consultants)	\$230,000	\$230,000	\$0 \$0			
			φ0	\$200,000	\$0 \$0	
Other Costs (Specify)	\$0 \$0				ΦΟ	
Other Costs (Specify)	\$0					
Other Costs (Specify)		ΦΕ 007 Ε07	# 0	¢4.075.600	¢ο	
Total Other Costs	\$5,027,507	\$5,027,507	\$0			
SUBTOTAL PROJECT COST	\$ 189,646,070	\$189,646,070	\$0	\$180,544,178	\$0	
DEVELOPER COSTS	#0.040.000	#0.040.000		#0.040.000	A 2	
Developer Overhead/Profit	\$3,040,000	\$3,040,000	\$0	\$3,040,000	\$0	
Consultant/Processing Agent	\$0					
Project Administration	\$0					
Broker Fees Paid to a Related Party	\$0					
Construction Oversight by Developer	\$0					
Other Developer Costs (Specify)	\$0			•		
Total Developer Costs	\$3,040,000		\$0			
TOTAL PROJECT COST	\$192,686,070	\$192,686,070		\$183,584,178		
			_	\$183,584,178		
			Tota	Eligible Basis:	\$183,584,178	

	DF 2022
Total Developer Fee (equals Total Developer Costs above):	\$3,040,000
Total Developer Fee paid from development funding sources:	\$2,200,000
Deferred Developer Fee payable on a priority basis from available Cash Flow:	\$840,000
Deferred Developer Fee payable from allowable 50% Distribution:	\$0
Developer Fee Contributed as Capital:	\$0

USES OF FUNDS Soft cost in red (total AHSC AHD below) USES OF FUNDS Soft cost in red (total AHSC AHD below) OPEGITICAL Cost from AHSC AHD below from AHSC AHD	Residential Sources and Uses Budget													Commerc	cial Sources	
		Total											D (: 1			Residential
The control of the	USES OF FUNDS	Cost from AHSC AHD									Developer ree	CD Fauity Gross Tax Besidential		Costs GP Loan : City		Cost Difference
Company Comp	Soft cost in red (total AHSC AHD below)	_	Bond Loan	Interest							Fees			Centro	Perm Loan	Dev Budget
Teach Teac													Total	Total		vs. Sources
Transfer cont 1							T T					40	:n ¢r	1 0		\$0
Section Continue		· ·										\$0 \$				\$0
Part		·										\$0				\$0
Foreign		· ·										\$0				\$0
Continue		\$0 \$	5 \$0	0 \$0 \$0	\$0	\$0 \$	0 \$0	\$0	\$0 \$0 \$	\$0 \$0	\$0 \$0	\$0 \$0 \$	SO \$0	\$0 \$0	\$(0 \$0
The Control of Contr	Existing Improvements Cost or Value	\$0										\$0	SO \$0	\$0		\$0
The Contract of the Contract		·										\$0 \$	<u> </u>	·		\$0
Common C		<u>'</u>	T .	7 7 7	7.	\$0 \$	7	\$0	7.5	\$0 \$0	· ·		+ -	7-	,	<u> </u>
Company Comp			50	0 \$0 \$0	\$0	\$0 \$	50	\$0	\$0 \$0 3	\$0 \$0	\$0 \$0	\$0 \$0 \$	50 \$0	\$0 \$0		
Control Cont		φυ										20 2	90 DC	φ0	φ2,552	2 50
Control Cont		\$0										\$0	\$0 \$0	\$0		\$0
Section Sect	· · · · · · · · · · · · · · · · · · ·	\$0										\$0 \$	50 \$0	\$0		\$0
Section Sect			•	<u>'</u>	,	<u>, </u>	•	•	<u> </u>	•			•	,		
Part	·						,									
Second Content Note												\$0 \$				\$0
Control		·										\$0	\$0 \$0	\$0		\$0
Control Part	•											\$0	50 \$0	\$0		\$0 \$0
Second Second Profession Control Con												\$0 \$				ψO
Exercision State		·										\$0		-		\$0
Contract												\$0	-	, ,		\$0
Comment Comm		\$0										\$0 \$	50 \$0	\$0		\$0
Professional Section	Other Rehabilitation (Specify)	\$0										\$0 \$	SO \$C	\$0		\$0
Total Relational Coulomb 18 16 15 15 15 15 15 15 15												\$0 \$	so \$0	\$0		\$0
Table		·			20			40	40	•	40	\$0 \$	50 \$0	\$0		\$0
New CORNET NACTOR Service		·	\$(0 \$0 \$0	\$0	\$0 \$	0 \$0	\$0	\$0 \$0 \$	\$0 \$0	\$0 \$0	\$0 \$0 \$		· ·	\$0	0 \$0
Secretaries 14-3,70-24 Secretaries 14-3,70-24 Secretaries 14-3,70-24 Secretaries Sec	Total Relocation Expenses	ΦΟ										40	50 φ0	\$0		\$0
Secretaries 14-3,70-24 Secretaries 14-3,70-24 Secretaries 14-3,70-24 Secretaries Sec	NEW CONSTRUCTION															
General Registrations 12,279,028	Site Work	\$0										\$0	SO \$0	\$0		\$0
Correction Content	Structures		\$2,876,000	0 \$64,480,000										\$0		\$0
Contractor Park G 7.00.08																\$0
President Variages 50																\$0
German Labels 15												\$1,703,683 \$1,703,68	\$1,703,683			\$0 \$0
District		·										\$0 \$	50 \$0	\$0		\$0
Construction (Systedly Sign Sig		7 -										\$200,000 \$200,00	**	Ψ σ		\$0
Construction (Specify) Spin Spi												\$0 \$				\$0
State Stat		\$0										\$0	SO \$0	\$0		\$0
ARCHITECTURAL FEES Design		·										\$0	•	T -		\$0
Supervision	Total New Construction Costs	\$151,248,311 \$28,000,00	\$2,876,000	0 \$64,480,000 \$0	\$0	\$0 \$	0 \$0	\$0	\$0 \$0 \$	\$0 \$0	\$0 \$0	\$0 \$55,892,311 \$151,248,31	1 \$151,248,311	\$0 \$0	\$0	0 \$0
Design S3,900,000 S3,000,000 S3,000,000 S3,000,000 S3,000,000 S0,000,000 S0,000,	ADOLUTEOTUDAL EEEO															
Supervision So So So So So So So		\$3,000,000										\$3,000,000 \$3,000,00	900 000	1 20		\$0
Total Architectural Costs												\$0				\$0 \$0
Total Survey & Engineering \$550,000 \$5		\$3,900,000 \$	\$(0 \$0 \$0	\$0	\$0 \$	0 \$0	\$0	\$0 \$0 9	\$0 \$0	\$0 \$0	\$0 \$3,900,000 \$3,900.00	,σ φο	, ψο	\$0	0 \$0
CONSTRUCTION INTEREST & FEES						· ·				, ,						\$0
Construction Loan Interest \$12,302,210 \$12,302,210 \$12,302,210 \$12,302,210 \$0 \$12,302,210 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210 \$0 \$12,302,210		,				•	,	'	,		,		•			•
Origination Fee \$665,502 \$665,502 \$665,502 \$665,502 \$0 <td></td> <td></td> <td></td> <td></td> <td></td> <td>1</td> <td>,</td> <td>ı</td> <td></td> <td></td> <td></td> <td></td> <td>_</td> <td></td> <td></td> <td></td>						1	,	ı					_			
Credit Enhancement/Application Fee \$0 \$0 \$0 \$0 \$0 \$0 \$0																\$0
Bond Premium \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$		\$665,502										\$665,502 \$665,50	\$665,502	\$0		\$0
Cost of Issuance \$930,686		\$0										\$0	50 \$C	\$0		\$0
Title & Recording \$100,000 \$100,000 \$100,000 \$100,000 \$0 </td <td></td> <td>· ·</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>\$930,686 \$930,68</td> <td>φι</td> <td>η φυ</td> <td></td> <td>ΦO ФО</td>		· ·										\$930,686 \$930,68	φι	η φυ		ΦO ФО
Taxes \$0																\$0
Insurance												\$0	50 \$0	\$0		\$0
Employment Reporting \$0 <td></td> <td>T -</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>\$2,000,000 \$2,000,00</td> <td>90 \$2,000,000</td> <td>\$0</td> <td></td> <td>\$0</td>		T -										\$2,000,000 \$2,000,00	90 \$2,000,000	\$0		\$0
Other Construction Int. & Fees (Accrued Interest) \$2,944,928 \$2,944,928 \$2,944,928 \$0 \$0												\$0	\$0 \$0	\$0		\$0
	Other Construction Int. & Fees (Lender Expenses)															\$0
Total Construction Interest & Fees \$19,006,326 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0																\$0
	Total Construction Interest & Fees	\$19,006,326 \$	0 \$0	0 \$0 \$2,944,928	\$0	\$0 \$	0 \$0	\$0	\$0 \$0 \$	\$0 \$0	\$0 \$0	\$0 \$16,061,398 \$19,006,32	26 \$19,006,326	<u>\$</u> \$0 \$0	\$0	0 \$0

Transbay Block 2 Family AHD and HRI Permanent																				Commerci	ol Couroca	
Residential Sources and Uses Budget					Τ		T	T				T								Commerci	ai Sources	Residential
USES OF FUNDS	Total Cost from AHSC AHD	Tax-Exempt Bond Loan	OCII	Accrued Interest										Deferred Developer	Developer Fee Contribution GP Equity	Gross Tax	Total Residential	Residential Costs	Commercial Costs	GP Loan : City	Union Bank Perm Loan	Cost
Soft cost in red (total AHSC AHD below) \$0	AHD Dev Funding Budget	Bond Loan		interest										Fees	Contribution	Credit Equity	Sources	Total	Total	Centro	Pellii Loali	Dev Budget vs. Sources
ΨΟ																		Total	Total			
PERMANENT FINANCING		1																				
Loan Origination Fee	\$28,760															\$28,760	\$28,760	\$28,760	\$0			\$(
Credit Enhancement/Application Fee	\$0 \$20,000															\$20,000	\$0 \$20,000	\$20,000	\$0			\$(
Title & Recording Taxes	\$20,000															\$20,000	\$20,000	\$20,000	\$0			\$(
Insurance	\$0															\$0	\$0	\$0	\$0			\$(
Other Perm. Financing Costs (Lender Expenses)	\$10,000															\$10,000	\$10,000	\$10,000	\$0			\$
Other Perm. Financing Costs (Specify)	\$0															\$0	\$0	\$0	\$0			\$(
Total Permanent Financing Costs	\$58,760 \$0	•	\$0	· ·	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$0	-	\$58,760		\$0	\$0		\$0 \$
Subtotals Forward	\$174,763,397 \$28,000,000	\$2,876,000	\$64,480,000	\$2,944,928	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$0	\$76,462,469	\$174,763,397	\$174,763,397	\$0	\$0	\$2,55	52 \$0
LEGAL FEES																						
Legal Paid by Applicant	\$90,000															\$90,000	\$90,000	\$90,000	\$0			\$
Other Attorney Costs (Owner Legal)	\$150,000															\$150,000	\$150,000		\$0			\$
Other Attorney Costs (Specify)	\$0															\$0	\$0	\$0	\$0			\$
Other Attorney Costs (Specify)	\$0															\$0	\$0	ΨΟ	\$0			\$(
Total Attorney Costs	\$240,000 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$0	\$240,000	\$240,000	\$240,000	\$0	\$0	\$	50 \$0
RESERVES																						
Operating Reserve	\$895,190															\$895,190	\$895,190	\$895,190	\$0			\$(
Replacement Reserve	\$0															\$0	\$0	\$0	\$0			\$(
Transition Reserve Pool Fee	\$0															\$0	\$0	\$0	\$0			\$(
Rent Reserve	\$0															\$0	\$0	\$0	\$0			\$(
Other Reserve Costs (Specify)	\$0															\$0	\$0	\$0	\$0			\$(
Other Reserve Costs (Specify)	\$0 \$0															\$0	\$0	\$0	\$0			\$(
Other Reserve Costs (Specify) Total Reserve Costs	\$895,190 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$0	\$895,190	\$895,190	\$0 \$895,190	\$0 \$0	\$0	\$	\$0 \$0 \$0
Total Necelve Code	ψοσο, τοσ	Ψ0	Ψ	<u> </u>	Ψ	Ψ	ΨΟ	Ψ0	Ψ0	ΨΟ	ΨΟ	Ψ	ΨΟ	ΨΟ	Ψο	ψοσο, τοσ	φοσο, 100	ψοσο, τοσ	Ψ	ΨΟ	Ψ	γο ψ
CONTINGENCY COSTS							<u>.</u>															
Construction Hard Cost Contingency	\$7,562,416															\$7,562,416	\$7,562,416		\$0			\$(
Soft Cost Contingency	\$1,157,560 \$8,719,976 \$0	ФО.	Ф.О	0 00	¢0	\$0	# 0	40	40	¢0	C O	0.2	C O	# O	CO CO	\$1,157,560	\$1,157,560		\$0	0.2	Ф.	\$0 \$0
Total Contingency Costs	\$8,719,976 \$0	\$0	\$0	50	ΦΟ	ΦΟ	ΦΟ	\$0	\$U	\$0	\$0	ΦΟ	\$0	\$0	\$0 \$0	\$8,719,976	\$8,719,976	\$8,719,976	ΦΟ	\$0	Φ'	50 50
OTHER PROJECT COSTS																						
TCAC App/Allocation/Monitoring Fees	\$171,904															\$171,904	\$171,904	\$171,904	\$0			\$(
Environmental Audit	\$100,000															\$100,000	\$100,000		\$0			\$(
Local Development Impact Fees	\$1,661,603															\$1,661,603	\$1,661,603		\$0			\$(
Permit Processing Fees	\$1,204,000															\$1,204,000	\$1,204,000	\$1,204,000	\$0			\$(
Capital Fees Marketing	\$450,000 \$430,000															\$450,000 \$430,000	\$450,000 \$430,000	\$450,000 \$430,000	\$0			\$
Furnishings	\$500,000															\$500,000	\$500,000	\$500,000	\$0			\$
Market Study	\$25,000															\$25,000	\$25,000	\$25,000	\$0			\$
Accounting/Reimbursable	\$40,000															\$40,000	\$40,000	\$40,000	\$0			\$(
Appraisal Costs	\$15,000															\$15,000	\$15,000	\$15,000	\$0			\$
Broadband Readiness	\$0															\$0	\$0	\$0	\$0			\$
TOTHEL OOSIS TOCHSHUCHOH SUDELVISION SVIICHSHON	7.5															\$230,000	\$230,000		\$0			\$
Other Costs (Consultants)	\$230,000											The second secon				MAAAA AAA	# 0000 000	AAAA ~~~	A A			\$0
Other Costs (Consultants)	\$230,000 \$200,000															\$200,000	\$200,000	\$200,000	\$0			ሰ
Other Costs (Consultants) Other Costs (Specify)	\$230,000 \$200,000 \$0															\$200,000 \$0	\$200,000 \$0 \$0	\$200,000 \$0 \$0	\$0 \$0 \$0			
Consulting) Other Costs (Consultants)	\$230,000 \$200,000															\$200,000 \$0 \$0 \$0	\$200,000 \$0 \$0 \$0	\$200,000 \$0 \$0 \$0	\$0 \$0 \$0 \$0			\$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify)	\$230,000 \$200,000 \$0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0	\$0	\$	\$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify)	\$230,000 \$200,000 \$0 \$0 \$0	φυ	\$0 \$64,480,000	· .	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0 \$0	\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0	\$ \$2,55	\$ \$ \$0 \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST	\$230,000 \$200,000 \$0 \$0 \$0 \$0 \$5,027,507 \$0	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0 \$0		\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$0 \$0 \$0			\$ \$ \$0 \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST	\$230,000 \$200,000 \$0 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0	\$0 \$0	\$0 \$0 \$0 \$5,027,507 \$91,345,142	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$0 \$0			\$ \$60 \$ 52 \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS Developer Overhead/Profit	\$230,000 \$200,000 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0 \$0 \$0	\$0 \$0	\$0 \$0 \$0 \$5,027,507	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$0 \$0 \$0			\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS	\$230,000 \$200,000 \$0 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0	\$0 \$0	\$0 \$0 \$0 \$5,027,507 \$91,345,142	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0			\$ \$ 60 \$ 52 \$ \$ \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS Developer Overhead/Profit Consultant/Processing Agent	\$230,000 \$200,000 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000 \$3,040,000 \$0	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0	\$0 \$0	\$0 \$0 \$0 \$5,027,507 \$91,345,142	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0			\$ \$60 \$ \$2 \$ \$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS Developer Overhead/Profit Consultant/Processing Agent Project Administration	\$230,000 \$200,000 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000 \$3,040,000 \$0 \$0	φυ	·	· .	\$0 \$0		\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0		\$0 \$0	\$0	\$0 \$0	\$0 \$0 \$0 \$5,027,507 \$91,345,142	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000 \$0 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0			
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS Developer Overhead/Profit Consultant/Processing Agent Project Administration Broker Fees Paid to a Related Party Construction Oversight by Developer Other Developer Costs (Specify)	\$230,000 \$200,000 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000 \$0 \$0 \$0 \$0 \$0 \$0	φυ	\$64,480,000	\$2,944,928	ΨΟ	\$0	\$0 \$0	\$0	\$0 \$0	\$0	\$0 \$0	\$0	\$0 \$0	\$840,000	\$0 \$0 \$0	\$0 \$0 \$5,027,507 \$91,345,142 \$2,200,000 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0	\$2,55	\$(\$(\$(\$(\$(\$(\$(\$(\$(\$(\$(\$(\$(\$
Other Costs (Consultants) Other Costs (Specify) Other Costs (Specify) Other Costs (Specify) Total Other Costs SUBTOTAL PROJECT COST DEVELOPER COSTS Developer Overhead/Profit Consultant/Processing Agent Project Administration Broker Fees Paid to a Related Party Construction Oversight by Developer	\$230,000 \$200,000 \$0 \$0 \$0 \$5,027,507 \$189,646,070 \$28,000,000 \$0 \$0 \$0 \$0 \$0	\$2,876,000	·	\$2,944,928	\$0 \$0 \$0		\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0		\$0 \$0	\$0	\$0 \$0 \$0 \$0 \$0	\$0 \$0 \$5,027,507 \$91,345,142 \$2,200,000 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$5,027,507 \$189,646,070 \$3,040,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0		\$2,55	\$0 \$0 \$2 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0

Transbay Block 2 Family AHD and HRI Permanent Sources and Uses App AHSC0001033

Residential Sources and Uses Budget

Residential Sources and Uses Budget																				Commercial	Sources	
USES OF FUNDS Soft cost in red (total AHSC AHD below)	Total Cost from AHD Dev Budget	AHSC AHD Funding	Tax-Exempt Bond Loan	OCII	Accrued Interest									Deferred Developer Fees	Developer Fee Contribution GP Equity	Gross Tax Credit Equity	Total Residential Sources	Residential Costs	Commercial Costs	GP Loan : City Centro	Union Bank Perm Loan	Residential Cost Difference Dev Budget
\$0	Baagot																	Total	Total			vs. Sources
AHD TOTAL PROJECT COSTS	\$192,686,070	\$28,000,000	\$2,876,000	\$64,480,000	\$2,944,928	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$840,000	\$0 \$0	\$93,545,142	2 \$192,686,070	\$192,686,070	\$0	\$0	\$2,552	1
TOTAL AHD PRO	JECT COSTS	\$28,000,000	\$2,876,000	\$64,480,000	\$2,944,928	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0 \$840,000	\$0 \$0	\$93,545,142	2 \$192,686,070	\$192,686,070	\$0	\$0	\$2,552	1

Provide Urban Greening Details and explain unusual or extraordinary circumstances that have resulted in higher than expected Project costs; provide a justification as to why these costs are reasonable.

Employee Information Comments

NI.	I ETE	Employed lab Title	0 - 1 / / /	Value of Free David	
No.	FIE	Employee Job Title	Salary/Wages	Value of Free Rent	
		On-Site Manager(s)	\$247,981		
		On-Site Assistant Manager(s)			
		Supportive Services Staff Supervisor(s)			
		Supportive Services Coordinator, On-Site			
		Other Supportive Services Staff (inc. Case Manager)	\$281,000		
		On-Site Maintenance Employee(s)	\$235,030		
		On-Site Leasing Agent/Administrative Employee(s)			
		On-Site Security Employee(s)	\$205,920		
		Other (specify)			
		Other (specify)			
		Total Salaries and Value of Free Rent Units	\$969,931	\$0	
67	' 11	Payroll Taxes	\$222,256	Show free rent as an	
67	722	Workers Compensation		expense?	
67	723	Employee Benefits			
		Employee(s) Payroll Taxes, Workers Comp. & Benefits	\$222,256		
		Total Employee(s) Expenses	\$1,192,187		

Employee Units

Income Limit	Job Title(s) of Employee(s) Living On-Site	Unit Type (No. of bdrms.)	Square Footage	
	Tot	al Square Footage	0	

Annual Operating Budget

Acct. No.	Revenue - Income	Residential	Commercial	Comments
5120/5140	Rent Revenue - Gross Potential		\$0	
	Restricted Unit Rents	\$3,116,076		
	Unrestricted Unit Rents	\$0		
5121	Tenant Assistance Payments			
	Subsidy Program Name (LOSP)	\$0		
	Subsidy Program Name (Specify)	\$0		
	Operating Subsidies			
	Other (SF_LOSP)	\$793,471		
5910	Laundry and Vending Revenue	\$49,959		
5170	Parking Spaces	\$0	\$0	
5990	Miscellaneous/Other Rent Revenue	\$0	\$0	
	Gross Potential Income (GPI)	\$3,959,506	\$0	
	Vacancy Rate: Restricted Units	5.0%		
	Vacancy Rate: Unrestricted Units	5.0%		
	Vacancy Rate: Tenant Assistance Payments	5.0%		
١	Vacancy Rate: Other (SF_LOSP)	5.0%		
	Vacancy Rate: Laundry & Vending & Other Income	5.0%		
	Vacancy Rate: Commercial Income		50.0%	
5220/5240	Vacancy Loss(es)	\$197,975	\$0	
	Effective Gross Income (EGI)	\$3,761,530	\$0	
Acct. No.	Expenses	Residential	Commercial	Comments
Administrati	ve Expenses: 6200/6300			
6203	Conventions and Meetings			
6210	Advertising and Marketing	\$5,400		
6250	Other Renting Expenses			
6310	Office/Administrative Salaries from above	\$0		
6311	Office Expenses			
6312	Office or Model Apartment Rent			

6320	Management Fee	\$155,520		
6330	Site/Resident Manager(s) Salaries from above	\$247,981		
6331	Administrative Free Rent Unit from above	\$0		
6340	Legal Expense Project	\$10,000		
6350	Audit Expense	\$34,722		
6351	Bookkeeping Fees/Accounting Services	\$22,200		
6390	Miscellaneous Administrative Expenses			
6263T	Total Administrative Expenses	\$475,823	\$0	

Acct. No. Expenses POP	Annual In	come and Expenses			
Section Sect	Acct. No.	Expenses	Residential	Commercial	Comments
1,000 1,00	Utilities Exp	enses: 6400			
Second Content Seco	6450	Electricity	\$171,837		
Sever Sign Sever Sign Sign	6451	Water	\$190,980		
Other Utilities Remainsements	6452	Gas			
General Comments September September	6453	Sewer	\$190,980		
Comments Comments		Other Utilities Reimbursements	\$3,500		
Payrell - Tront above \$440,950	6400T	Total Utilities Expenses	\$557,297	\$0	
	Operating a	and Maintenance Expenses: 6500			Comments
	6510	Payroll from above	\$440,950		
	6515	-			
	6520		\$163,995		
	6521	Operating & Maintenance Free Rent Unit from above	. ,		
Security Contract Sale Security Contract Sale Security Free Rent Unit - from above Sale Security Free Rent Unit - from above Sale Security Free Rent Unit - from above Sale Strow Removal Sale Strow Removal Sale		·	·		
		· ·			
56548 Heating/Cooling Repairs and Maintenance \$15,220		·			
6581 Show Removal S15,900 Cast for Landscape Maintenance S55,900 Vehicle & Maintenance Equipment Operation/Reports S52,920 S590 Vehicle & Maintenance Equipment Operation/Reports S52,920 S590 Vehicle & Maintenance Equipment Operation S59,000 S590		·	·		
		<u> </u>			Cost for Landscape Maintenance
6500 Miscellaneous Operating and Maintenance Expenses \$31,880					221.0. Estaboupo mantonario
Taxes and Insurance: 6700 Comments					
Taylor and Insurance (9700 Real Estate Taxes \$8.600				Φ0	
Real Estate Taxes			φ900,793	φ0	Commonts
6711 Payroll Taxes (Project's Share) - from above \$222,256			#0.000		Comments
6720 Property and Liability Insurance (Hazard) \$568,204					
6729 Other Insurance (e.g. Earthquake)					
Fidelity Bond Insurance		` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	\$568,204		
6722 Worker's Compensation from above \$0 6732 Health Insurance/Other Employee Benefits from above \$0 6790 Miscellaneous Taxes, Licenses, Permits & Insurance \$24,280 6700T Total Taxes and Insurance \$623,340 \$0 6700T Supportive Services Costs: 6900 Comments 68900 Staff Supervisor(s) Salaries - from above \$0 6890 Staff Supervisor(s) Salaries - from above \$0 6890 Other Supportive Services Costs: 6900 Comments 6890 Other Supportive Services Admin Overhead 6890 Other Supportive Services Costs (specify) 6890 Total Operating Expenses \$3,038,253 \$0 6800T Sequired Replacement Reserve Deposit \$92,000 6800T Sequired Replacement Reserve Deposit \$92,000 6800T Sequired Replacement Reserve Deposit \$92,000 6800T Other Reserves (specify)					
Formula Health Insurance(Other Employee Benefits—from above \$0		·			
6790 Miscellaneous Taxes, Licenses, Permits & Insurance \$24,280 \$0		·	· .		
Supportive Services Costs: 6900 Supportive Services Costs: 6900 Staff Supervisor(s) Salaries - from above S0		· ,			
Supportive Services Costs: 6900 Staff Supervisor(s) Salaries - from above \$0					
Staff Supervisor(s) Salaries - from above \$0		l .	\$823,340	\$0	
Services Coordinator Salaries, On-Site - from above \$0	Supportive	Services Costs: 6900			Comments
Other Supportive Services Staff Salaries - from above \$281,000	6990	Staff Supervisor(s) Salaries - from above	\$0		
6990 Supportive Services Admin Overhead 6990 Other Supportive Services Costs (specify) 6990 Other Supportive Services Costs (specify) 6900T Total Supportive Services Costs \$281,000 6900T Total Supportive Services Costs \$281,000 6900T Total Supportive Services Costs \$281,000 6900T Total Operating Expenses \$3,038,253 \$0 Comments Commercial Commercial 7210 Required Replacement Reserve Deposits \$92,000 7220 Other Reserves (Additional Replacement Reserve Deposit \$18,400 \$0 7230 Other Reserves (specify) \$0 \$0 7240 Other Reserves (specify) \$0 \$0 Ground Lease \$110,400 \$0 \$0 Ground Lease \$15,000 \$0 \$0 Financial Expenses: 6800 \$597,877 \$0 \$0 Financial Expenses: 6800 \$295,914 \$0 \$0 6820 1st Mortgage Debt Service \$295,914 \$0 \$0	6990	Services Coordinator Salaries, On-Site - from above	\$0		
Other Supportive Services Costs (specify)	6990	Other Supportive Services Staff Salaries - from above	\$281,000		
6990 Other Supportive Services Costs (specify)	6990	Supportive Services Admin Overhead			
Total Supportive Services Costs \$281,000 \$0	6990	Other Supportive Services Costs (specify)			
Total Operating Expenses \$3,038,253 \$0 Comments	6990	Other Supportive Services Costs (specify)			
Residential Commercial	6900T	Total Supportive Services Costs	\$281,000	\$0	
7210 Required Replacement Reserve Deposits \$92,000 7220 Other Reserves (Additional Replacement Reserve Deposit) \$18,400 \$0 7230 Other Reserves (specify) \$119,400 \$0 7240 Other Reserves (specify) \$110,400 \$0 Ground Lease Residential Commercial Ground Lease \$15,000 \$0 Total Ground Lease \$15,000 \$0 Net Operating Income \$597,877 \$0 Financial Expenses: 6800 Comments 6820 1st Mortgage Debt Service \$295,914 6830 2nd Mortgage Debt Service \$295,914 6840 3rd Mortgage Debt Service \$117,600 6890 AHSC. 42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 6890 Other HCD .42% (Specify) 6890 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify)		Total Operating Expenses	\$3,038,253	\$0	Comments
7220 Other Reserves (Additional Replacement Reserve Deposit \$18,400 \$0 7230 Other Reserves (specify) \$110,400 \$0 7240 Other Reserves (specify) \$110,400 \$0 Ground Lease \$110,400 \$0 Ground Lease \$15,000 \$0 Found Lease \$15,000 \$0 Financial Expenses: 6800 \$15,000 \$0 Financial Expenses: 6800 \$597,877 \$0 Financial Expenses: 6800 Comments 6820 1st Mortgage Debt Service \$295,914 6830 2nd Mortgage Debt Service \$117,600 6840 3rd Mortgage Debt Service \$117,600 6890 AHSC, 42% Fee \$117,600 6890 Other HCD 42% (Specify) 6890 Bond Issuer Fee \$3,597 6890 Miscellaneous Financial Expenses (specify) \$3,597 6890 Miscellaneous Financial Expenses (specify) \$3,597	Funded Res	serves: 7200	Residential	Commercial	
7220 Other Reserves (Additional Replacement Reserve Deposit \$18,400 \$0 7230 Other Reserves (specify) \$110,400 \$0 7240 Other Reserves (specify) \$110,400 \$0 Ground Lease \$110,400 \$0 Ground Lease Residential Commercial Ground Lease \$15,000 \$0 Total Ground Lease \$15,000 \$0 Net Operating Income \$597,877 \$0 Financial Expenses: 6800 Comments 6820 1st Mortgage Debt Service \$295,914 6830 2nd Mortgage Debt Service \$295,914 6840 3rd Mortgage Debt Service \$117,600 6890 AHSC, 42% Fee \$117,600 6890 Other HCD 42% (Specify) 6890 Bond Issuer Fee \$3,597 6890 Miscellaneous Financial Expenses (specify) \$3,597 6890 Miscellaneous Financial Expenses (specify) \$3,597	7210	Required Replacement Reserve Deposits	\$92,000		
7230 Other Reserves (specify) 7240 Other Reserves (specify) 6 Total Reserves \$110,400 \$0 6 Ground Lease Residential Commercial 6 Ground Lease \$15,000 \$0 8 Total Ground Lease \$15,000 \$0 8 Net Operating Income \$597,877 \$0 Financial Expenses: 6800 Comments Comments 6820 1st Mortgage Debt Service \$295,914 Comments 6830 2nd Mortgage Debt Service \$117,600 Comments 6840 3rd Mortgage Debt Service \$117,600 Comments 6890 AHSC .42% Fee \$117,600 Comments 6890 Other HCD .42% (Specify) Comments Comments 6890 Bond Issuer Fee \$3,597 Comments 6890 Miscellaneous Financial Expenses (specify) S3,597 Comments	7220	•		\$0	(
7240 Other Reserves (specify) Total Reserves \$110,400 \$0 Ground Lease Residential Commercial Ground Lease \$15,000 \$0 Total Ground Lease \$15,000 \$0 Net Operating Income \$597,877 \$0 Financial Expenses: 6800 Comments 6820 1st Mortgage Debt Service \$295,914 6830 2nd Mortgage Debt Service \$295,914 6840 3rd Mortgage Debt Service 6890 AHSC .42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 Other HCD .42% (Specify) 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)	7230	· ·			
Total Reserves \$110,400 \$0	7240				
Ground Lease			\$110.400	\$0	
Ground Lease				•	
Total Ground Lease					
Net Operating Income \$597,877 \$0					
Financial Expenses: 6800 Comments 6820			· · · · · · · · · · · · · · · · · · ·	·	
1st Mortgage Debt Service \$295,914 6830 2nd Mortgage Debt Service 6840 3rd Mortgage Debt Service 6890 AHSC .42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)	Financial Ev		ΨΟΟΙ,ΟΙΙ	ΨΟ	Comments
6830 2nd Mortgage Debt Service 6840 3rd Mortgage Debt Service 6890 AHSC .42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)			\$205.014		Comments
6840 3rd Mortgage Debt Service \$117,600 6890 AHSC .42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)			Ψ230,314		
6890 AHSC .42% Fee \$117,600 6890 Other HCD .42% (Specify) 6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)		<u> </u>			
6890 Other HCD .42% (Specify) 6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)			¢117.600		
6890 Other HCD .42% (Specify) 6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)			φ117,000		
6890 Bond Issuer Fee 6890 Miscellaneous Financial Expenses (Bond Monitoring Fee) \$3,597 6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)					
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6890 Miscellaneous Financial Expenses (specify) 6890 Miscellaneous Financial Expenses (specify)			.		
6890 Miscellaneous Financial Expenses (specify)		. ,	\$3,597		
6890 Miscellaneous Financial Expenses (specify)					
	6890	Miscellaneous Financial Expenses (specify)			

6800T	Total Financial Expenses	\$417,111	\$0	
	Cash Flow	\$180,766	\$0	
7190	Asset Management/Similar Fees	\$18,388		

Total Operating Expenses Per Unit	Per Year	Per Month	
Without any Adjustments	\$16,512	\$1,376	
With the Value of Rent-Free Units Included	\$16,512	\$1,376	
Without RE Taxes, Social Services Coordinator or Social Services/Social Programs and With the Value of Rent Fee Units Included	\$14,938	\$1,245	

Drainet Name Transhay Black 2 Family										
Pr	oject Name	Transbay Block 2 Family								
,										
Replacement Reserve Calculator UMR §8309										
(-)	0.6% of New	construction costs (structures excluding contractor profit, overhead, a								
(a)	\$500 per uni	t: (This is a placeholder for rehab projects and may be subject to highe								
(b)	Replacemen	t Reserve Amount = New construction: lesser of (a) and (b); Rehab: (b)								
(b)	HCD Require	ed Replacement Reserve Amount - included in "Operating budget" tab								

Operating Reserve Calculator

Total Operating Expense Operating Budget Co	es Excluding On-Site Se ell (E111) minus Opera
(a) Total Operating Expenses:	\$3,038,253
(b) Minus: On-Site Service Coordinator Salaries:	\$0
Replacement Reserve amount from above: (Cell AJ10)	•
Debt Service (including all HCD 0.42% Fees and Bond Is	suer Fee)
Operating Budget cells (D123 to D132)	
	Miscellaneous Finar Misce Misce Misce
	(a) Total Operating Expenses: (b) Minus: On-Site Service Coordinator Salaries: Replacement Reserve amount from above: (Cell AJ10) Debt Service (including all HCD 0.42% Fees and Bond Is

If Reserve amounts are different than the required amount, enter Reserve amounts and ho

There is an error in the calculation for replacement reserve. The 3 month reserve requirer construction project. The total sum would be \$886,840 and not \$1,090,713. The reserve at that is being carried for exercises.

Transition Reserve Pool Fee Calculator

Pooled Transition Reserve Policy

Does the Project propose use of Project-based rental assistance?

End

rve Requirements

	Number of Project Ur	its:	184
	T		T
nd general requirements and insurance):	\$145,7	70,324	\$874,622
r amount)	\$500		\$92,000
)	•		\$92,000
			\$92,000

ervice Coordinator Salaries. ting Budget Cell (E105)		TAX CREDIT Project 3 Month Reserve Required	NON-TAX CREDIT Project 4 Month Reserve Required
Amount subject to reserve calculation: (a - b)	\$3,038,253	\$759,563	\$1,012,751
	\$874,622	\$218,655	\$291,541
	Annual Debt Service Amount	TAX CREDIT Project 3 Month Reserve Required	NON-TAX CREDIT Project 4 Month Reserve Required
1st Mortgage Debt Service	\$295,914	\$73,979	\$98,638
2nd Mortgage Debt Service	\$0	\$0	\$0
3rd Mortgage Debt Service	\$0	\$0	\$0
AHSC .42% Fee	\$117,600	\$29,400	\$39,200
Other HCD .42% (Specify)	\$0	\$0	\$0
Bond Issuer Fee	\$0	\$0	\$0
ncial Expenses (Bond Monitoring Fee)	\$3,597	\$899	\$1,199
llaneous Financial Expenses (specify)	\$0	\$0	\$0
llaneous Financial Expenses (specify)	\$0	\$0	\$0
llaneous Financial Expenses (specify)	\$0	\$0	\$0
Other (Specify)		\$0	\$0
Totals	\$417,111	\$104,278	\$139,037
UMR Required Operating I	Reserve Amount:	\$1,082,496	\$1,443,329

ow they are calculated below:

nent for replacement reserve should be calculated off \$92,000 and not \$907,490 since this is a new mount carried is \$895,190 and it includes three months of additional replacement reserve expenses

No

of Document

Is Income from Restricted Units base			<u> </u>				Proposed F						_	_						_	
Income From Housing Units	Inflation	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8	Year 9	Year 10	Year 11	Year 12	Year 13	Year 14	Year 15	Year 16	Year 17	Year 18	Year 19	
Restricted Unit Rents	2.5%	3,116,076	3,193,978	3,273,827	3,355,673	3,439,565	3,525,554	3,613,693	3,704,035	3,796,636	3,891,552	3,988,841	4,088,562	4,190,776	4,295,545	4,402,934	4,513,007	4,625,832	4,741,478	4,860,015	
Unrestricted Units Tenant Assistance Payments	2.5%	0	0	Ü	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Subsidy Program Name (LOSP)	2.5%	0	0	0	0	0	0	0	0	0	0	0	Ω	Ο	0	0	0	0	0	0	
Subsidy Program Name (Specify)	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Operating Subsidies	2.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Other (SF_LOSP)	3.5%	793,471	811,411	840,527	870,710	901,998	934,431	968,050	1,002,896	1,039,012	1,076,444	1,115,239	1,155,443	1,197,109	1,240,286	1,285,029	0	0	0	0	
Gross Potential Income - Housing		3,909,547	4,005,389	4,114,355	4,226,383	4,341,563	4,459,985	4,581,743	4,706,931	4,835,648	4,967,996	5,104,080	5,244,005	5,387,885	5,535,831	5,687,963	4,513,007	4,625,832	4,741,478	4,860,015	4,981,51
Other Income																					
Laundry & Vending	2.5%	49,959	51,208	52,488	53,800	55,145	56,524	57,937	59,385	60,870	62,391	63,951	65,550	67,189	68,868	70,590	72,355	74,164	76,018	77,918	79,86
Other Income	2.5%	49,939	0 0	32,466 0	33,800	00,140	0 0	37, 9 37	09,303	00,070	02,391	03,931	05,550	07,109	00,000	70,590	72,333 0	74,104	70,010	77,910	7 9,00
Commercial Income	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Gross Potential Income - Other		49,959	51,208	52,488	53,800	55,145	56,524	57,937	59,385	60,870	62,391	63,951	65,550	67,189	68,868	70,590	72,355	74,164	76,018	77,918	79,86
Gross Potential Income - Total		3,959,506	4,056,596	4,166,842	4,280,183	4,396,708	4,516,509	4,639,680	4,766,316	4,896,518	5,030,388	5,168,031	5,309,555	5,455,074	5,604,700	5,758,553	4,585,362	4,699,996	4,817,496	4,937,933	5,061,38
		-,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,	1,000,100	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,1 00,010	1,000,000	2,000,000	., ,	2,000,000	., ,	2,000,000	-,,	.,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,0 11,100	.,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Vacancy Assumptions																					
Restricted Units	5.0%	155,804	159,699	163,691	167,784	171,978	176,278	180,685	185,202	189,832	194,578	199,442	204,428	209,539	214,777	220,147	225,650	231,292	237,074	243,001	249,07
Unrestricted Units	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Tenant Assistance Payments	5.0% 5.0%	39.674	40 571	42,026	43.536	45.100	0 46,722	48.403	50.145	51.951	53,822	55,762	57.772	59,855	62.014	64,251	0	0	0	0	
Other (SF_LOSP) Laundry/Vending/Other Income	5.0%	39,674 2,498	2,560	42,026 2,624	2,690	45,100 2,757	2,826	48,403 2,897	2,969	3,043	3,120	3,198	3,277	3,359	3,443	3,530	3,618	3,708	3,801	3,896	3,99
Commercial Income	50.0%	2,490 0	2,300	2,024	2,090	2,737	2,020	2,09 <i>1</i> 0	2,909	3,043 0	3, 120 N	3, 190 0	3,277 0	3,359 0	3,443 0	3,530 0	3,010	3,700	3,601	3,690 0	3,99
Total Vacancy Loss	00.070	197,975	202,830	208,342	214,009	219,835	225,825	231,984	238,316	244,826	251,519	258,402	265,478	272,754	280,235	287,928	229,268	235,000	240,875	246,897	253,06
Effective Gross Income		3,761,530	3,853,767	3,958,500	4,066,174	4,176,873	4,290,683	4,407,696	4,528,001	4,651,692	4,778,868	4,909,630	5,044,077	5,182,320	5,324,465	5,470,625	4,356,094	4,464,996	4,576,621	4,691,037	4,808,31
Onerating Evnences & Become Dan	ooito																				
Operating Expenses & Reserve Depo	osits																				
Residential Exp. (w/o Real Estate Taxes & Sup. Services)	3.5%	2,748,653	2,844,856	2,944,426	3,047,481	3,154,143	3,264,538	3,378,796	3,497,054	3,619,451	3,746,132	3,877,247	4,012,950	4,153,403	4,298,773	4,449,230	4,604,953	4,766,126	4,932,940	5,105,593	5,284,28
Real Estate Taxes	2.0%	8,600	8,772	8,947	9,126	9,309	9,495	9,685	9,879	10,076	10,278	10,483	10,693	10,907	11,125	11,348	11,574	11,806	12,042	12,283	12,529
Supportive Services Costs	2.5%	281,000	288,025	295,226	302,606	310,171	317,926	325,874	334,021	342,371	350,930	359,704	368,696	377,914	387,362	397,046	406,972	417,146	427,575	438,264	449,22
Replacement Reserve	0.0%	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000	92,000
Other Reserves	0.0%	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400	18,400
Ground Lease	2.0%	15,000	15,300	15,606	15,918	16,236	16,561	16,892	17,230	17,575	17,926	18,285	18,651	19,024	19,404	19,792	20,188	20,592	21,004	21,424	21,852
Commercial Expenses	3.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Total Expenses & Reserves		3,163,653	3,267,353	3,374,605	3,485,531	3,600,259	3,718,920	3,841,648	3,968,584	4,099,873	4,235,667	4,376,119	4,521,390	4,671,648	4,827,063	4,987,815	5,154,087	5,326,070	5,503,961	5,687,964	5,878,290
Net Operating Income		597,877	586,414	583,895	580,642	576,613	571,764	566,048	559,417	551,819	543,202	533,511	522,687	510,672	497,402	482,811	(797,993)	(861,073)	(927,340)	(996,927)	(1,069,978
Dalet Camilaa																					
Debt Service 1st Mortgage Debt Service		295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914	295,914
Bridge Loan (repaid from Investor equit	tv)	293,914	293,914	293,914	293,914	293,914	293,314	293,914	293,914	293,914	290,914	290,914	290,914	293,914	290,914	293,914	295,914	293,914	293,914	293,914	290,91-
2nd Mortgage Debt Service	•97	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
3rd Mortgage Debt Service		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
AHSC .42% Fee		117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600	117,600
Other HCD .42% (Specify)		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Other HCD .42% (Specify)		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Bond Issuer Fee		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Miscellaneous Financial Expenses (Bor	nd Monitorii	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597	3,597
Miscellaneous Financial Expenses (spe		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Miscellaneous Financial Expenses (spe	cify)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	(
Total Required Debt Service		417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111	417,111
Cash Flow after all debt service		180,766	169,303	166,784	163,531	159,502	154,653	148,937	142,306	134,708	126,091	116,400	105,576	93,561	80,291	65,700	(1,215,104)	(1,278,184)	(1,344,451)	(1,414,038)	(1,487,089
Debt Service Coverage Ratio (DSCR	.)	1.43	1.41	1.40	1.39	1.38	1.37	1.36	1.34	1.32	1.30	1.28	1.25	1.22	1.19	1.16	(1.91)	(2.06)	(2.22)	(2.39)	(2.57
Use of Cash Flow After Debt Service		•	10.000	10.000	00.000	04.45	04.05	00.00	00.00	010:	0= 0= :	0= 0= 5	00.515	07.75	00 ===	00 ===					
Asset Mgmt./ Similar Fees		18,388	19,032	19,698	20,387	21,101	21,839	22,604	23,395	24,213	25,061	25,938	26,846	27,786	28,758	29,765	0	0	0	0	C
Deferred Developer Fee prior to Distributions & residual receipt		162,378	150,271	147,087	143,144	138,402	98,718	0	0	0	0	0	0	0	0	0	0	0	0	0	C
payments			,	,	, , , , , , ,	,,,,,,		_		_	_		_		_	_	_				
Cash Available for Residual Receipts Loans and Sponsor Distributions		0	0	0	0	0	34,096	126,333	118,911	110,494	101,030	90,462	78,730	65,776	51,533	35,935	0	0	0	0	(
Sponsor Distributions	50%	0	0	0	0	0	17,048	63,167	59,455	55,247	50,515	45,231	39,365	32,888	25,766	17,968	^	0	0	0	,
HCD Residual Payment	15%	0	n	0	0	n	5,114	18,950	59,455 17,837	16,574	15,154	45,23 i 13,569	39,365 11,810	9,866	25,766 7,730	5,390	0	n	n	0	(
Other Residual Payments (Specify)	35%	0	n	0	0 0	n	11,933	44,217	41,619	38,673	35,360	31,662	27,556	23,022	18,036	5,390 12,577	0 0	n	n	0	(
Other Residual Payments (Specify)	0%	0 0	n	0 0	0	n	n 1,800	77 ,∠1 <i>1</i> ∩	۳۱,۰۱۶ ۸	50,073 N	00,000 N	01,002 N	71,550 م	20,022 N	10,030 N	12,J// N	0	n	n	0	1
Other Residual Payments (Specify)	0%	n	n	n	0	n	n	0	n	n	0	0	n	0	0	0	0	n	n	n	(
Other Residual Payments (Specify)	0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Max Asset Mgmt/Similar Fees	3.5%	18,388	19,032	19,698	20,387	21,101	21,839	22,604	23,395	24,213	25,061	25,938	26,846	27,786	28,758	29,765	30,806	31,885	33,000	34,156	35,35
Cumulative paid Deferred D		162,378	312,649	459,736	602,880	741,282	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,000	840,00

County: San Francisco Project's Proposed Tax Credits: 4%

HCD Phase: Origination

Project Name: Transbay Block 2 Family

2022 TCAC # of Basis x TOTAL **UNADJUSTED** THRESHOLD BASIS LIMIT **Unit Size** Threshold Basis \$130,391,878 Units Number of Units (TBL): Limits (TBL) \$9,025,470 SRO/Studio \$530,910 TOTAL **HCD** ADJ. THRESHOLD BASIS LIMIT: \$191,676,062 17 \$46,522,184 1 Bedroom \$612,134 76 Adjusted Threshold Basis Limit multiplied by 160%: \$306,681,699 2 Bedrooms \$738,400 54 \$39,873,600 HCD HIGH COST TEST RESULT FOR: Transbay Block 2 96% Family 3 Bedrooms \$945,152 37 \$34,970,624 Total Eligible Basis 4+ Bedrooms \$1,052,958 \$0 \$183,584,178

Manager Units in Project: 0 TOTAL UNITS: 184

ADJUSTMENTS Cal Code of Reg §10327(c)(5)(A-F)

(4)	Adjustment for Projects paid in who federal prevailing wages or finance workers who are paid at least state	d in part by a labor-affiliated or	ganization requiring the empl	•	Yes	\$26,078,376
(A)	For Projects certifies that (1) they a Contract Code, or (2) they will use perform all onsite work within an ap	ne Health and Safety Code to		\$0		
(B)	For New construction Projects requ construction of an on-site parking s		\$0			
(C)	For Projects where a day care cent	er is part of the development (2%).		Yes	\$2,607,838
(D)	For Projects where 100 percent of					\$0
(E)	Project applying under § 10325 or §	10326 of the TCAC regulation	s that includes one or more o	i the leatures below (up to		\$0
	Project requires seismic upgrading of existing structures, and/or requires toxic or other environmental mitigation as certified					\$0
(F)	by the Project architect/ engineer (I	esser of costs or 15% basis ac	djustment).			
	If Yes, select type of work:		Enter Certified Cos	ts of Work:		
(G)	Local development impact fees req fees also required. WAIVED IMPA		nment entities. Certification fr	om local entities assessing		
(H)	Projects where at least 95% of the	Project's upper floor units are	serviced by an elevator (10%).	Yes	\$13,039,188
(I)	Projects wherein at least 95% of the case, the Type III 10% increase be		Type I as defined in the Calif	fornia Building Code, in which	Yes	\$19,558,782
(J)	Projects wherein at least 95% of the building(s) is constructed as (1) a Type III as defined in the California Building Code, or (2) a Type III/Type I combination, in which case, the Type I 15% increase above is not be allowed (10%).					\$0
	Projects within a county with an una	adjusted 9% threshold basis lir	mit for a 2-bedroom unit equa	l or less than \$400,000 and	No	\$0
	within a census tract designated on	urce (10%).				
(K)	County Eligibility: No TCAC/HCD Opportunity A Map Tract ID		Opportunity Map Resource Level:	Moderate Resource		

HCD 2022 Developer Fee Calculato

Project Name: Transbay Block 2 Family

Project Phase: Origination Proposed Project Type: 4% Credits New Construction

Project's Developer Fee Summary

Maximum Total Dev

Max Developer Fee payable from development funding sources - le

Deferred Developer Fee payable on a priority basis from availa

Deferred Developer Fee payable exclusively from Spons

Total Budgeted or Actual Developer Fee:

\$3,040,000

Developer Fee Contributed as

Section 2. UMR §8312(c) - Maximum Developer Fee using TCAC 4% rules

F

- a. New Construction & Rehab Unadjusted Eligible Basis (exclude Developer Fee) §1032
- b. Basis for non-residential Project costs (exclude Developer Fee) §10327(c)(2)(B)(ii)
- c1. Not Applicable
- c2. Not Applicable
- c3. Not Applicable
- c4. Not Applicable
- d. Maximum Total Developer Fee using TCAC 4% rules §8312(c)
- e. Total Budgeted or Actual Developer Fee
- f. Budgeted Developer Fee paid from Development Sources

Sum of Deferred and Co

Fee

g. Deferred Developer Fee payable on a priority basis from available Cash Flow

r - revised 06/08/2022

		TCAC Pro	oject#		
n					
	HCD Limit	Project	Amt.		
eloper Fee - 2d	\$27,081,627	\$3,040,	000		
sser of 1e & 2d	\$2,200,000	\$2,200,	000		
able Cash Flow	\$1,300,000	\$840,00	00		
or Distributions	\$23,581,627	\$0			
Capital:	Deferred	d Develope	er Fee:	\$840,0	00
Project meeting C	DLAC §5230(f)(1)	(B), TCAC	§10327	7(c)(2)(E)	? No
27(c)(2)(B)(i)	\$180,54	14,178	x 15%	= \$2	7,081,627
		\$0	x 15%	= \$0	
		-			
		\$0	X 5% =	 = \$0	
				\$2	7,081,627
		\$3.	040,000		
		,	,		
ntributed Develop	ner				
Transacca Develop	\$840,000	\$2,	200,000		
		\$84	10,000		

§106 Threshold Requirements

- (a) Application Threshold Requirements: In addition to requirements detailed in Sections Department all the following:
 - Applicant(s) certifies that the proposed Project will achieve a reduction in GHG
 Program Quantification Methodology, available on the California Air Resources I
 Materials webpage. This must be evidenced by a completed GHG Benefits Calc
 each Project component.

CARB Quantification Methodology

Applicant(s) certifies that the proposed Project supports the implementation of the Planning Organization (MPO), or equivalent sustainable planning document in neapplication must be consistent with activities or strategies identified in the region GHG.

File Name	ISC'S Concietancy Contirmation	Document from MPO identified about strategy in non-MPO regions, per §
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- (3) Applicant(s) certifies that the proposed Project must be consistent with the State
- Applicant(s) certifies that all proposed Affordable Housing Developments located (4) card to each Restricted Unit for at least 3 years. If the transit agency does not praverage commute length rides a month as determined by the transit agency. The

Each of the restricted units will be provided with one (1) free transit pass for thre as determined by the transit agency.

of passes or cards that will be provided: 183 Is there at least one page 4. Annual Transit Passes Value \$645,624 Duration of Funding for Trans

Applicant(s) certifies that Applicants of all proposed rental Affordable Housing D compliance by submitting a draft of the development's Smoke Free Housing least

File Name SFH Lease Addendum	Submit a draft of the development's
------------------------------	-------------------------------------

(6) The AHSC-funded components of the Project must:

Applicant(s) certifies to incorporate more than one Urban Greening feature
 (A) for the maintenance of the Urban Greening features in the Project, even if r owners. Applicants must propose at least \$200,000 in reasonable direct Url

Urban street canopy					
Urban Greening costs:	AHD:	\$200,000	HRI:	\$0	

(D)	Applicant(s) cer	tifies that th	e Project	include a	adequate	lighting	in acco	rdand
(D)	accessible com	ponents of t	he Proje	ct includir	ng active	transpo	rtation r	outes

- Applicant(s) certifies to the completion and approval or adoption of all necessary

 (7) Quality Act (CEQA) and if applicable, the National Environmental Policy Act (NE after the application due date with lawsuits or appeals resolved. Proof of NEPA c
 - (A) STI or TRA components of a Project are not required to certify completion a Section 106(7) above until prior to the initial disbursement of grant funds.
 - (B) Applicants are not required to complete any necessary environmental clear application deadline.

AHD environmental clearances

NEPA: Is Federal funding proposed that will trigger NEPA requirements?

CEQA: Project approved "by-right"? No Is Project Categorically Exempt? Discuss below any special NEPA and/or CEQA Special Circumstances or exempted in the control of the

On June 15, 2024, the San Francisco Board of Supervisors certified the TransbaceQA addendum to the EIR, stating that the project had no new significant impainfrastructure resolution to appove a plan amendment for the Transbay Redevel into law.

File Name	AHD Environmental	Copy of all environmental clearance

STI environmental clearances

NEPA: Is Federal funding proposed that will trigger NEPA requirements?

CEQA: Project approved "by-right"? No Is Project Categorically Exempt? Discuss below any special NEPA and/or CEQA Special Circumstances or exempted.

STI Project 1 - All TSP installations throughout San Francisco received a Negati

STI Project 2 - San Francisco Public Works has verified that the Transbay Howa enforced or implemented by this agency. CEQA approval for the Transbay Howa This project is also identified as part of the Transit Center District Plan Environm https://sfplanning.s3.amazonaws.com/sfmea/2007.0558E_EEIR1.ndf

File Name	STI Environmental	Copy of all environmental clearance
File Name	IS II Allin to Lico (Frant Filinge	For NEPA only, copy of the HUD 7 status of the issuance of the HUD 1

TRA environmental clearances

NEPA: Is Federal funding proposed that will trigger NEPA requirements?

CEQA: Project approved "by-right"? No Is Project Categorically Exempt? Discuss below any special NEPA and/or CEQA Special Circumstances or exempted in the control of the

NEPA: TRA #1, the Next Generation Fare Gate project, qualified for categorical vehicles or equipment). Refer to 23 CFR § 771.118(c)(7). HUD 7015.16 is not a collection equipment project was included in the 2009 Transporation Improveme CEQA: The Next Generation Fare Gate project qualifies for categorical exemptic the station that involves no expansion of use at the station.

S	ee Site Control letter for additional details	and attachments □
File Name	TRA Environmental	Copy of all environmental clearance
File Name	TRA Auth to Use Grant Funds	For NEPA only, copy of the HUD 7 status of the issuance of the HUD 1

(8) Applications must demonstrate that all necessary discretionary local land use ap Have all necessary discretionary local land use approvals, excluding design reviews

AHD discretionary local land use approvals

	• •		
Agency / Issuer	Land Use Approval Date	Approval Type	
Office of Community Investment	11/1/22	Site Plan Approval	The appr Infra
San Francisco Board of Supe	2/3/23	Site Plan Approval	The
Office of Community Investment	11/1/22	Development Plan Approval	Offic Cont
Office of Community Investment	11/1/22	Development Plan Approval	Offic proje

STI discretionary local land use approvals

	• •		
Agency / Issuer	Land Use Approval Date	Approval Type	
N/A	N/A	N/A	Ther
N/A	N/A	N/A	This and

TRA discretionary local land use approvals

	Land Use		
Agency / Issuer	Approval	Approval Type	
	Date		

N/A	N/A	N/A	N/A

(9) Applicant(s) certifies that the application is sufficiently complete to assess the ferequirements.

Applicant(s) certifies that the applicant must demonstrate that the Project is finar **Funding Commitments**, a market study which meets the requirements specifie statement, proposed operating budget, multi-year pro-forma, or other feasibility Housing Development.

Does the Market study demonstrate the AHD/HRI Project is financially feasible?

File Name	AHD-HRI Market Study	Provide a completed market study
	<i>J</i>	ı ı

AHD/HRI Enforceable Funding Commitments

Make sure to submit all "Enforceable Funding Commitments" for the proposed F

File Name	EFC AHD HRI1; EFC AHD HRI2; EFC AHD HRI3; etc.	Documentation for the 4 permanen
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STI Enforceable Funding Commitments

OTT ETHICIOCOB	io i ariaring con	TITTIC TICO	
Committed by Application time?	Commitment Date	Source Name (listed in order of lien priority)	Source Ty
Yes		AHSC STI Grant	State-HCI
Yes	11/17/22	Transbay CFD	Other
Yes	11/5/13	Valley Transportation Authority (VTA)	Other
Total Comm	itted Non-AHS	C STI Funds \$49,633,754	

Provide a description of unusual or extraordinary circumstances that have result reasonable.

N/A			

TRA Enforceable Funding Commitments

Committed by Full App Deadline?	Commitment Date	_	ource Name order of lien pr	iority)	Source
Yes		AHSC TRA Gr	ant		State
Yes		Federal Transit Admin	istration Formula Fun	ds□	F€
Total Committe	ed Non-AHSC	TRA Funds	\$558,741		
Provide a descreasonable.	cription of unus	ual or extraordi	nary circumsta	nces that h	ave result
None					

File Name

EFC TRA1; EFC TRA2; EFC TRA3

Supporting documentation for the 1

PGM Enforceable Funding Commitments

Committed by Full App Deadline?	Commitment Date	_	ource Name order of lien pr	iority)	Source
Yes		AHSC PGM G	rant		State
Total Committe	ed Non-AHSC I	PGM Funds	\$0		

Provide a description of unusual or extraordinary circumstances that have result reasonable.

File Name

EFC PGM1, EFC PGM2, EFC PGM3

Supporting documentation for the (

Applicant(s) certifies that the Eligible Applicant or Locality serving as the Develor (11) on which that Project component will be located as set forth at UMR §8303 and through the award date.

- (A) The following shall apply to Capital Projects:
 - Where site control is in the name of another entity, the Applicant shall (i) (e.g., a purchase and sale agreement, an option, a leasehold interest/ public agency for the acquisition of the site), which clearly demonstrate
 - Where site control will be satisfied by a long-term ground lease, the De (ii) at the time of closing, which shall be entered into by and among the gr cases, the lease rider shall be recorded against the fee interest in the
- (B) For Capital Projects developed in Indian country, the following exceptions a
 - (i) Where site control is a ground lease, the lease agreement between the
 - (ii) An attorney's opinion regarding chain of title and current title status is

AHD Site Control Form of site control (See Site Control in Appendix A) Enforceable Ground Lease planned? Yes Lessor Office of Community Investment and Infrastructure Below, describe property transfers occurring in connection with develo Transbay 2 Family, L.P. has and plans to execute an option to ground File Name AHD Site Control Appropriate documentation to dem File Name AHD Preliminary Title Report PTR, that is no more than 6 months

STI Site Control Form of site control (See Site Control in Appendix A) Other (descri Ground Lease planned? No Below, describe property transfers occurring in connection with develo STI 1 - The San Francisco City Charter gives the SFMTA full authority STI 2 - N/A - Project bounds are within public right of way and DPW's

File Name	STI Site Control	Appropriate documentation to dem

Form of site control (See Site Control in Appendix A)

Fee Title

TRA Site Control

Ground Lease planned?

	Below,	describe propert	y transfers	occurring in connec	tion with develo
	None.	The property is o	owned by B	ART as evidenced l	y BART's site (
File Name	TRA Site Co	ontrol		Appropriate docum	entation to dem
Appl and appli	icant(s) certif TRA) in scop ication due di crience is req For STI or T Locality or tr applicant for transportatio Note: AHD/l- AHD requisit Requisite ex Name of App Meets ten ye The project i	ries to demonstrate and size, which ate. If an Applicate uired as set forth RA components ansportation age the completion of agency will be a RI Developer has te experience project plicant demonstrate ar requirement?	th have be nt relies up in the app only, an Apency non-app of the STI control serving as as to be the tiname #1 ating requising sof housing requisits of the structure.	en completed by the continent experience of lication, in addition to policant may demonstrate the STI or TRA Developments and the STI or TRA perier for the STI or the species of the state	dence of at leas ne Applicant se of its Principal to to recent project strate the requis he Applicant can of the AHSC Pr veloper for that of nce per the Guic reet Mercy Housing n years) 1.4 1BR, 50% 2BR,
	Name of App Meets ten ye	plicant demonstrear requirement?	ating requis	833 Bryant Street site experience Project tenure (ir permanent supporti	,
File Name	Past Exp Al-	ID1, Past Exp Al	HD2	Certificates of Occu	upancy for two r
STI	Requisite ex Name of App	•	t name #1 ating requis	Signals along Rout Transit Signal Prior site experience	

	Installed TSP on Mission Street from Mission at Steuart to Mission at Acto corridor.
	Requisite experience project name #2 Transit Signal Priority (TSP) - 9 Sa
	Name of Applicant demonstrating requisite experience MOHCD - SFI
	Meets ten year requirement? TRUE
	Installed TSP on Potrero Avenue from Alameda to 25th Street. As part of t Bruno. TSP equipment was also installed for the 9 San Bruno to intersection Howard and Bryant.
STI	Requisite experience for Transbay Howard Streetscape - DPW project from
	Requisite experience project name #1 Transbay Folsom Streetscape
	Name of Applicant demonstrating requisite experience MOHCD - San F
	Meets ten year requirement? TRUE The Transbay Folsom Streetscape project (approximately \$25 Million) furthered
	2006. It is comprised of temporary and permanent right-of-way improvements a gardens, which serve as storm water detention areas; bike lanes; sidewalk bulb-of-
	gardens, which serve as storm water detention areas; bike lanes; sidewalk bulb-o
	gardens, which serve as storm water detention areas; bike lanes; sidewalk bulb-compared by the lanes are storm water detention areas; bike lanes; sidewalk bulb-compared by the lanes; sidewalk bulb
	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar
	gardens, which serve as storm water detention areas; bike lanes; sidewalk bulb-compared by the lanes are storm water detention areas; bike lanes; sidewalk bulb-compared by the lanes; sidewalk bulb
	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sawas on San Francisco's Vision Zero High Injury Network. As a highly traveled road
	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sar
CTI	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sawas on San Francisco's Vision Zero High Injury Network. As a highly traveled road stop optimization, traffic signal and lighting fixture upgrades, left and right turn lanew street trees, street resurfacing, as well as nearby alley enhancements.
STI	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sawas on San Francisco's Vision Zero High Injury Network. As a highly traveled road stop optimization, traffic signal and lighting fixture upgrades, left and right turn lanew street trees, street resurfacing, as well as nearby alley enhancements. Requisite experience for Purchase of 2 BART Rail Cars STI Capital Project
STI	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sawas on San Francisco's Vision Zero High Injury Network. As a highly traveled road stop optimization, traffic signal and lighting fixture upgrades, left and right turn lanew street trees, street resurfacing, as well as nearby alley enhancements. Requisite experience for Purchase of 2 BART Rail Cars STI Capital Project Requisite experience project name #1 Rail Car Procurement Program
STI	Requisite experience project name #2 Polk Streetscape Project Name of Applicant demonstrating requisite experience MOHCD - Sar Meets ten year requirement? TRUE The Polk Streetscape Project (approximately \$30M) was aimed to improve the sawas on San Francisco's Vision Zero High Injury Network. As a highly traveled road stop optimization, traffic signal and lighting fixture upgrades, left and right turn lanew street trees, street resurfacing, as well as nearby alley enhancements. Requisite experience for Purchase of 2 BART Rail Cars STI Capital Project

	On November 8, 2017, under a contract to has accepted 451 Fleet-of-the-Future rail contract to has acc	Procurement of eight Diesel Multiple site experience San Francisco
File Name	Past Exp STI1, Past Exp STI2, etc,.	Where the party making improvem agreement from a public agency ce improvements.
TRA	Requisite experience for Next Generation Requisite experience project name #1 Name of Applicant demonstrating requision Meets ten year requirement? TRUE Replacement of incandescent light fixtures plaza area connecting to downtown Conco	Concord Plaza Renovation site experience BART and poles with new energy efficient LE
	Requisite experience project name #2 Name of Applicant demonstrating requirements TRUE As part of the overall station construction, shelters. Project cost: ~\$90M.	site experience BART
File Name	Past Exp TRA1, Past Exp TRA2, etc,.	Where the party making improvem agreement from a public agency of improvements.

Demonstrate prior experience by providing evidence of two prior PGM proje implementing party Requisite experience project name #1 | San Francisco Tenant Right to Cou Name of implementing party demonstrating requisite experience **Evict** Meets ten year requirement? **TRUE** Free legal services, including full scope legal representation for tenants in a eviction from City shelters. Describe the prior experience of the Program Operator with operating similar For 27 years, EDC has been the only agency in San Francisco (SF) solely service model includes free legal services for eviction defense, rapid emerg for unhoused San Franciscans facing eviction from City shelters. Since 201 Tenant Right to Counsel (TRC), which guarantees all San Francisco tenant the work of 9 legal service organizations comprising the city-wide TRC syst Requisite experience project name #2 Bike It Forward Name of implementing party demonstrating requisite experience San Meets ten year requirement? **TRUE** The Bike It Forward program addresses financial barriers to bike access by both with community based organizations to serve their constituents and wi bike that suits their anticipated needs, as well as helmets, locks, lights, and safety education (in up to four languages, as needed) and opportunities for

Describe the prior experience of the Program Operator with operating similar Since 2013, the San Francisco Bicycle Coalition has been distributing bicyc

workshops for low-income youth, the program coalesced into the Bike It Fo Communities, where decades of disinvestment and poor planning had crea to build strong relationships with local organizations over many years — inc the Alice Griffith community — the program has provided free bikes, bike re

File Name Past Exp PGM1, Past Exp PGM2 Provide documentation for the two

Applicant(s) certifies that as of the date of application, the Applicant(s), the Proje (13) subject of any claim or action in the state or federal courts that affects or potenti describe any claim or action undertaken by or against the Applicant(s), the Proje

Applicant(s) certifies that construction of the Project has not commenced as of the (14) a written order issued by a state or local governmental agency because a facility requirement.

- Applicant(s) certifies that for TOD and ICP projects, the High Quality Transit or (application submittal. For RIPA projects, the Qualifying Transit must be serving to
- (15) Area Types, the AHD and Qualifying Transit's Transit Station/Stop must be conr occupancy. Improvements to complete the pedestrian access route between the components so long as they are completed by the time a certificate of occupanc
- (16) Applicant(s) certifies to demonstrate consistency with State Relocation Assistance Does Project trigger State Relocation Assistance Law (Title 1, GC, Division 7, Cl commencing at Section 6000.)?

Provide a narrative explanation, in the box below, supporting why relocation is This is a new construction project, and there are no residents currently residing in the construction project, and there are no residents currently residing in the construction project, and there are no residents currently residing in the construction project, and there are no residents currently residing in the construction is the construction of the construction of the construction is the construction of the construction

Applicant(s) certifies that the Housing Element for the jurisdiction in which the P Housing Element in substantial compliance means the local public entity's adopt Department which sets forth findings that the housing element adopted within the substance essential to every requirement of Article 10.6, commencing with Secti current housing element compliance status can be obtained by referencing the I are exempt from this requirement. Projects located on Trust Land, as defined un

For the purposes of this section alone, jurisdictions that are undergoing Delectiving Department technical assistance to bring their housing element in substantial compliance by the Department. All awards premised on presum agreements requiring that prior to funds disbursement the subject jurisdiction

Is the Project located within a jurisdiction which currently has an adopted ht (Gov. Code §65585)?

A jurisdiction's current housing element compliance status is obtainable thru

Please provide date of HCD compliance determination

File Name: | HE Determination letter | Provide HCD's determination letter.

- Applicant(s) certifies that applicants that are a City, County, or City and County r reports as required by Government Code section 65400 to the State of California Is any of the Applicants for this project, a City, County, or City and County?

 Has the City, County, or City and County submitted their housing element annua California for the current and prior year.?
- (19) Applicant(s) certifies that Application/Project must integrate applicable climate a

Applicant(s) certifies the Applicant must demonstrate that costs for any Project c lands or natural resource lands for other uses. The Project site must not be desi Farmland Mapping and Monitoring Program (FMMP) Tool (California Important F that submit documentation that substantiates a description of an Infill Site.

AHD

Applicant(s) certifies that the **AHD** will not result in the loss or conversion of agric Dept. of Conservation's Farmland Mapping and Monitoring Program (FMMP) we

File Name

AHD No Ag

Demonstrate the AHD site is not wi

STI

Applicant(s) certifies that the **STI** will not result in the loss or conversion of agricu of Conservation's Farmland Mapping and Monitoring Program (FMMP) website?

TRA

Applicant(s) certifies that the **TRA** will not result in the loss or conversion of agric Dept. of Conservation's Farmland Mapping and Monitoring Program (FMMP) we

- (21) Applications requesting AHSC Program funding for Affordable Housing Develop satisfaction of the Department all the following:
 - (A) Applicant(s) certifies that the Rental Affordable Housing Developments mus
 - (B) Applicant(s) certifies the Affordable Housing Development, Housing Related funds are not and will not be supplanted by AHSC Program funds.
 - Proposed Projects involving new construction or Substantial Rehabilitation
 - (C) bedrooms in the new Project is at least equal to the number of bedrooms in may exist on separate parcels provided all parcels are part of the same Pro
 - The Department may approve Projects involving new construction or § result in a number of bedrooms less than the number in the demolishe livability of the remaining units, or serve some other compelling public units upon Project completion.
 - Will the proposed Project involve new construction or Substantial Rehamiltonian Rehamiltonian Project involve new construction or Substantial Rehamiltonian Rehamiltonian
 - If the Affordable Housing Development, Housing Related Infrastructure, or (D) households, the application must demonstrate the replacement of demolish number of the demolished Affordable Units located within comparable acce
 - Will the proposed Project involve the demolition of existing units that are af
 - (E) Applicants must demonstrate the proposed Affordable Housing Developme affirmatively further fair housing.

Applicant(s) certifies to adopt a written non-discrimination policy to comply Title VI of the Civil Rights Act of 1964 (42 USC Section 2000d et seq.); the Amendments Act of 1988; the California Fair Employment and Housing Act and all regulations promulgated pursuant to those statutes (including 24 CF affirmatively further fair housing

Applicants must affirm that the proposed Affordable Housing Development, or M entirely through electricity with no connections to natural gas infrastructure. Only (22) fuel-based backup power by regulation or code should consider the cleanest and then tier 4 compliant diesel. If a fossil fuel-based generator is installed, be advise AHSC Eligible Cost.

Applicant(s) certifies that the Project will be powered entirely through electricity v

File Name: All Electr	ic Design	Document affirming that the prop Development in the case that nor electricity with no connections to
-----------------------	-----------	--

(23) Applications requesting AHSC Program funding for Sustainable Transportation I

Where approval by a local public works department, or other responsible lo

(A) entity indicating that the Sustainable Transportation Infrastructure and/or Transportations, regulations, codes, policies, and plans enforced or implemented by the

Is approval by a local public works department, or other responsible local a

File Name	STI Local Approvals	Statement from entity indicating the regulations, codes, policies and plants
-----------	---------------------	--

(B) If the Sustainable Transportation Infrastructure and/or Transportation Relat affordable to lower-income households, the application must demonstrate to and equal to or greater than the number of the demolished Affordable Units residents.

The no net loss requirements contained in Section 106(a)(21)(C) of the Related Amenities Capital Projects occurring on a property which inclute to lower income households currently exist, or (2) there have been dwwithin the five year period preceding the application.

Will the proposed STI/TRA Project involve the demolition of existing re

Will the proposed STI/TRA Project involve the demolition of existing unlexist, or (2) there have been dwelling units restricted to lower-income I the application?

- (24) Applications requesting AHSC Program funding for Program Costs must also de
 - Applicant(s) certifies that the Program Costs are infeasible without AHSC F funds.

- Applicant(s) acknowledges that all proposed AHSC Project components are sub 24).
- Applicant(s) certifies to demonstrate that outreach and education on reducing pc Developments.

The resident services team will provide outreach and education on reducing pote referrals to up-to-date sources and coursework for more information.

Applicant(s) certifies to comply with the Americans with Disabilities Act (ADA), fa Violence Against Women Act (VAWA), requirements pursuant to MHP Guideline (27) persons with disabilities requiring the features of the accessible units in accordant 10337(b)(2), as may be amended and renumbered from time to time). The Appli local accessibility requirements are met.

Affordable Housing Development and Housing Related Infrastructure componen (28) nonresidential structures to residential, dwelling units must be capable of accomfor rural) per second for downloading and 20 megabits (10 megabits for rural) pe

- Affordable Housing Development and Housing Related Infrastructure comp pathways, wiring, cables, and other necessary infrastructure extended to each
- (B) For some rural areas, other technologies like fixed wireless, might offer the about their broadband internet infrastructure planning, as well as existing be
- (C) Applicant(s) certifies to comply with high speed broadband internet service, of 5 years, free of charge to the tenants, and available within 6 months of the tenants of the tenants.

In addition to the Threshold Requirements above, Applicant(s) acknowledge, un

§108 Application Process	Yes
§109 Legal Documents	Yes
§110 Reporting Requirements	Yes
§111 Performance Requirements	Yes
§112 Defaults and Cancellations	Yes

shold Requirements

102 through 105, to be eligible for AHSC Program funding, an application shall demonstrate to the emissions through fewer vehicle miles travelled (VMT), pursuant to the most recent AHSC Board's Climate Change Investments (CCI) Quantification, Benefits and Reporting Yes ulator tool, described in the AHSC Application, displaying VMT and GHG reductions for ne applicable Sustainable Community Strategy (SCS), as confirmed by the Metropolitan on-MPO regions, as required by Public Resources code section 75210 et seq. The Yes al SCS, or similar planning document that demonstrate a per capita reduction in VMT and ove confirming consistency with SCS, or alternative planning Uploaded to HCD? Yes 106(a). Planning Priorities established pursuant to Section 65041.1 of the Government Code. Yes 1 in a jurisdiction that has fare-based transit must provide at least one (1) transit pass or rovide passes with unlimited rides, the card or pass should have a minimum value of 40 Yes ese passes or cards may be paid for with AHSC funding pursuant to §103(b)(2). e years. Each card or pass will have a minimum value of 40 average commute length rides a month Type of transit passes provided: ass per restricted unit? **TRUE** Free Transit Pass sit Passes (years)? evelopments must certify that the development will be smoke free and demonstrate Yes se addendum. s Smoke Free Housing lease addendum. Uploaded to HCD? Yes with dedicated maintenance for at least two years. The grantee is ultimately responsible municipal ordinance assigns responsibility for their maintenance to adjacent property Yes ban Greening costs. Urban heat island mitigation and energy conservation efforts TRA: STI: \$1,900,000 \$0 Meets threshold requirement? **TRUE**

ce with local, state, and federal design standards and requirements for all publicly and transit stations or stops.					
r environmental clearances including those required under the Ca PA). All applicable time periods for filing appeals or lawsuits have clearance is shown through an Authority to Use Grant Funds documents.	lapsed within 30 days	Yes			
and demonstration of approval of environmental clearances (NEP	A or CEQA) as stated in				
ances prompted exclusively by rental and/or operating subsidies	prior to the AHSC				
No Negative Declaration date 11/1/22 Final EIR date ptions and provide estimated/actual completion dates of all neces ay Block 2 EIR. On November 1, 2022, the Office of Investment a acts. On January 24, 2023, the Board of Supervisors adopted an opment Project Area. On February 3, 2023, the Mayor of San France No.	nd Infrastructure adopted Office of Investment and				
es (e.g. Environmental Impact Report) or Notice of Exemption.	Uploaded to HCD?	Yes			
Yes If Yes, enter date of "Authority to Use Grant Funds" Yes Negative Declaration date 8/20/08 Final EIR date ptions and provide estimated/actual completion dates of all neces ve Declaration on August 20, 2008. And project is consistent with all applicable local rules, regulations, and Streetscape project is expected to be categorically exempt an iental Impact Report (EIR):	codes, policies, and plan				
es (e.g. Environmental Impact Report) or Notice of Exemption.	Uploaded to HCD?	Yes			
015.16 "Authority To Use Grant Funds" or clarify the current form.	Uploaded to HCD?	Yes			
Yes If Yes, enter date of "Authority to Use Grant Funds" Yes Negative Declaration date N/A Final EIR date ptions and provide estimated/actual completion dates of all neces	<mark>/29/10 N/A sary environmental</mark>				

exclusion. The NEPA Class of Action is Class II(c), Type 07 (Acquisition or Maintenance of ipplicable; Authority to use grant funds was granted as of 7/29/10, the date when the fare nt Program of the Metropolitan Transportation Commission. on as a Class 1 project (§ 15301. Existing facilities) as it is a minor alteration of the interior of es (e.g. Environmental Impact Report) or Notice of Exemption. Uploaded to HCD? Yes 015.16 "Authority To Use Grant Funds" or clarify the current Uploaded to HCD? Yes form. provals, excluding design review, have been granted. ew, have been granted? Yes Comments project received a Plan Amendment to the Transbay Redevelopment Project Area. This resolution is oval of the plan amendment for Transbay Block 2 by the Office of Community Investment and structure. Board of Supervisors adopted the ordinance for the Transbay Block 2 Plan Amendment. e of Community Investment and Infrastructure approval fo amendments to the Development rols and Design Guidelines for the project. e of Community Investment and Infrastructure conditional approval for the schematic design of the ect. This is the design review component of the approvals. Comments e are no local land use approvals necessary in the public right of way. project does not require local land use approvals; it is entirely within BART's jurisdiction to approve implement.

asibility of	f the propo	osed project and	d its comp	pliance with AHSC Pro	ogram and app	lication	Ye	es
ncially feasible as evidenced by documentation including, but not limited to, Enforceable d in the TCAC Regulations Section 10322(h)(10), project pro-forma, sources and uses documentation that is standard industry practice for the type of proposed Affordable						Ye	es	
propored	within one	year of the any	oliootion (duo doto	Unloados	4 to HCD3		es
prepared	prepared within one year of the application due date. Uploaded to HCD?						Ye	es
				w Sources" sheet/tab. me of application.	Uploaded	to HCD?	Ye	es .
/ре	Lien No.	Amount	Interest	Rate	Term - # of	Require Debt Ser		Balloon?
	NO.		Rate	Туре	months	Debt Sei	VICE	3allc
D		\$10,334,634						
	N/A	\$48,000,000	N/A	N/A	N/A	N/A		N/A
	N/A	\$1,633,754	N/A	N/A	N/A	N/A		N/A
			TOTAL	. (must equal STI Bud	aet Amount)	\$59,968,	388	
ed in high	er than ex	xpected Project		d provide a justificatio	· · · · · · · · · · · · · · · · · · ·			

∍ Type Lien No.		I Amount	Amount Interest Ra		Interest Rate	Term - # of	Required Debt Service	Balloon?	
	NO.			Rate	Туре	months	Debt Service	sallc	
-HCD		\$1,581,1	119					Ш	
ed	N/A	\$558,74	41	N/A	Other	N/A	N/A	N/A	
				TOTA	AL (must equal TRA Budg	et Amt)	\$2,139,860		

ed in higher than expected Project costs and provide a justification as to why these costs are

I non-AHSC TRA funding commitments.	Uploaded to HCD?	Yes

∍ Type	ype Lien Amo		nt	Interest Rate		Term - # of	Required Debt Service	Balloon?
	140.			Rate	Туре	months	Debt del vide	sallc
-HCD		\$1,095,6	624	Transit Passes will not contribute to \$600k PGM cap.			Э	
TOTAL (must equal PGM Budget Amount) \$1,095,624								

ed in higher than expected Project costs and provide a justification as to why these costs are

) non-AHSC PGM funding commitments.	Uploaded to HCD?	N/A

per of a particular component of the Project must demonstrate site control of the property §8316 with the additional requirement that the Applicant shall maintain site control

Yes

provide documentation, in form and substance reasonably satisfactory to the Department option, a disposition and development agreement, an exclusive right to negotiate with a es that the Applicant has some form of right to acquire or lease the Project property.

epartment will require the execution and recordation of the Department's form lease rider round lessor, the ground lessee, the Department, and any other applicable parties. In all Project property.

upply:

e Tribal Entity and the Project owner is for a period not less than 50 years; and acceptable in lieu of a title report

Option to Lease or Purchase	Most recent document execution date			3/29/23		
		Term		Annual Pay	yment	
	00 to 75 years	with option to e	xtena to	\$1		
pment of the Project.						
lease with the Office of Community	/ Investment an	d Infrastructure).			
onstrate the form of site control ind	icated above.		Uplo	aded to HCD?	Yes	
s old for the AHD Project.			Uplo	aded to HCD?	Yes	
ibe below)		Most recent de	ocument e	xecution date	N/A	
pment of the Project.						
and control of street right of ways v	vithin San Fran	cisco.□				
jurisdiction.						
jurisuiction.						
onstrate the form of site control ind	icated above.		Uploaded	to HCD?	Yes	
				_		
		Most recent de	ocument e	xecution date	N/A	
				' <u>'</u>		

pment of the Project.					
control letter, and Applicant has provided an executed agremeent	with BART.				
onstrate the form of site control indicated above.	Uploaded to HCD?	Yes			
	·				
t two projects that are similar to each proposed AHSC Capital Project (AHD, HRI, STI,					
arving as the Developer of that Project component, during the ten years preceding the					
meet the Applicant experience requirements, documentation of the Principal's					
t evidence described in the previous sentence.					
site experience (as detailed above) by using the past experience of	of work completed of a				
n provide an executed agreement with that specific Locality or tran					
oject for which funding is sought, thereby demonstrating that the Capital Project.	Locality or				
	Ann dua data	4/4/00			
Jelines.	App due date	4/4/23			
California	O	2/0004			
California	·	9/2021			
	, ,	4,398			
19% 3BR, 1% 4BR, and 1% 5BR, a childcare center, and a comm	nunity art space. 25% of the	e units			
California	Completion Date 4/2	5/22			
	·	0			
94 Number of units 145 Units per Acre 407 Concepte experiencing homelessness. This is a modular construction	mmercial (square feet)	0			
beople experiencing nomelessitess. This is a modular construction	i project.				
ecently completed affordable housing developments. Uploaded to HCD? Yes					
, i	-1				
30 & 45 STI Capital I					
lission Corridor □					
1TA	Completion Date 6/3	0/14			
	- 0/0	<u> </u>			

/Sickles. As part of this effort TSP equipment was installed at 60 intersections of this 7-mile					
n Bruno Potrero Cor					
1TA	Completion Date	6/30/15			
nis effort TSP equipment was installed at 15 intersections of this 1 ns on San Bruno between Jerrold and Sunnydale, as well as the	•				
1 4th St. to Embarca					
ancisco Public Works	Completion Date	2/17/21			
portion of the Transbay Redevelopment Project Area Streetscape & Openg Folsom Street, from Second to Spear. Streetscape elements include uts at key intersections; crosswalk enhancements; traffic calming; light	ed wide, tree-lined side	ewalks; rain			
Francisco Public Works	Completion Date	8/1/18			
fety of people walking and biking on Polk Street, as well as the efficiency of transit on the corridor, which way, the improvements along Polk between Beach and McAllister Streets included new bus bulb-outs, bus nes, green roadway level bike lanes, sewer replacements, landscaping and irrigation, sidewalk widening,					
ay Area Rapid Transit District (BART)	Completion Date	1/31/23			

e procurement of new rail cars, BART's first replacement rail cars were delivered. As of January 2023, BART il cars as part of an overall program to not only replace but expand its fleet.						
Unit (DMU) Vehicles						
Bay Area Rapid Transit District (BART)	Completion Date	5/31/18				
ch extension. The vehicles include a variety of amenities including high-back seats, six digital signs (with al / destination signs, and modern climate control systems. Project Cost: ~\$65M.						
ents funded by AHSC is not a public entity, an executed entifying the satisfactory completion of similar infrastructure	Uploaded to HCD?	N/A				
₹T Station TRA Capi						
	Completion Date	4/1/18				
D fixtures and installation of new single and dual head light poles in bo	th parking lots and nev	wly renovated				
Improvements						
	Completion Date	3/1/17				
, wayfinding, pedestrian-scale lighting, and continuous canopies along the bus intermodal that serve as bus						
ents funded by AHSC in not a public entity, an executed entifying the satisfactory completion of similar infrastructure	Uploaded to H	CD? N/A				

ects similar to the proposed PGM in scope and size, which have been completed by the

ınsel	Operating entity name	Eviction Defen	se Collaborative		
i <mark>on Defense Collabo</mark>	orative		Completion Date	3	3/1/23
an eviction matter, e	mergency rental assistance, to	enant subsidies	and advocacy for th	ose fa	acing
ar successful progra	ms.				
jency rental assistan 9, EDC has served	prevention, processing 99% once and subsidies for those at as the lead partner with the Cipresentation in an eviction ma	risk of eviction ity of San Franc	and displacement, a cisco for the impleme	nd ad entation	vocacy on of SF
	Development entity name	San Francisco	Bicycle Coalition		
Francisco Bicycle Co	<u> </u>		Completion Date	1	/1/23
			1 .		
th individual low-inco other equipment to	ned bikes and distributing then ome community members, we keep them and their bikes saf uch as community rides and a	ensure that ea fe. Recipients a	ch recipient receives Iso receive high-qua	a we	ll-fitting
ar successful progra	ms.				
rward program. As t ted huge barriers to luding BMAGIC, Yo	-income members of the com- hese efforts grew, the prograr street safety, active transports ung Community Developers, E afety education to well over 1,	n focused on th ation, and pract Excelsior Strong	ie city's Equity Priorit	ty g. Coi	ntinuing
recently completed	orograms.		Uploaded to H	CD?	Yes
ect, or the real property on which the Project is proposed may not be party to or the ally affects the feasibility of the Project. Further, the Applicant(s) shall disclose and ect or the Property which affects or potentially affects the feasibility of the Project.					
he application deadline set forth in the NOFA. Any demolition operation conducted under $\it r$ is structurally unsound and in danger of imminent collapse is exempt from this					

Qualifying Transit, respectively, must be serving the Transit Station/Stop at the time of the Transit Station/Stop by the time a certificate of occupancy is provided. For all Project nected by a pedestrian access route no greater than 0.50 miles at the time of certificate of Yes AHD and the Transit Station/Stop may be included as part of the project STI/TRA y is provided. ce Law (CA Gov Code Sec. 7260-7277). Yes hapter 16, commencing at Section 7260, and Title 25 CCR, Subchapter 1, Chapter 6, No s not required. "N/A" or "Vacant Land" is not sufficient. in the current lot. Thus, no relocation is required. roject is located must be in substantial compliance by the date of award recommendation. ed housing element is in substantial compliance as demonstrated by a letter from the e time frames required by Section 65588 of the Government Code includes that Yes ion 65580, of Chapter 3 of Division I of Title VII of the Government Code. A jurisdiction's Department's website. Projects located on Trust Land, as defined under Indian country, ider Indian country, are exempt from this requirement. partment review of their housing element at the time of award and jurisdictions which are ito compliance at the time of award, shall both be deemed to be in a presumptive state of ptive substantial compliance shall include conditions in their respective standard on must have received a final housing element certification letter from the Department. ousing element in substantial compliance with Art. 10.6 (§65580) Ch. 3 Div. 1 of Title 7 Yes u HCD's website. Uploaded to HCD Portal? Yes nust at the time of application, have submitted their housing element annual progress Yes a for the current and prior year. Yes Il progress reports as required by Government Code section 65400 to the State of Yes daptation measures as described in Section 107 Narrative Based Policy Scoring (b). Yes

or component thereof will not result in loss or conversion of agricultural or other working gnated as Agricultural Land according to the California Department of Conservation's Farmland Finder). An exemption to the FMMP designation may be allowed for applications

Yes

cultural or other working lands, or natural resource lands for other uses according the bsite?

Yes

ithin land designated as agricultural land per FMMP tool.

Uploaded to HCD?

Yes

ultural or other working lands, or natural resource lands for other uses according the Dept.

Yes

cultural or other working lands, or natural resource lands for other uses according the bsite?

Yes

ments and Housing Related Infrastructure Capital Projects must also demonstrate to the

st meet the underwriting standards in the UMRs and MHP Guidelines Section 7312.

d Infrastructure, or both are infeasible without AHSC Program funds, and other committed

Yes

Yes

and requiring the demolition of existing residential units are eligible only if the number of the demolished structures, with equal or greater affordability. The new Affordable Units ject meeting the requirements of the UMRs Section 8303 (b).

Substantial Rehabilitation and requiring the demolition of existing residential units that ed structures where it determines that such approvals will substantially improve the policy objective, as long as the reduction does not result in more than 25 percent fewer

abilitation and requiring the demolition of existing residential units? abilitation and requiring the demolition of existing residential units that result in a number

No

No

both Capital Project(s) involves the demolition of existing units that are affordable to lower-income led units, comparable in size, of equal or greater affordability and equal to or greater than the less to transit and include first right of return to displaced residents.

fordable to lower-income households?

No

nt is consistent with State and Federal Fair Housing requirements including duties to

with all applicable state and federal law, including, without limitation, the requirements of Americans with Disabilities Act of 1990; the Fair Housing Act; the Fair Housing ; the Unruh Civil Rights Act; GC Section 11135; Rehabilitation Act of 1973 Section 504; FR Part 100, 24 CFR Part 8, and 28 CFR Part 35)?

Yes

lixed Use Development in the case that non-residential uses are included, are powered <u>rzero-emission generators are AHSC Eligible Costs</u>. Projects required to include fossil d most renewable technology first, starting with gaseous fuel (e.g., RNG, NG, LPG), and ed that procurement, site preparation, installation, or operation of such units is not an

with no connections to natural gas infrastructure as described abo	ve?	Yes	
osed Affordable Housing Development, or Mixed-Use n-residential uses are included, are powered entirely through natural gas infrastructure.	Uploaded to HCD?	Yes	

nfrastructure, Transportation Related Amenities, or both must satisfy all the following:

cal agency, is required for the Project, the application must include a statement from that ransportation Related Amenities Capital Project(s) is consistent with all applicable local nat entity.

gency, required for the STI Capital Project?	Yes
STI Capital Project is consistent with all applicable local rules, uns enforced or implemented by that entity. Uploaded to HCD?	Yes

ed Amenities Capital Project(s) involves the demolition of existing units that are he replacement of demolished units, comparable in size, of equal or greater affordability located within comparable access to transit and include first right of return to displaced

ese Guidelines apply to Sustainable Transportation Infrastructure or Transportation ides a parcel, or any portion of a parcel, on which (1) residential dwelling units affordable elling units restricted to lower-income households that have been vacated or demolished

esidential units?

No

nits which (1) residential dwelling units affordable to lower income households currently households that have been vacated or demolished within the five year period preceding

No

monstrate to the satisfaction of the Department all the following:

'rogram funds, and other committed funds are not being supplanted by AHSC Program

Yes

ject to all applicable codes, including the California Building Standards Code (CCR, Title	Yes
ntential health impacts of air pollution will be provided to residents of Affordable Housing	Yes
ential health impacts of air pollution to AHD residents through online and paper materials, a	as well as
air housing, nondiscrimination, Pet Friendly Housing Act, physical accessibility, and as Section 7314 (a)-(d). Projects must also provide a preference for accessible units to not must must also provide a preference for accessible units to not must must ensure that any other applicable federal, state, and	Yes
Its involving new construction, acquisition and Substantial Rehabilitation, or conversion of modating broadband internet service with at least a speed of 100 megabits (50 megabits er second for uploading.	
onents must provide a conduit from the public right of way or property line and provide ach unit and public common space to provide a broadband internet connection.	
highest caliber connection. All Applicants should consult with their local jurisdictions roadband internet service providers in the area.	
with speeds listed above must be made available to each Restricted Unit for a minimum ne AHD's placed-in-service date.	Yes
iderstand, and agree to comply with the following sections of the 2023 AHSC Guide	elines.

of Document

V1 1/30/23

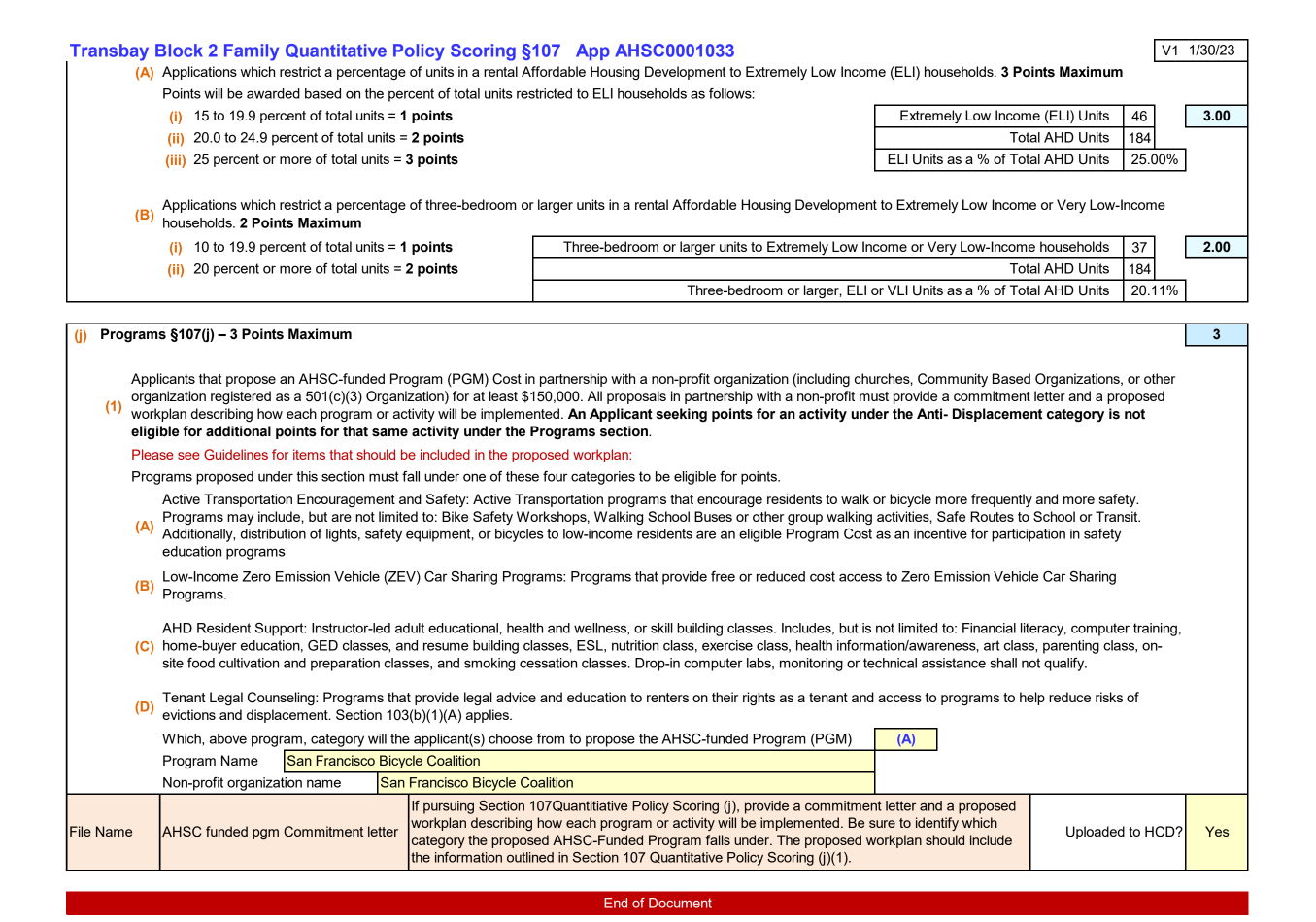
Quantitative Policy Scoring – 52 Points Maximum

					-							Total	Quan	titative Self Scor	re	44.997
(a) Acti	ve T	ransportation Impro	ovements	§107(a) -	14 Points	Maximum	n									10
/4\	l a-	noth of Contact Co	eitive P!!-	waya (DA	M\ 2	nto mandi	nue	OTL -	d TDA O	an tici	nation Form				ſ	2
(1)		ngth of Context Sens 3 points for at least		• `	<mark>м) - 3 ро</mark> і	nts maxin	num	<u>511 an</u>	<u>a IRA Qu</u>	antific	cation Form				L	3
	(B)	1 point for at least o	one half (0.	50) lane m	nile		1			Ī						
	Cla	ass 1 Bikeways		Class 2 E	Bikeways			Class 3 Bikeways			Class 4 Bikeways	1.700		Total Context Sensitive Bikeway Mileage		1.700
File Name	e	AHSC-funded STI a			•			ded STI and TRA Qued TRA components to						Uploaded to H(CD?	Yes
		Quantinication Form	1		Speed Lii	THE OF All 5	il all	u Tra components	illat ale to	De lu	lilided by the Al 100 p	orogram rund	<u></u>			
(2)	inte	I the Project expand a rsect with an existing ntext Sensitive Bikew	bikeway a	s a way to	connect to				•				-	-	Yes	2
File Name	e	Bicycle Network Co	onnectivity		,			tion where the new A				way directly		Uploaded to H(CD?	Yes
					intersects	willi ali ez	XISUI IÇ	J DIKEWAY OIT LIE PTO	Ject Area i	viap (PAIVI).					
(3)		ngth of AHSC-funde				•	•	-								3
	(A)	al length (in linear fee 3 points for repairir	•	•				sidewalks improved: vays, or ramps that c	reate more	thar	n 2,000 feet of conti	nuous Safe	and Ac	cessible Walkway.		
	(B)	1 point for repairing Accessible Walkwa		ucting sect	ions of sid	ewalks, wa	alkwa	ays, or ramps that cre	eate more	than	1,000 but at or less t	than 2,000 fe	eet of co	ontinuous Safe and		
		Accessible Walkwa	<u> </u>	/s - length	(in feet) of	f new or re	eplace	ed sidewalk, walkway	/s, or ramp	s	4,600					
					· · · · ·		•	•	<u> </u>		· · · · · · · · · · · · · · · · · · ·					
(4)		w pedestrian faciliti d I the Project create a	-			pedestriar	n faci	lities where none e x	<u>∕is</u> t at the	time	of application submis	ssion?		Γ	No	0
		•												_	-	
(5)		pjects that improve o	_					-	=		, -		_	y). provement to the trar	neit	2
	rout	te need not be wholly	inside the	Project Ar	ea, but the	e Project's	effe	cts to improving relia	bility and/o	r spe	ed inside the Projec	•		•	ioil	
	Pro	jects improve a local				,			<u> </u>			I ance that	aro in -	ffect at least sight		
	(A)	(8) hours a day, at I	least five (5	n a bus Or 5) days a w	ııy ∟ane th ∕eek. ———	iat ii iClUdes	s pro	hibition of private veh	iicies of Hi	yıı O	ссирансу тон (НОТ) 	, Lanes that	aıせ IN 61 	neorar least eight	No	
	(B)	<u></u>						ong all stops for one (,						No	
	(C) (D)	<u></u>					•	for one (1.0) consected for buses to pull out				bus route in	the Pro		No No	
	(E)	<u> </u>	<u> </u>					and software along			` '				Yes	
	(F)		. ,					tly exist at least five some provider to modify				•	of 15 n	ninutes or less	No	
	(G)	during peak hours o							•			•			No	
File Name	е	Local Transit Route	e Improvem			•		ppes of work identifying the set of work identifying the set of th	•			-		Uploaded to H(CD?	Yes
					provide o	ne map foi	r eac	h of the routes.								
(b) Gree	en B	Buildings and Renew	vable Ener	gy §107(b) - 3 Poin	ts Maximi	um									3
(4)	•	D !!!! 0/ /	• • •												_	
(1)		een Building Status enstruction Type:		ntial Consti	uction											
	Gre	een building status be	yond State			·					Rated New Construc			T		
File Name	e	Green Building Stat	tus			•		n a certified LEED G mitment to achieve g						Uploaded to H(CD?	Yes
					code. Spe	ecify the C	ertific	cation the AHD comm	nits to.							
(c) Hou	sing	g and Transportation	n Collabor	ation §10	<mark>7(c)</mark> - 10 P	oints Max	ximu	m								8
(4)	O.T.I	Franks Democrated as	4	af Tatal	ALICO D		C	! 4 !							_	
· /		Funds Requested as D & HRI Requested:	. ,		I Request	<u> </u>	,334,	1	Funds Req	uest	ed: \$41,011,377	STI % of To	otal AHS	SC Requested: 25°	%	6
				<u>, </u>		· ·		•						<u> </u>	<u>, </u>	
(2)		oject which invest at le ng the side of block fa										n Transporta	ation Re	lated Amenities at or		
		-ΡΛ		ansit Statio	n or		<u>.</u>	JAHCO Eurada			(Transit Station/Sto	p) Funds	40.	TRA % of		
		Req: \$1,581,119	,	Requested	1 4 1	581,119		Requested: \$41	,011,377		q as % of Total AHS	. ,	4%	Total AHSC 4% Requested:	%	2
		L	1				1	I						<u>. </u>		
(3)	Pro	pjects which provide	e documer	ntation tha	t their sit	e is: -2 p	oints	s maximum							L	0
	(A)	Within environme			•							-				
		Is Project Area with	nin environr	mentally cl	eared High	n Speed R	ail St	ation Planning Area?)						No	
	(B)															
		Has the proposed F	Project rece	eived fund:	s from and	other Califo	ornia	Strategic Growth Co	uncil (SGC) Pro	ogram?				No	
	(C)	Utilizing Publicly-	Owned La	nd:												
		,	•	•			•	O N-06-19) or any la re also eligible for the		d sur	rplus by a local agen	cy? Projects	develo	ped on land	No	
					a t		y a									
(d) Loca		n Efficiency and Acc														2.997
(1)		Location Efficiency nt. For RIPA Project	•				-		-		• • •			one third (0.333) of a if these Key	1	
` /	Des	stinations are within	1/2 mile of	the AHD)		1		, , ,	,		, -			-		
		Market or Grocery st Food Bank	ore (SNAP	' Ketailer)	Yes Yes											
	(C)	Medical clinic			No											
	` ′	Licensed childcare fa Pharmacy	acility		Yes Yes											
	` '	Park accessible to the	e general p	oublic	Yes											
	` ′	Community Center			Yes											
	` ′	Public library Public elementary, mi	ddle, high s	school,	Yes											
	'n	non-profit university or	•													
	` '	Bank, or credit union Post Office			Yes Yes											

Anti-Displacement Activities \$107(g) - 4 Points Maximum (Projects that document a commitment to implement at least one (1) new or expanded Anti-displacement activity listed below, as supported by an assessment of housing recess and obspacement vitareability. Please see Guidelines for the "Assessment" and the "Commitment Letter" requirements. (If of Activities to be implemented 1 or (1) projects that documents for the "Assessment" and the "Commitment Letter" requirements. (If of Activities to be implemented 1 or (1) projects and projects and the project properties of the project p			olicy Scoring §107 App AHSC0001033		V1 1/30/
Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priorit Maximum Processing Designation 16/07 - 3 Priority Maximum 16/07 - 3 P	Points will	be awarded for applications demonstrat		ing subsidies, excludir	4 ng:
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(c) Projects boarded is junctioned and emotioned are related and emotioned and emotion	(B)	zones or increasing allowable density in	low-density, single-family residential areas beyond the requirements of state Accessory Dwelling Unit I	•	No
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an article review as Secular places of the intercent of the contraction of the contractio	(E)	Establishment of an Enhanced Infrastruc	cture Financing District or similar local financing tool that, to the extent feasible, directly supports housing	na develonments in	
Projects because in prisations and in measure all transposed costs for the project of the projec	(G)	Projects located in jurisdictions that zone	e more sites for residential development or zoning sites at higher densities than is required to accommo	odate 150 percent	
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Search Committee Committ	(H)	transportation or other alternatives to aut	comobiles. Qualifying policies include, but are not limited to, publicly funded programs to expand sidew		No
Impact Reports (ERIS, and related documents and Projects located in jurisdictions that have documented practice of streamlining housing development at the Costs Section 2115st, and 2115st 22, 115st 22, 115s				es, and fourplexes)	No
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(ii) nousing, or for multifanily housing projects with the highest feasible percentage of unter affordable to Lower imonine households. A qualifying program may utilize to mechanisms such as land distributions, and takes with significant without the project of the provided that the project of the provided in the project of the provided that the project of the provided in the project of the provided that the project of the projec	(K)	Waiver or significant reduction of develo	pment impact fees for residential development.	_	
Pending Prohousing Designation Provide ovidence that the jurisdiction applied for a "Prohousing designation" from the Department and that the jurisdiction applied for a "Prohousing designation" from the Department and that the jurisdiction have passed in evaluation of their governing body authorizing application and participation in the Prohousing Designation Program. Anti-Displacement Activities §107(g) - 4 Points Maximum (Projects that document a commitment to implement at least one (1) new or expanded Anti-displacement activity listed below, as supported by an assessment of housing Proceds and displacement valuations. (A) Projects may select up to two activities listed below. These activities must be implemented by an independent non-profit or locality with dedicated Program Cost. (A) Projects may select up to two activities listed below. These activities must be implemented by an independent non-profit or locality with dedicated Program Cost. (A) Projects may select up to two activities in the Selection of the Projects may be provided and the Cost of the Projects may select up to two activities of the Projects of the Projects may select up to two activities of the Projects of the Project of the Cost of the Projects and the Cost of the Projects of the Project of the Project of the Projects of the Project of the Project of the Projects of the Project of the Projects of the Projects of the Project of the Projects of the Projects of	(M)	housing, or for multifamily housing project	cts with the highest feasible percentage of units affordable to Lower Income households. A qualifying p		No
Anti-Displacement Activities §107(g) - 4 Points Maximum (Projects that document a commitment to implement at least one (1) new or expanded Artif-displacement activity issed below, as supported by an assessment of housing programs and deplacement vulnimatality. (Persolated into Assessment* and the "Commitment Letter" requirements. (For Activities to be implemented [1] (A) Projects may safect up to two activities lated below. These activities must be implemented by an independent non-profit or locality with dedicated Program Cost (Persolation and proposal activity): (B) A non-profit and or Locality developing a Community-Driven, Neighborhood-Scale Artif-Displacement Plan Unit is not listed below. (B) A non-profit and or Locality implementing a policy or activities on a previous-photophoral Artificial propriets and or Locality implementing a policy or activities on a previous propriet activities on a previous propriet activities on a provious propriet activities on a propriet activities on a provious propriet activities on a propriet activities activities on a propriet activities on a propriet act		Pending Prohousing Designation	Provide evidence that the jurisdiction applied for a "Prohousing designation" from the Department and that the jurisdiction have passed a resolution of their governing body authorizing application and	Uploaded to HC	D? Ye
(PGM) funding of a minimum \$150,000 per activity: (i) A non-profit and/or Locality developing a Community-Driven, Neighborhood-Scale Anti-Displacement Plan that is not listed below (iii) A non-profit and/or Locality implamenting a policy or action identified in a previously-adopted Anti-Displacement Plan that is not listed below (iv) A non-profit and/or Locality implamenting a policy identified in an existing Community-Driven, Neighborhood-Scale Anti-Displacement Plan (iv) A non-profit and/or Locality developing or implementing a process for data collection, monitoring, & tracking systems related to the causes of displacement V (e.g., create) property registry, landford idensing, local existion tracking, or a speculation washib that blad capacity for local affordable housing developers (vi) A non-profit and/or Locality developing or implementing existion prevention and landford anti-harassment programs (vii) A non-profit and/or Locality developing or implementing existion prevention and landford anti-harassment programs (vii) A non-profit and/or Locality developing or implementing existion prevention and landford anti-harassment programs (vii) A non-profit and/or Locality developing or implementing and sential program for stakeholders within the project community (vix) A non-profit and/or Locality developing or implementing a Smalli-anti} Business Profestion Program for community businesses in the Project Area No No No No No No Assessment Housing Needs Asplicants are required to develop an assessment of the housing needs and displacement unfamiliation of the project Area No Commitment Letter workplan Assessment Supporting Documents Assessment Supporting Documents Assessment Supporting Documents Assessment Supporting Documents Optional: Applicants and partners are permitted to provide information or data from reposition black programs or activity will be implemented. (I) Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individ	(1) need	ls and displacement vulnerability. se see Guidelines for the "Assessmer	nt" and the "Commitment Letter" requirements. # of Activities	to be implemented	1
(ix) A non-profit and/or Locality developing or implementing a Small/Family Business Protection Program for community businesses in the Project Area (x) A non-profit and/or Locality developing or operating a Community Land Trust or Land Banking activities (A) A non-profit and/or Locality developing or operating a Community Land Trust or Land Banking activities (A) Assessment Housing Needs (A) Applicants are required to develop an assessment of the housing needs and displacement vulnerability for the communities overlapping the Project Area. Name Commitment Letter workplan (A) Interest (A) Applicants are required to develop an assessment of the housing needs and displacement vulnerability for the communities overlapping the Project Area. Optional: Applicants and partners are permitted to provide their own existing Anti-Displacement Assessment. Supporting Documents (g)(1), Applicants and partners are permitted to provide Information or data from reputable local sources. Illustrative assessments in the requirements described in Section 107 Quantitative Policy Scoring (g)(1), Applicants and partners are also permitted to provide Assessment temptate local sources. Illustrative assessments or source documentation should be provided. Local Workforce Development and Hiring Practices Maximum §107(h) - 3 Points (1) Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individuals who live within Priority Population census tracts or Low-Income Households. 1.5 points per strategy Choose from the following AHSC workforce development strategies: # of Strategies 2 (A) Partnership with a Workforce Development organization or a Workforce Development Board. (B) Projects that workforce Development Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(I)(V) in a letter jointly signed by t	(A)	(PGM) funding of a minimum \$150,000 p (i) A non-profit and/or Locality develop (ii) A non-profit and/or Locality implement (iii) A non-profit and/or Locality implement (iv) A non-profit and/or Locality develop (v) A non-profit and/or Locality develop (e.g. rental property registry, landlog (vi) A non-profit and/or Locality develop (vii) A non-profit and/or Locality develop (viii) A non-profit and/or Locality develop	bing a Community-Driven, Neighborhood-Scale Anti-Displacement Plan enting a policy or action identified in a previously-adopted Anti-Displacement Plan that is not listed belowering a policy identified in an existing Community-Driven, Neighborhood-Scale Anti-Displacement Planing or implementing a pipeline or training programs that will build capacity for local affordable housing or implementing a process for data collection, monitoring, & tracking systems related to the cause of dicensing, local eviction tracking, or a speculation watchlist) bing or implementing eviction prevention and landlord anti-harassment programs	ow n developers s of displacement	No No No Ves
Assessment Housing Needs Applicants are required to develop an assessment of the housing needs and displacement understood witherability for the communities overlapping the Project Area. All proposals in partnership with a non-profit or locality must provide a Commitment Letter and a proposed workplant describing how each program or activity will be implemented. Uploaded to HCD? Optional: Applicants and partners are permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (g)(1), Applicants and partners are also permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (g)(1), Applicants and partners are also permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (h)(1), Ap), support the policy Scoring (h)(1), Ap), support the provided Assessment template prompts. Any alternative assessments or source documentation should be provided. Uploaded to HCD? Uploaded to HCD? Uploaded to HCD? Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individuals who live within Priority Population census tracts or Low-Income Households. 1.5 points per strategy Choose from the following AHSC workforce development strategies: ### Of Strategies 2 Partnership with a Workforce Development organization or a Workforce Development Board. Workforce Strategy A Workforce Strategy A Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(-)(vi) in a letter jointly signed by the Ap		(ix) A non-profit and/or Locality develop	oing or implementing a Small/Family Business Protection Program for community businesses in the Pro	oject Area	No
Name Commitment Letter workplan	Name	Assessment Housing Needs	Applicants are required to develop an assessment of the housing needs and displacement		
Optional: Applicants and partners are permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (g)(1). Applicants and partners are also permitted to provide information or data from reputable local sources, like the locality's Housing Element, to respond to the provided Assessment template prompts. Any alternative assessments or source documentation should be provided. Local Workforce Development and Hiring Practices Maximum §107(h) - 3 Points (1) Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individuals who live within Priority Population census tracts or Low-Income Households. 1.5 points per strategy Choose from the following AHSC workforce development strategies: # of Strategies 2 (A) Partnership with a Workforce Development organization or a Workforce Development Board. Yes Workforce Strategy A Workforce Strategy A (B) Project is bound by a Skilled and Trained Workforce Commitment. (B) Project is bound by a Skilled and Trained Workforce Commitment. (C) Projects that have developed a Project Labor or Community Workforce Agreement. (D) Projects that are located in jurisdictions with Local Hire Ordinances. Yes	Name	Commitment Letter workplan	All proposals in partnership with a non-profit or locality must provide a Commitment Letter and a	Uploaded to HC	D? Ye
Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individuals who live within Priority Population census tracts or Low-Income Households. 1.5 points per strategy Choose from the following AHSC workforce development strategies: (A) Partnership with a Workforce Development organization or a Workforce Development Board. Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization. (B) Project is bound by a Skilled and Trained Workforce Commitment. No (C) Projects that have developed a Project Labor or Community Workforce Agreement. No Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	Name	Assessment Supporting Documents	Optional : Applicants and partners are permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (g)(1). Applicants and partners are also permitted to provide information or data from reputable local sources, like the locality's Housing Element, to respond to the provided Assessment template	Uploaded to HC	D? N/
Projects that implement workforce development strategies that advance the recruitment, training, and hiring of individuals who live within Priority Population census tracts or Low-Income Households. 1.5 points per strategy Choose from the following AHSC workforce development strategies: (A) Partnership with a Workforce Development organization or a Workforce Development Board. Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization. (B) Project is bound by a Skilled and Trained Workforce Commitment. No (C) Projects that have developed a Project Labor or Community Workforce Agreement. No Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	Local Wo	orkforce Development and Hiring Prac	tices Maximum §107(h) - 3 Points		3
Choose from the following AHSC workforce development strategies: (A) Partnership with a Workforce Development organization or a Workforce Development Board. (A) Partnership with a Workforce Development organization or a Workforce Development Board. (B) Project is bound by a Skilled and Trained Workforce Commitment. (B) Projects that have developed a Project Labor or Community Workforce Agreement. (C) Projects that are located in jurisdictions with Local Hire Ordinances. (D) Projects that are located in jurisdictions with Local Hire Ordinances: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization. (B) Projects that have developed a Project Labor or Community Workforce Agreement. No	Proje	ects that implement workforce developme	ent strategies that advance the recruitment, training, and hiring of individuals who live within Priority Po	pulation census tracts	or
Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization. (B) Project is bound by a Skilled and Trained Workforce Commitment. No (C) Projects that have developed a Project Labor or Community Workforce Agreement. No (D) Projects that are located in jurisdictions with Local Hire Ordinances. Yes Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring		• •		# of Strategies 2	
Workforce Strategy A 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization. (B) Project is bound by a Skilled and Trained Workforce Commitment. No (C) Projects that have developed a Project Labor or Community Workforce Agreement. No (D) Projects that are located in jurisdictions with Local Hire Ordinances. Yes Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	(A)		Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section		⁄es
(C) Projects that have developed a Project Labor or Community Workforce Agreement. (D) Projects that are located in jurisdictions with Local Hire Ordinances. Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	Name	Workforce Strategy A	requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the	Uploaded to HC	CD? Ye
(D) Projects that are located in jurisdictions with Local Hire Ordinances. Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	(B)	Project is bound by a Skilled and Trained	d Workforce Commitment.		No
Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring	(C)	Projects that have developed a Project L	Labor or Community Workforce Agreement.		No
, , ,	(D)	,		\	<mark>/es</mark>
Policy Scoring (h)(1)(D)(i)-(iii) in a letter.	Name	Workforce Strategy D	(h)(1)(D)), submit the information and verifiable documentation requested in Section 107 Quantitative	Uploaded to HC	D? Ye

Quantitative Policy Scoring Page 76 of 88

(1) For rental Affordable Housing Developments, the following shall apply:



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V1 1/30/23

The narrative-based policy scoring section of the application will be scored only for projects that meet threshold requirements listed in Section 106.

For Narrative-Based Policy Scoring, applicants must provide responses to the questions and prompts outlined in the Narrative Prompts document. Please reference the Narrative Prompts document and rubric at the SGC AHSC Program Website for instructions, the specific questions to answer, and necessary application materials.

	•	7 1 1	
File Name	Narrative	Provide a response to each prompt as outlined in the <u>Narrative Prompts document.</u> The responses must be uploaded as a PDF and must follow the stated word counts. See Narrative Scoring Rubric document for guidance in completing Narratives.	Yes

The following is a summary of each section:

(a) Community Benefits & Engagement §107(a) - 6 Points Maximum

Community involvement and leadership are crucial to ensuring that both the principal objectives and co-benefits of the project respond to the true needs of the community. Taken together, the responses to the prompts will explain how local residents and community-based organizations were meaningfully engaged in developing the Project, especially those from Disadvantaged and Low-income Communities, and how the project addresses community-identified needs and promotes community health and well-being. The prompts will ask applicants to address two main components: (1) Community Engagement and Leadership and (2) how the AHSC Project addresses community needs.

File Name	Community Tracker	Provide a completed AHSC Round 7 Community Engagement Tracker.	Uploaded to HCD?	Yes
File Name	COMMUNITY NEEDS	Letter of support from local community-based, grassroots organization describing the community engagement process and how feedback from local residents was incorporated into the Project.	Uploaded to HCD?	Yes

(b) Climate Adaptation & Community Resiliency §107(b) - 5 Points Maximum

Communities will continue to experience effects of climate change in many ways, including increased likelihood of droughts, flooding, heatwaves, sea level rise, severe weather, and wildfires. Due to these effects, climate resiliency is a key part of planning and project implementation. The prompts will ask applicants to address how the risks posed from climate change and other environmental exposures will be reduced by strategies listed in the Climate Adaptation Assessment Matrix. The prompts will also ask how the Project will reduce the health risks of climate change and other environmental exposures including extreme heat, wildfires and smoke, air pollution from vehicle emissions, and more. Under this section applicants will fill out the Climate Adaptation Assessment Matrix.

Note: If available, use localized climate impact projections.

For tools to help assess general climate impacts, please visit

For adaptation tools, resources, strategies and case studies visit

State's Adaptation Clearinghouse.

(c) Collaboration & Planning §107(c) - 4 Points Maximum

Collaboration between local governments and housing and transportation providers is critical to create a project that ensures connectivity and responds to the day to day needs of the community. Taken together, the responses to the prompts of this section should outline how the proposed project brings together the efforts of local government, including housing and transportation agencies to achieve projects that improve efforts related to climate adaptation, health, housing, mobility, and safety. The prompts will ask applicants to address two components of this: (1) Local Planning Efforts and (2) Housing and Transportation Collaboration.

File Name		Please provide a single PDF with the cover page of the plan and relevant pages of the plans referenced in the Local Planning Efforts Section. Please only include pages referenced in the narrative.	Uploaded to HCD?	Yes
File Name	Site Plan	Provide the most current site plan.	Uploaded to HCD?	Yes
File Name	Future Engagement	Optional : Submit supporting documentation to demonstrate future engagement with either a CBO or residents (i.e. any engagement plans, agreements, etc.). Can be included as part of the Community Needs upload if it is the same CBO.	Uploaded to HCD?	N/A

(d) Equity & Transformation §107(d) – 3 Points Maximum

As stated in the AHSC Program Overview, SGC is committed to achieving racial equity in its operations, investments, and policy initiatives and to achieving its vision that: All people in California live in healthy, thriving, and resilient communities regardless of race (read more in the SGC Racial Equity Action Plan). The AHSC Program encourages a holistic approach to community development and broader investments in neighborhoods. Under this section, the prompts will ask applicants to describe how the Project: 1) advances equity and 2) is either piloting new or innovative approaches or policies, leveraging existing resources in a new way, or shaping future projects in the nearby communities.

SGC Racial Equity Action Plan

End of Document

Full list of Uploads

FILE NAME	FILE DESCRIPTION	J
HCD Excel Application	AHSC Application Excel Workbook.	Included
AHSC Application Workbook	ARSC Application Excel Workbook.	Included
Project Overview Sheet/Tab	If the Duringt has already upon its distance and it management in a support of an arrangement in	Not Applicable
Tax Credit Reservation Letter	If the Project has already received a tax credit reservation, upload documentation. Documentation evidencing commitment of Operating Subsidies including source, term (in years), total	Not Applicable
Operating Subsidy Commitment	subsidy amount, and estimated first year allocation.	Included
Current Contract Rents	Projects proposing project-based rental assistance: Provide documentation of current contract rents for HAP, Shelter Plus or other source, as applicable.	Not Applicable
Tribal Entity Waiver	Modifications or waivers as provided for in HSC Section 50406, subdivision (p) (Assembly Bill 1010 (Chapter 660, Statutes of 2019)	Not Applicable
ndian Country Verification	Documentation verifying land is located in Indian Country as defined by 18 USC 1151.	Not Applicable
ee or Trust Land Verification	Documentation verifying land is located on Fee or Trust Land.	Not Applicable
STI-TRA Agreement	STI-TRA agreement: If utilizing the experience of a Locality or Transportation Agency non-applicant for STI or TRA components an applicant must provide an executed agreement with that specific Locality or transportation agency non-applicant for the completion of the STI or TRA components of the AHSC Project for which funding is sought.	Not Applicable
App1 Cert & Legal Disclosure	Reference: Applicant Certification Worksheet.	Included
App1 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Included
App1 Org Chart	Applicant Organization Chart.	Included
App1 Signature Block	Signature Block - upload in Microsoft Word Document.	Included
App1 Cert of Good Standing	Dated 30 days or less from the application due date.	Included
App1 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Included
App2 Cert & Legal Disclosure	Reference: Applicant Certification Worksheet.	Included
App2 Cert & Legal Disclosure App2 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
11 0 . 0 .	Applicant Organization Chart.	
App2 Org Chart		Not Applicable
App2 Signature Block	Signature Block - upload in Microsoft Word Document.	Included
App2 Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
App2 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
App3 Cert & Legal Disclosure	Reference: Applicant Certification Worksheet.	Not Applicable
App3 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
App3 Org Chart	See Applicant Documents worksheet.	Not Applicable
App3 Signature Block	See Applicant Documents worksheet.	Not Applicable
App3 Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
App3 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
App4 Cert & Legal Disclosure	Reference: Applicant Certification Worksheet.	Not Applicable
•		Not Applicable
App4 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
App4 Org Chart	Applicant Organization Chart.	Not Applicable
App4 Signature Block	Signature Block - upload in Microsoft Word Document.	Not Applicable
App4 Cert of Good Standing App4 Tax-Exempt Status	Dated 30 days or less from the application due date. Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable Not Applicable
TF		T T T T T T T T T T
Joint Venture Agreement	Executed copy stating the terms of joint venture agreement.	Not Applicable
JV1 Cert & Legal	Reference: Applicant Certification Worksheet.	Not Applicabl
JV1 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
JV1 Org Chart	Applicant Organization Chart.	Not Applicable
JV1 Signature Block	Signature Block - upload in Microsoft Word Document.	Not Applicable
JV1 Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
JV1 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
JV2 Cert & Legal	Reference: Applicant Certification Worksheet.	Not Applicable
JV2 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
JV2 Org Chart	Applicant Organization Chart.	Not Applicable
JV2 Signature Block	Signature Block - upload in Microsoft Word Document.	Not Applicable
JV2 Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
JV2 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
Owner Cert & Legal Disclosure	Reference: Applicant Certification Worksheet.	Included
Owner OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Included
Owner Org Chart	Owner Organization Chart.	Included
Owner Signature Block	Signature Block - upload in Microsoft Word Document.	Included
Owner Cert of Good Standing	Dated 30 days or less from the application due date.	Included
Owner Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
MGP Cert & Legal	Reference: Applicant Certification Worksheet.	Included
•	Reference: Entity Org Docs Worksheet.	Included
MGP OrgDoc1, OrgDoc2, etc.	Trotoronoo. Entity Org 2000 Workshoot.	IIIOIGGGG

MGP Tax-Exempt Status		Included
	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
AGP1 Cert & Legal	Reference: Applicant Certification Worksheet.	Not Applicable
AGP1 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
GP1 Org Chart	AGP Organization Chart.	Not Applicable
GP1 Signature Block	Signature Block - upload in Microsoft Word Document.	Not Applicable
GP1 Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
GP1 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
Of I Tax Exempt Glatas	Evidence of tax exempt status from the and 1 18 for corporations (Not 1 Tollis Only).	140t Applicable
OD0 0 101		IN CA P. L.
GP2 Cert & Legal	Reference: Applicant Certification Worksheet.	Not Applicable
GP2 OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
GP2 Org Chart	AGP Organization Chart.	Not Applicable
GP2 Signature Block	Signature Block - upload in Microsoft Word Document.	Not Applicable
GP2 Cert of Good Standing	Dated 30 days or less from the application due date.	
	· · · · · · · · · · · · · · · · · · ·	Not Applicable
GP2 Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
LLC Cert & Legal	Reference: Applicant Certification Worksheet.	Not Applicable
LLC OrgDoc1, OrgDoc2, etc.	Reference: Entity Org Docs Worksheet.	Not Applicable
LLC Org Chart	Manager of LLC Organization Chart.	Not Applicable
LLC Signature Block	Signature Block - upload in Microsoft Word Document.	
<u> </u>		Not Applicable
LLC Cert of Good Standing	Dated 30 days or less from the application due date.	Not Applicable
LLC Tax-Exempt Status	Evidence of tax-exempt status from IRS and FTB for Corporations (Non-Profits Only).	Not Applicable
31550	Applicable CARB Priority Population Benefit Criteria Tables.	Not Applicable
	Items marked with (PAM) in this application must be identified on the Project Area Map (PAM) and as	- IP PROGRAM
	outlined in the Project Area Mapping Guidance. This can include: mapping the Affordable Housing	
	Development, Qualifying Transit, Active Transportation Improvements §107 Quantitative Policy	
Project Area Map	Scoring(a)(1),(2),(3), & (4) ,Location Efficiency and Access to Destinations §107 Quantitative Policy	Included
το σου Αισα Ινιαρ	Scoring(d)(1),(2),(3), & (4) ,Location Efficiency and Access to Destinations § 107 Quantitative Policy Scoring(d)(1), and GHG Mapping components including: STI Improvements (e.g. bikeways, walkways,	
	STI improvements to transit), traffic calming measures, and key destinations around STI	
	improvements. File must be submitted in a KML/KMZ format.	
	•	
ransit Service Map	Provide the Published Transit Service Map of the Qualifying Transit line. Indicate the approximate	Included
·	location of the AHD on the map.	
	Upload is the service schedule for Qualifying Transit only. All documentation transit service schedule	
ransit Service Schedule	supporting the transit service area. All transit service schedules should be uploaded to "Transit	Included
	Service Schedule" as one document.	
et Density Verification	Letter and sealed site map certified by a California State-licensed professional (e.g., an engineer,	Included
	surveyor, or landscape architect) confirming the net density.	
New Journal of the Control of the Co	Documentation from a Locality, transit agency or special district that capital improvements are	NI at Assalla abla
ap Improvements Req	required.	Not Applicable
Insite Energy Storage	Documentation certified by an energy consultant or architect.	Not Applicable
TI Cap Project Costs		
11 Cab Project Costs	Documentation showing Capital Project costs are required as a condition of local approval for STI.	Not Applicable
• •		
• •	Documentation showing Capital Project costs are required as condition of local approval for TRA.	Not Applicable
RA Cap Project Costs Utility allowance	Schedule of utility allowances.	Not Applicable Included
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Signature Block - upload in Microsoft Word Document.

Dated 30 days or less from the application due date.

Included

Included

MGP Signature Block

MGP Cert of Good Standing

Past Exp HRI1, Past Exp HRI2	Certificates of Occupancy for two recently completed affordable housing developments.	Not Applicable
Past Exp STI1, Past Exp STI2	Where the party making improvements funded by AHSC is not a public entity, an executed agreement from a public agency certifying the satisfactory completion of similar infrastructure improvements.	Not Applicable
Past Exp TRA1, Past Exp TRA2	Where the party making improvements funded by AHSC in not a public entity, an executed agreement from a public agency certifying the satisfactory completion of similar infrastructure improvements.	Not Applicable
Past Exp PGM1, Past Exp PGM2	Provide documentation for the two recently completed programs.	Included
Relocation Plan	Applicants must provide a Relocation Plan.	Not Applicable
HE Determination letter	Provide HCD's determination letter.	Included
AHD No Ag	Demonstrate the AHD site is not within land designated as agricultural land per FMMP tool.	Included
AHD Ag Infill	Applicants seeking an exemption to the FMMP determination must demonstrate that the AHD Project site qualifies as an Infill Site (as defined in Appendix A).	Not Applicable
HRI No Ag	Demonstrate the HRI site is not within land designated as agricultural land per FMMP tool.	Not Applicable
HRI Ag Infill	Applicants seeking an exemption to the FMMP determination must demonstrate that the HRI Project site qualifies as an Infill Site (as defined in Appendix A).	Not Applicable
HRI Local Approvals	Statement from entity indicating the HRI Capital Project is consistent with all applicable local rules, regulations, codes, policies and plans enforced or implemented by that entity.	Not Applicable
All Electric Design	Document affirming that the proposed Affordable Housing Development, or Mixed-Use Development in the case that non-residential uses are included, are powered entirely through electricity with no connections to natural gas infrastructure.	Included
STI Local Approvals	Statement from entity indicating the STI Capital Project is consistent with all applicable local rules, regulations, codes, policies and plans enforced or implemented by that entity.	Included
Quantitative Policy Scoring Sheet/Tab		
AHSC-funded STI and TRA Quantification Form	Complete the AHSC-funded STI and TRA Quantification Form identifying the locations, AADT, and Speed Limit of all STI and TRA components that are to be funded by the AHSC program funds.	Included
Bicycle Network Connectivity	Identify at least one location where the new AHSC-funded Context Sensitive Bikeway directly intersects with an existing bikeway on the Project Area Map (PAM).	Included
Pedestrian Network Gap	PAM - Using the Project Area Map, identify the current gap in the pedestrian network (no path or sidewalk currently exists) of at least 1,000 linear feet that is to be completed by the AHSC program funding.	Not Applicable
Local Transit Route Improvements	Provide maps and/or scopes of work identifying the proposed locations for the improvements to the local transit route identified in §107(b)(5) along the one transit route. If improving two transit routes, provide one map for each of the routes.	Included
Green Building Status	Provide signed letter from a certified LEED Green rater, certified Green Point rater, or licensed engineer stating the commitment to achieve green building status beyond State mandatory building code. Specify the Certification the AHD commits to.	Included
Housing and Transportation Collaboration	Provide evidence that the project is either utilizing publicly-owned land, part of a related Strategic Growth Council project, or located within an environmentally cleared High Speed Rail Station Planning Area as identified in Sec.107(c)(3). If utilizing Publicly-Owned Land, provide documentation as requested for each respective type of land as outlined in Section 107 Quantitative Policy Scoring(c)(3)(C).	Not Applicable
Prohousing Designation	Provide certification from the Department (HCD) that the Jurisdiction has received "Prohousing designation"	Not Applicable
Pending Prohousing Designation	Provide evidence that the jurisdiction applied for a "Prohousing designation" from the Department and that the jurisdiction have passed a resolution of their governing body authorizing application and participation in the Prohousing Designation Program.	Included
Assessment Housing Needs	Applicants are required to develop an assessment of the housing needs and displacement vulnerability for the communities overlapping the Project Area.	Included
Commitment Letter workplan	All proposals in partnership with a non-profit or locality must provide a Commitment Letter and a proposed workplan describing how each program or activity will be implemented.	Included
Assessment Supporting Documents	Optional : Applicants and partners are permitted to provide their own existing Anti-Displacement Assessment, if it addresses the requirements described in Section 107 Quantitative Policy Scoring (g)(1). Applicants and partners are also permitted to provide information or data from reputable local sources, like the locality's Housing Element, to respond to the provided Assessment template prompts. Any alternative assessments or source documentation should be provided.	Not Applicable
Workforce Strategy A	Partnership with a Workforce Development Organization: If pursuing Workforce Strategy A (Section 107 Quantitative Policy Scoring (h)(1)(A)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(A)(i)-(vi) in a letter jointly signed by the Applicant and external organization.	Included
Workforce Strategy B	Skilled and Trained Workforce Commitment: If pursuing Workforce Strategy B (Section 107 Quantitative Policy Scoring (h)(1)(B)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(B)(i) in a letter jointly signed by the Applicant and external organization.	Not Applicable
Workforce Strategy C	Project Labor or Community Workforce Agreement: If pursuing Workforce Strategy C (Section 107 Quantitative Policy Scoring (h)(1)(C)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(C)(i) in a letter jointly signed by the Applicant and external organization.	Not Applicable
Workforce Strategy D	Local Hire Ordinances: If pursuing Workforce Strategy D (Section 107 Quantitative Policy Scoring (h)(1)(D)), submit the information and verifiable documentation requested in Section 107 Quantitative Policy Scoring (h)(1)(D)(i)-(iii) in a letter.	Included
AHSC funded pgm Commitment letter	If pursuing Section 107Quantitiative Policy Scoring (j), provide a commitment letter and a proposed workplan describing how each program or activity will be implemented. Be sure to identify which category the proposed AHSC-Funded Program falls under. The proposed workplan should include the information outlined in Section 107 Quantitative Policy Scoring (j)(1).	Included

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Narrative	Provide a response to each prompt as outlined in the <u>Narrative Prompts document.</u> The responses must be uploaded as a PDF and must follow the stated word counts. See Narrative Scoring Rubric document for guidance in completing Narratives.	Included	,
Community Tracker	Provide a completed AHSC Round 7 Community Engagement Tracker.	Included	
Community Needs	Letter of support from local community-based, grassroots organization describing the community engagement process and how feedback from local residents was incorporated into the Project.	Included	
Climate Matrix	AHSC Round 7 Climate Adaptation Assessment Matrix.	Included	
Local Planning Efforts	Please provide a single PDF with the cover page of the plan and relevant pages of the plans referenced in the Local Planning Efforts Section. Please only include pages referenced in the narrative.	Included	
Site Plan	Provide the most current site plan.	Included	
Future Engagement	Optional : Submit supporting documentation to demonstrate future engagement with either a CBO or residents (i.e. any engagement plans, agreements, etc.). Can be included as part of the Community Needs upload if it is the same CBO.	Not Applicable	

Certification & Legal

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	ICERT-LEGAL EXPLANATION	Letter of explanation for any "Yes" answers or red shaded items above. Copy this sheet and upload separate from the application.	Not Applicable	×

CARB GHG & Co-Benefits Quantification

AHSC Benefits Calculator Tool	Completed AHSC Benefits Calculator Tool, with worksheets applicable to the project and all fields in the GHG Summary and Co-benefits Summary tabs populated.	Included	\checkmark
GHG Affordable Housing Tab Inputs	Signed letter from housing project developer documenting inputs in the Affordable Housing Tab of the AHSC Benefits Calculator Tool. Follow this link for specific requirements and template.	Included	\checkmark
GHG Transit Tab Inputs	Signed letter from transit agency partner documenting inputs in the Transit Tab of the AHSC Benefits Calculator Tool. Follow this link for specific requirements and template:	Included	If applicable
GHG Solar PV Tab Inputs	Signed letter from licensed professional documenting inputs in the Solar PV Tab of the AHSC Benefits Calculator Tool and PVWatts Calculator results. Follow this link for specific requirements and template.	Not Applicable	If applicable
Bike Share Inputs	Signed letter from bike share partner committing to delivering the proposed bike share project and confirming that project specific inputs in the AHSC Benefit Calculator are correct: -Is bike share is electric (yes/no)? -Number of bike share trip per year in Year 1 and Year F -Average cost per trip -Explanation or calculation of how the expected number of trips was derived	Not Applicable	If applicable
Clean Mobility Option (CMO) Benefits Calculator Tool	If applicant is proposing shared mobility projects, submit a completed CMO Benefits Calculator Tool.	Not Applicable	If applicable
GHG Shared Mobility Inputs	Signed letter from shared mobility provider documenting inputs in the Shared Mobility Tab of the AHSC Benefits Calculator Tool. Refer to the documentation requirements in the CMO Benefits Calculator Tool.	Not Applicable	If applicable

END OF DOCUMENT 152

Certification & Legal Disclosure

On behalf of the entity identified in the signature block below, I certify that: 1. The information, statements and attachments included in this application are, to the best of my knowledge and belief, true and correct				
 The information, statements and attachments included in this application are, to the best of my knowledge and belief, true and correct. I possess the legal authority to submit this application on behalf of the entity identified in the signature block. 				
	·	ling affiliates, that will provide goods or services to the Project either (a) in	one or more	
	•	vices to the Project. "Related Party" is defined in Section 10302 of the Cal		
4. As of the date of application, the Project, or the appellate level.	e real property on which the Project is proposed (F	Property) is not party to or the subject of any claim or action at the State or	Federal	
5. I have disclosed and described below any claim	n or action undertaken which affects or potentially	affects the feasibility of the Project.		
In addition, I acknowledge that all information in th	nis application and attachments is public, and may	be disclosed by the State.		
Printed Name	Title of Signatory	Signature	Date	
	Legal Disclo	esure		
	the exceptions noted below, the term "applicant" sple, as a guarantor) or will be benefited by the app	shall include the applicant and joint applicant, and any subsidiary of the application or the project.	olicant or joint	
In addition to each of these entities themselves, th	he term "applicant" shall also include the direct an	d indirect holders of more than ten percent (10%) of the ownership interes	ts in the entity,	
•		oration, the general and limited partners of the entity if the entity is a partne exempt bonds, it shall also include the individual who will be executing the	•	
agreement.	a infilted liability company. For projects using tax-	exempt bonds, it shall also include the individual who will be executing the	bona paronase	
The following questions must be responded to for	each entity and person qualifying as an "applican	t," or "joint applicant" as defined above.		
Explain all positive responses on a separate s	heet and include with this questionnaire in the	e application.		
Exceptions:				
Public entity applicants without an ownership interest in the proposed project, including but not limited to cities, counties, and joint powers authorities with 100 or more members, are not required to respond to this questionnaire.				
Members of the boards of directors of non-profit corporations, including officers of the boards, are also not required to respond. However, chief executive officers (Executive Directors, Chief Executive Officers, Presidents or their equivalent) must respond, as must chief financial officers (Treasurers, Chief Financial Officers, or their equivalent).				
Civil Matters				
1. Has the applicant filed a bankruptcy or receivership case or had a bankruptcy or receivership action commenced against it, defaulted on a loan or been foreclosed against in past ten years?				
2. Is the applicant currently a party to, or been notified that it may become a party to, any civil litigation that may materially and adversely affect (a) the financial condition of the applicant's business, or (b) the project that is the subject of the application?				
3. Have there been any administrative or civil settlements, decisions, or judgments against the applicant within the past ten years that materially and adversely affected (a) the financial condition of the applicant's business, or (b) the project that is the subject of the application?				
4. Is the applicant currently subject to, or been notified that it may become subject to, any civil or administrative proceeding, examination, or investigation by a local, state or federal licensing or accreditation agency, a local, state or federal taxing authority, or a local, state or federal regulatory or enforcement agency?				
· · · · · · · · · · · · · · · · · · ·		amination, or investigation by a local, state or federal licensing or accreditant agency that resulted in a settlement, decision, or judgment?	ation	
Criminal Matters				
	ect of, or been notified that it may become a party g, or that could result in, felony charges against th	to or the subject of, any criminal litigation, proceeding, charge, complaint, le applicant?		
7. Is the applicant currently a party to, or the subject of, or been notified that it may become a party to or the subject of, any criminal litigation, proceeding, charge, complaint, examination or investigation, of any kind, involving, or that could result in, misdemeanor charges against the applicant for matters relating to the conduct of the applicant's				
business?				
8. Is the applicant currently a party to, or the subject of, or been notified that it may become a party to or the subject of, any criminal litigation, proceeding, charge, complaint, examination or investigation, of any kind, involving, or that could result in, criminal charges (whether felony or misdemeanor) against the applicant for any financial or fraud related crime?			lated	
9. Is the applicant currently a party to, or the subject of, or been notified that it may become a party to or the subject of, any criminal litigation, proceeding, charge, complaint, examination or investigation, of any kind, that could materially affect the financial condition of the applicant's business?				
10. Within the past ten years, has the applicant be	·			
11. Within the past ten years, has the applicant be	een convicted of any misdemeanor related to the	conduct of the applicant's business?		
12. Within the past ten years, has the applicant be	een convicted of any misdemeanor for any financ	al or fraud related crime?		
Printed Name	Title of Signatory	Signature	Date	

Entity Organizational Documents

Organizational Documents

The following is intended as a brief summary of legal documents commonly required to verify the legal authority of the private entity or entities applying to HCD for an Award of funds and does not apply to public applicants. Documents required to apply for funds (threshold requirements) are legally distinct from those required to enter into a standard agreement or to receive bonus points. For projects receiving an Award of HCD funds, additional documents, or corrections, may be required prior to execution of the Standard Agreement.

Organizational Charts

Complete organizational charts are required for the Sponsor/Recipient, Borrower, MGP and AGP (if different from the Sponsor).

Corporate Entities

Articles of Incorporation (Corp. Code §154, 200 and 202) as certified by the CA Secretary of State.

Bylaws and any amendments thereto (Corp. Code §207(b), 211 and 212)

Certificate of Amendment of Articles of Incorporation (Corp. Code §900-910 (general stock), §5810-5820 (public benefit and religious corporations), §7810-7820 (mutual benefit corporations), or §12500-12510 (general cooperative corporations)) as applicable.

Restated Articles of Incorporation (Corp. Code §901, 906, 910 (general stock), §5811, 5815, 5819 (public benefit and religious corporations), §7811, 7815 and 7819 (mutual benefit corporations) and §12501, 12506 and 12510 (general cooperative corporations)) as applicable.

Statement of Information (CA Secretary of State form SI-100 or SI-200)

Shareholder Agreements (Corp. Code §186) if applicable.

Certificate of Good Standing certified by Secretary of State. Certificate of Good Standing must be dated 30 days or less from the application due date.

Limited Liability Companies

Articles of Organization (CA Secretary of State form LLC-1)

Certificate of Amendment (CA Secretary of State form LLC-2) if applicable.

Restated Articles of Organization (CA Secretary of State form LLC-10) if applicable.

Certificate of Correction (CA Secretary of State form LLC-11) if applicable.

Statement of Information (CA Secretary of State form LLC-12 or LLC-12NC)

Operating Agreement (Corp. Code §17707.02(s) and 17701.10)

Certificate of Good Standing certified by Secretary of State. Certificate of Good Standing must be dated 30 days or less from the application due date.

Limited Partnerships

Certificate of Limited Partnership (CA Secretary of State form LP-1)

Amendment to Certificate of Limited Partnership (CA Secretary of State form LP-2) if applicable.

Certificate of Correction (CA Secretary of State form LP-2) if applicable.

Limited Partnership Agreement (CA Corp. Code §15901.02(x) and 15901.10)

Amended and Restated Limited Partnership Agreement

Certificate of Good Standing certified by Secretary of State.

Tribal Entity

Tribe Formation Documents (Constitution, Charters, etc.)

Federal Register of Indian Entities Recognized (81 Fed Reg. 26826) if applicable

BIA Federal Acknowledgment Petitioner List (CFR Section 83.1 of Title 25) if applicable

Contact List maintained by the Native American Heritage Commission (GC Section 65352.3) if applicable

End of Document

Project information needed for the CARB AHSC Ben

Project Name
HCD Project Application #
Project County
Project Area Type
Developer Contact Name
Developer Contact Phone
Developer Contact Email
AHSC GGRF Funds Requested (\$)
Other GGRF Funds Sources

Project information needed for the CARB AHSC Ben

Maximum stories
Total Dwelling Units
Restricted Dwelling Units
Net Density (dwelling units/acre)
Mixed-use Development?
Total Residential Space (square feet)
Total Mixed-use Space (square feet)
Traffic Calming Measures?
Residential Parking Spaces
Unbundled Monthly Parking Income (\$)
Dwelling Units Receiving Transit Passes
Annual Transit Passes Value (\$)
Duration of Funding for Transit Passes (years)

efits Calculator Tool at "Project Info" Worksheet, Cell reference at right if each item below.

Transbay Block 2 Family	Cell = E23
AHSC0001033	Cell = E24
San Francisco	Cell = E25
Transit Oriented Development (TOD)	Cell = E26
Sean Wils	Cell = E27
415.355.7100	Cell = E28
sean.wils@mercyhousing.org	Cell = E29
\$41,011,377	Cell = E31
no data provided at application	Cell = E32
no data provided at application	Cell = E33

efits Calculator Tool at "Affordable Housing Inputs" Worksheet, , Cell reference at right if each iten

17	Cell = C20
184	Cell = C21
182	Cell = C22
220	Cell = C23
Yes	Cell = C24
182,713	Cell = C25
8,406	Cell = C26
Yes	Cell = C28
no data provided at application	Cell = C39
no data provided at application	Cell = C40
183	Cell = C45
\$645,624	Cell = C46
3	Cell = C47

n below.

Application Development Team (ADT) Support Form V1 1/30/23 Please complete the "yellow" cells in the form below and email a copy to: AppSupport@hcd.ca.gov and AHSC@hcd.ca.gov. A member of the Application Development Team will respond to your request. Date Application Full Name: 1/30/23 Requested: Version Date: Organization: Email: Contact Phone: Sheet/Tab ADT Status Issue Urgency Section Cell# Describe the issue/error or suggestion # name **Status** Date 1 2 3 4 5 6 7 8 9 10

Proposed expenditures for the HCD AHSC TB2E Loan and Grant:

Agency Name	Project Description	HCD
Transbay 2 Family, L.P.	Grant for Program (PGM) Costs:	Funding Amount \$1,095,624
Transbay 2 Family, E.F.	(1) SF Bike Coalition – Bike Safety (\$150,000) - safety workshops, bike repair workshops, walking to school buses or other group walking activities, and safe routes to school or transit. Training programs will include the distribution of items including but not limited to bicycles, helmets, other safety equipment, or lights, to low-income residents of the Project Area; (2) Transit Passes for Residents (\$645,624) - each restricted unit will be provided one (1) free transit pass for	\$1,033,024
	three years; (3) Anti-Displacement (\$150,000) assistance by the Eviction Defense Collaborative (EDC) to provide tenants with full scope legal representation; and	
	(4) Workforce Development – ECS CHEFS Program (\$150,000) – Conquering Homelessness through Employment in Food Service (CHEFS), 10-week stipend-supported culinary workforce training program for individuals experiencing homelessness to begin or resume a career in the foodservice industry	
Transbay 2 Family, L.P.	Grant for STI (sustainable transportation infrastructure): purchase of two Bay Area Rapid Transit District (BART) cars a part of BART's Transbay Corridor Core Capacity Program	\$5,034,634
Transbay 2 Family, L.P.	Grant for TRA (Transportation-Related Amenities): Next Generation Fare Gates at Embarcadero BART Station - purchase and installation of 17 Next Generation Fare Gate consoles	\$1,581,119

Agency Name	Project Description	HCD
		Funding Amount
City and County of San Francisco (SF Public Works)	Grant for STI (sustainable transportation infrastructure): Transbay Howard Streetscape from 4 th Street to Embarcadero including major bike and pedestrian streetscape improvements	\$3,500,000
City and County of San Francisco (SFMTA)	Grant for STI (sustainable transportation infrastructure): Transit Priority Signals along Route 8, 8AX, 8BX, 30 & 45 - new central management software deployed to 29 intersections	\$1,800,000

TOTAL HCD: \$13,011,377

STATE OF CALIFORNIA - BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT DIVISION OF STATE FINANCIAL ASSISTANCE

2020 W. El Camino Avenue, Suite 670, 95833 P. O. Box 952054 Sacramento, CA 94252-2054 (916) 263-2771 www.hcd.ca.gov



September 1, 2023

Ramie Dare, Director of Real Estate Development Mercy Housing California 1256 Market Street San Francisco, CA 94102

Sara Amaral, Director of Housing Development City and County of San Francisco 1 South Van Ness Avenue, 5th Floor San Francisco, CA 94103

Dear Ramie Dare and Sara Amaral:

RE: Conditional Award Commitment and Acceptance of Terms and Conditions Affordable Housing and Sustainable Communities (AHSC), Fiscal Year 2022/2023, Round 7
Mercy Housing California – *Transbay Block 2 Family*Contract No. 23-AHSC-17971 and 23-AHSC-17972

The California Department of Housing and Community Development ("**Department**") issued a Notice of Funding Availability on January 30, 2023, and subsequently amended on March 15, 2023, (the "**Affordable Housing and Sustainable Communities NOFA**"). The Department is now pleased to inform you of this conditional award to Mercy Housing California ("**Awardee(s)**"). This conditional award is a loan and grant in the amount of \$41,011,377 (the "**Conditional Award**") for the above-referenced project (the "**Project**") and includes the following:

AHSC Program Award Components	Award Amount	Contract Number
AHSC Program Loan Award	\$28,000,000	23-AHSC-17971
AHSC Program Grant Award	\$13,011,377	23-AHSC-17972

The Conditional Award is based on and subject to the Applicant Representations and the Terms and Conditions of Conditional Award, both as further specified and described in this notice of the Conditional Award (the "Conditional Award Commitment"). This Conditional Award may only be accepted by timely delivery of a fully executed Acceptance of Terms and Conditions of Conditional Award form to the Department (an execution copy of this form is enclosed herein).

I. <u>Applicant Representations – Basis of Conditional Award</u>

In response to the Affordable Housing and Sustainable Communities NOFA, the

Affordable Housing and Sustainable Communities Round 7, Conditional Award Commitment *Transbay Block 2 Family*September 1, 2023
Page 2

Awardee(s) submitted an application for financing of the Project (that application, and all communications and documentation submitted to the Department in support thereof, the "**Application**").

The Department is making this Conditional Award to the Awardee(s) on the basis of, and in reliance upon, the representations, warranties, projections, and descriptions that the Awardee(s) submitted as part of the Application (the "Applicant Representations").

The Department may rescind this Conditional Award if the Department discovers, at any time prior to disbursement of the Conditional Award, that the Applicant Representations included material misrepresentations or omissions, regardless of whether or not such misrepresentations or omissions were innocent, unintentional, and/or based upon belief.

II. Terms and Conditions of Conditional Award

The Department may rescind this Conditional Award if any of the terms and conditions enumerated in this Section II (the "**Terms and Conditions of Conditional Award**") are not timely satisfied. TIME IS OF THE ESSENCE IN THE SATISFACTION OF THESE TERMS AND CONDITIONS OF CONDITIONAL AWARD

The Terms and Conditions of Conditional Award and their corresponding timelines are described below. All timelines shall be calculated in calendar days. Any deadline falling on a weekend or State of California holiday shall be extended to the next business day.

If the Terms and Conditions of this Conditional Award <u>are</u> timely satisfied, the Department will (i) promptly provide a written notification to the Awardee(s) via electronic mail; and (ii) circulate an execution copy of an STD 213, Standard Agreement for all appropriate signatures and approvals in accordance with the timeline specified at Section III of this Conditional Award Commitment.

1. Timely Execution of Acceptance of Terms and Conditions of Conditional Award Form:

The Awardee(s) shall execute and deliver a copy of the enclosed Acceptance of Terms and Conditions of Conditional Award to the Department within ten (10) calendar days of the date upon this Conditional Award Commitment. The Department will deem this condition to be unsatisfied if it receives an executed Acceptance of Terms and Conditions of Conditional Award that has been substantively modified, altered, or amended in any way. The signed Acceptance of Terms and Conditions of Conditional Award form must be submitted to AHSC@hcd.ca.gov.

2. Timely Delivery of Authorization and Organizational Documents:

Affordable Housing and Sustainable Communities Round 7, Conditional Award Commitment *Transbay Block 2 Family*September 1, 2023
Page 3

The Awardee(s) shall deliver to the Department, within sixty (60) calendar days of the date upon this Conditional Award Commitment, a legally sufficient set of Authorization and Organizational Documents, as further described and specified below. Specifically, the Awardee(s) shall deliver a duly adopted authorizing resolution, as well as a complete and duly filed or adopted set of organizational documents and all amendments (the "Authorization and Organizational **Documents**"), for each of the following entities as applicable: each Awardee entity; the ultimate borrower of the Conditional Award funds (the "Borrower"); and each separate legal entity that is part of the Awardee's or Borrower's organizational structure. Each entity's resolution must constitute, to the Department's reasonable satisfaction, an unconditional, duly adopted, and legally binding authorization of the entity to accept the total amount of these Conditional Award funds, to fully participate in the relevant Department program, and to be legally bound by the requirements of the Department program. The Department may agree to an extension of fifteen (15) calendar days based on the Awardee's demonstration of necessity.

Note: Local Public Entities, as defined in the Affordable Housing and Sustainable Communities Program Round 7 Program Guidelines, are not required to submit a complete and duly filed or adopted set of organizational documents and amendments. Both the Conditional Award and this Conditional Award Commitment are subject to Health and Safety Code section 50406, subdivision (p), as subsequently amended ("**AB 1010**").

The Department has posted resolution templates on its website as informational guidance. Please note that use of the resolution templates is not compulsory. However, use of the provided templates will assist in the timely review and approval of the Standard Agreement. While entities may choose to use modified language in their resolutions, Sponsors should be aware that this may delay preparation of the Standard Agreement or, if deemed insufficient, may result in the need to submit a revised resolution.

At any point prior to disbursement, the Department may also require the Awardee(s) to resubmit Authorization and Organizational Documents if the original submittals were determined to be inaccurate or incomplete.

Affordable Housing and Sustainable Communities Round 7, Conditional Award Commitment *Transbay Block 2 Family*September 1, 2023
Page 4

III. Delivery of Standard Agreement

In an effort to be responsive to each Awardee's closing needs and to ensure timely commitment of funds, the Department commits to delivering an execution copy of the Standard Agreement relative to this Conditional Award within ninety (90) calendar days of receiving all required documents, including all legally sufficient Authorization and Organizational Documents, in connection with this Project and as applicable.

IV. Deadline to Secure Permanent Financing

Please note that the Awardee must secure all permanent financing, including tax credits and bond allocations, within 24 months of the date of the first Department funding award to the Project, consistent with the Department's Disencumbrance Policy (Administrative Notice Number 2022-02: Disencumbrance Policy). Sponsors must demonstrate that all permanent financing is in place allowing the project to commence construction. Failure to meet this requirement shall result in the withdrawal or recapture of this Conditional Award and any other prior or subsequent funds awarded to the Project.

Congratulations on your successful Application. For further information, please contact Alisha Senter, AHSC Manager, Program Design and Implementation Branch, at (916) 776-7588 or Alisha.Senter@hcd.ca.gov.

Sincerely,

Jennifer Seeger Deputy Director

Division of State Financial Assistance

Enclosure: Acceptance of Terms and Conditions of Conditional Award form

Department of Housing and Community Development

Affordable Housing and Sustainable Communities
Acceptance of Terms and Conditions of Conditional Award

Mercy Housing California ("Awardee")	
Transbay Block 2 Family ("Project")	

Affordable Housing and Sustainable Communities award totaling \$41,011,377 ("Conditional Award") as detailed below:

AHSC Program Award Components	Award Amount	Contract Number
Loan Award	\$28,000,000	23-AHSC-17971
Grant Award	\$13,011,377	
HRI component	\$0	
STI component	\$10,334,634	23-AHSC-17972
TRA component	\$1,581,119	
PGM component	\$1,095,624	

By signing this Acceptance of Terms and Conditions of Conditional Award, the Recipient acknowledges having read and fully understood the terms and conditions of the Conditional Award Commitment, dated September 1, 2023, in connection with the Capital Improvement Project.

The Recipient acknowledges having read and fully understood all of the Department's requirements relative to the Conditional Award, including the requirements set forth in Administrative Notice Number 2022-22: Disencumbrance Policy, and the Recipient agrees to abide by and comply with those requirements.

The Recipient must acknowledge that it has reviewed and verified the accuracy of the final project report prepared by the Department no later than October 1, 2023.

Ramic Darc	9/5/2023
Ramie Date, Director of Real Estate Development Mercy Housing California	Date
Docusigned by: Sara 7 Ameral	9/5/2023
Sara Armaral, Director of Housing Development City and County of San Francisco	Date

** For HCD Use Only **		
□ Authorized Representatives Verified		
□ All Parties Signed		
Date Received:		

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT DIVISION OF STATE FINANCIAL ASSISTANCE

2020 W. El Camino Avenue, Suite 670, 95833 P. O. Box 952054 Sacramento, CA 94252-2054 (916) 263-2771 www.hcd.ca.gov



January 30, 2023 Amended March 15, 2023

MEMORANDUM FOR: ALL POTENTIAL APPLICANTS

FROM: Jennifer Seeger, Deputy Director

Division of State Financial Assistance

SUBJECT: Affordable Housing and Sustainable Communities

Notice of Funding Availability (Round 7)

The California Strategic Growth Council (SGC) and the California Department of Housing and Community Development (Department or HCD) are pleased to announce the release of this Notice of Funding Availability (NOFA) with **approximately \$750 million** in funds for the Affordable Housing and Sustainable Communities (AHSC or Program) program. This funding provides loans and grants to Localities, Developers, public housing authorities, transit agencies, transit operators, Program Operators, Tribal Entities, and others as identified in the Guidelines.

AHSC furthers the purposes of <u>AB 32</u> (Chapter 488, Statutes of 2006), <u>SB 375</u> (Chapter 728, Statutes of 2008), and <u>SB 32</u> (Chapter 249, Statutes of 2016) in that the purpose of AHSC is to reduce greenhouse gas (GHG) emissions through projects implementing land-use, housing, and transportation improvements to support infill and compact development, while supporting related and coordinated public policy objectives. Funding for AHSC is provided from the Greenhouse Gas Reduction Fund (GGRF), an account established to receive Cap-and-Trade auction proceeds.

AHSC is part of California Climate Investments, a statewide program funded through the GGRF that puts billions of Cap-and-Trade dollars to work, reducing GHG emissions, strengthening the economy, and improving public health and the environment – particularly in Disadvantaged Communities.

Application materials must be submitted electronically via HCD's Affordable Housing and Sustainable Communities Portal (AHSC Portal) no later than 4:00 p.m. Pacific Time on April 4, 2023. The Department will no longer accept hardcopy submittals.

Page 2 Amended March 15, 2023

AHSC application forms, detailed instructions, webinar details, and related Program information are posted on the Department's AHSC website at https://www.hcd.ca.gov/grants-and-funding/programs-active/affordable-housing-and-sustainable-communities Additional Program information may be found at SGC's AHSC website: https://sgc.ca.gov/programs/ahsc/resources/.

To receive information on workshops and other updates, please subscribe to the Affordable Housing and Sustainable Communities program HCD listserv and for questions contact the HCD AHSC team at AHSC@hcd.ca.gov or the SGC AHSC team at ahsc@sgc.ca.gov.

Attachment

AFFORDABLE HOUSING AND SUSTAINABLE COMMUNITIES PROGRAM

Notice of Funding Availability Round 7







Gavin Newsom, Governor State of California

Lourdes M. Castro Ramírez, Secretary Business, Consumer Services and Housing Agency

Lynn von Koch-Liebert, Executive Director California Strategic Growth Council

Gustavo Velasquez, Director
California Department of Housing and Community Development

2020 West El Camino Avenue, Suite 500, Sacramento, CA 95833

Telephone: (916) 263-2771

Website: http://www.hcd.ca.gov/grants-funding/active-funding/ahsc.shtml

Email: ahsc@hcd.ca.gov

January 30, 2023 Amended March 15, 2023

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I. Overview

A. Notice of Funding Availability

The Strategic Growth Council (SGC) and the California Department of Housing and Community Development (Department or HCD) hereby announce the availability of approximately \$750 million in funding for the Affordable Housing and Sustainable Communities (AHSC) program. AHSC is administered by SGC and implemented by the Department. The California Air Resources Board (CARB) provides the quantification methodology for determining the greenhouse gas (GHG) emissions reductions for AHSC.

These AHSC funds will be used for loans or grants, or a combination thereof, to projects that will achieve GHG emissions reductions to benefit communities throughout California, particularly through increasing accessibility to affordable housing and Key Destinations via low-carbon transportation, resulting in fewer vehicle miles traveled through shortened or reduced trip length or mode shift from single occupancy vehicle use to transit, bicycling, or walking.

B. Timeline

NOFA Release	January 30, 2023
Application Due Date	April 4, 2023, by 4:00 p.m. PDT
Award Announcement	August 2023

C. Authorizing Legislation and Regulations (Regulatory Authority)

AHSC furthers the purposes of <u>AB 32</u> (Chapter 488, Statutes of 2006), <u>SB 375</u> (Chapter 728, Statutes of 2008), and <u>SB 32</u> (Chapter 249, Statutes of 2016). Applications submitted under this NOFA and available funds are subject to the AHSC Guidelines approved by the SGC on December 15, 2022, and as published on the SGC's AHSC website at https://sgc.ca.gov/programs/ahsc/resources/guidelines.html

The Guidelines include detailed information on eligibility requirements, application selection criteria, established terms, conditions, and procedures for funds awarded under AHSC. Applicants are encouraged to carefully review the Guidelines and information contained in this NOFA before submitting applications.

II. Program Requirements

The following is provided as a summary and is not to be considered a complete representation of the entirety of the eligibility, threshold, or other requirements or terms and conditions of the AHSC program. Please note that capitalized words in this NOFA are either defined herein or in the Program Guidelines. Please refer to the Guidelines for complete information.

A. Eligible Applicants

Applicants must be eligible pursuant to Guidelines Section 105, Eligible Applicants.

B. Eligible Projects

Eligible Projects must fall into one of the following three eligible Project Area Types:

- Transit Oriented Development (TOD) Project Area Type
- Integrated Connectivity Project (ICP) Area Type
- Rural Innovation Project Area (RIPA) Type

For a detailed list of all eligible costs, please refer to Guidelines Section 103, Eligible Costs.

C. Program Funding Amounts and Terms

1. **AHSC funding award maximum**: For projects without other HCD awards, the maximum AHSC loan or grant award, or combination thereof, is \$50 million, with a minimum award of \$10 million. For these projects, the maximum Affordable Housing Development loan amount is \$35 million, and the maximum cumulative per Project grant amount is \$15 million.

Additionally, for Projects that have or will have other HCD funding, the maximum cumulative per-project award of all HCD loan sources for housing development is \$35 million.

- AHSC funding award maximum: A single Developer may receive no more than \$100 million per NOFA funding cycle. This limitation may be waived by SGC, if necessary, to meet statutory requirements referenced in Guidelines Section 108, Application Process.
- 3. **Terms of assistance:** Assistance terms and limits are set forth in Guidelines Section 104, Assistance Terms and Limits. Loans for rental Affordable Housing Developments (AHD) are subject to requirements set forth in Guidelines Section 104(b). Grants are subject to the terms and requirements set forth in Guidelines Section 104(c).

D. Transition Reserve

Projects having or proposing project-based rental assistance shall comply with the

Department's Pooled Transition Reserve Policy set forth in HCD's Administrative Notice No. 23-01: https://www.hcd.ca.gov/sites/default/files/docs/grants-and-funding/hcd-administrative-memo-transition-reserve-policy.pdf

E. Funding Goals, Geographic Distribution of Funds, and Set-Asides

The Project Area Type funding goals, geographic goals, Tribal Entity goals, Affordable Housing statutory requirements, funding targets, and AHSC statutory funding setasides are set forth in Guidelines Section 108(h). Additional policies that may impact the final decision of Project awards are set forth in Guidelines Section 108(i).

F. Funding Limits

Use of multiple HCD funding sources on the same Assisted Units is permitted, subject to the following limitations. (For the purpose of identifying funding limits, Units used in the calculation of AHSC grant amounts will be considered assisted):

- 1. Notwithstanding any conflicts with the AHSC Guidelines or NOFA, the HCD Repeal of Stacking Prohibition of Multiple Department Funding Sources Memorandum, dated August 20, 2021, is applicable. In the event of a conflict, the NOFA or Guidelines will prevail.
- 2. Total HCD funding per Project, including funds awarded under this NOFA, shall not exceed the following percentages of the total development cost (TDC):
 - < 40 percent of TDCs for Projects utilizing 9 percent tax credits
 - < 50 percent of TDCs for Projects utilizing 4 percent tax credits
 - < 80 percent of TDCs for Projects not utilizing tax credits

For purposes of calculating total HCD funding, all AHD and Housing Related Infrastructure (HRI) funding shall be considered. Additionally, prior awards made to the Project or any component of the Project, any funds awarded pursuant to this NOFA, and any applicable future HCD awards subsequent to any award made pursuant to this NOFA shall be considered. Note that total HCD funding, for these purposes, does not include STI, TRA, or PGM grants.

All Department funding sources listed in the HCD Repeal of Stacking Prohibition of Multiple Department Funding Sources Memorandum https://www.hcd.ca.gov/grants-funding/docs/admin_memo21-06_stacking_prohibition_repeal.pdf dated August 20, 2021, are applicable to the percentages of total development cost listed above. For AHSC, these sources include AHD loans and HRI grants, but not STI, TRA or PGM grants. This HCD-wide Department funding cap applies not only to AHSC Round 7 awards, but to all Department awards.

At the sole discretion of the SGC's Executive Director, funding levels in excess of the percentages above may be approved as exceptions to the limits if they uniquely advance state policy priorities. Examples include large development Projects that include transformative community investments and advance climate goals through infill development, high density construction and proximity to transit.

To request an exception, the Applicant must submit justification prior to their application under this NOFA. It is in the Applicant's interest to submit justification as early as possible. After justifications are submitted, a recommendation from staff will be made based upon the strength of evidence and submitted to the SGC Executive Director for consideration. If approved, Applicants must submit documentation of approval with any subsequent Department applications for the applicable Project. A form for outlining the justification of the exception request will be provided by the Department.

G. Cost Limitations and Developer Fee

Developer fee limits specified in UMR Section 8312 shall apply, except that:

- 1. UMR Section 8312(d) shall not apply.
- 2. For non-tax credit new construction Projects, the total developer fee shall not exceed the following:
 - a. For Projects with 49 or fewer Restricted Units (excluding Units restricted at levels above 60 percent of AMI): the greater of \$40,000 per Restricted/manager's Unit or \$1,200,000.
 - b. For Projects with between 50 and 100 Restricted Units (excluding Units restricted at levels above 60 percent of AMI): \$2,200,000; and
 - c. For Projects with more than 100 Restricted Units (excluding Units restricted at levels above 60 percent of AMI): \$2,200,000 plus \$20,000 per Restricted Unit in excess of 100 up to a maximum of \$3,500,000. The developer fee in excess of \$2,200,000 must be deferred. Payment of deferred developer fee shall be in compliance with UMR Section 8314.
- For Projects utilizing 4 percent tax credits, developer fee payments shall not exceed the amount that may be included in Project costs pursuant to Title 4 California Code of Regulations (CCR), Section 10327(c)(2)(B); and
- 4. Projects that include a Tribal Entity that relies on a partner to meet the experience requirements of an eligible Developer shall have their allowable total developer fee increased according to the following:
 - a. For non-tax credit Projects, an increase of \$300,000 over the limits set forth in (b)(2) (a)-(c) above. Additionally, for Projects with more than 100 Units as defined above in (b)(2)(c), the developer fee paid from sources may increase up to \$2,640,000.

b. For Projects utilizing 4 percent tax credits, an increase consistent with Title 4 CCR, Section 10327(c)(2)(E), if eligible pursuant to that section.

H. Threshold

In addition to meeting the requirements of the Guidelines, as described in paragraphs A, B, and C above, Applicants and Projects are also required to meet the Program threshold requirements established in Section 106, Program Threshold Requirements of the Guidelines.

 For projects secured by leasehold security, leases must meet the requirements of UMR §8316, and both the Borrower and the fee owner of the property must execute the Department's form template lease rider without modification. The lease rider amends the lease and must be recorded on the fee estate.

I. Scoring and Ranking

Applications will be scored according to Guidelines Section 107, Scoring Criteria. AHSC funds will be allocated through a competitive process, based on the merits of the application, as detailed in Section 108, Application Process.

J. Negative Points and Disencumbrance Policies

The Department's Negative Points Policy (<u>Administrative Notice Number 2022-01</u>) and Disencumbrance Policy (<u>Administrative Notice Number 2022-02</u>), dated March 30, 2022 or as amended and in effect prior to the established application due date which are published on the Department's website at https://www.hcd.ca.gov/sites/default/files/2022-03/Disencumberance-Policy-FINAL-03-31-22.pdf are hereby incorporated by this reference to this NOFA. The Department shall apply the Negative Points Policy with equal force as all other provisions set forth herein. The Department shall implement the Negative Points Policy with reasonable and necessary discretion to advance AHSC policy and funding goals.

If the Applicant is subject to a negative points assessment based on the criteria outlined in the Department's Negative Points Policy or is determined to be ineligible for funding, HCD shall notify the Applicant in writing in the initial point score letter.

III. Application Submission and Review Procedures

Applications must meet eligibility requirements upon submission (except as expressly indicated in the Guidelines or Application Workbook). Modification of the application forms by the Applicant is prohibited. It is the Applicant's responsibility to ensure the application is clear, complete, and accurate. After the application deadline, Department staff may request clarifying information, provided such information does not affect the competitive rating of the application. No information, whether written or oral, will be solicited or accepted if this information would result in a competitive advantage to an Applicant or a disadvantage to other Applicants. No Applicant may appeal the evaluation of another

Applicant's application.

A. HCD's AHSC Portal Application Components

Complete applications must include the following components:

1. AHSC Application Workbook

All Applicants must complete and submit the AHSC Application Workbook and supporting documentation.

2. AHSC Benefits Calculator Tool

All Applicants must complete and submit the AHSC Benefits Calculator Tool to meet requirements referenced in Guidelines Section 106, Program Threshold Requirements and Estimated GHG Reduction Scoring in Section 107, Scoring Criteria.

3. Electronic AHSC Portal Submission

Application materials must be submitted electronically via HCD's AHSC Portal no later than 4:00 p.m. Pacific Time on **April 4, 2023**. Requirements for uploading the AHSC Application Workbook, required supporting documentation, and identified naming conventions are described in the application instructions that will be available when the application is posted to the AHSC website.

Personal deliveries will not be accepted. The Department will no longer accept hardcopy submittals. No facsimiles, incomplete applications, application revisions, or walk-in application packages will be accepted.

B. Application Review

1. Phase One

Application completeness and satisfaction of threshold criteria described in the Guidelines will be confirmed. Please note, the threshold review for financial feasibility criteria in this phase consists of only verification of documentation completeness, not an evaluation of the material facts.

The complete financial feasibility review will take place in Phase Three. Phase One is a pass/fail stage and Applicants will receive notification of their status upon completion of threshold reviews with a five-day opportunity to appeal the findings of the reviews.

2. Phase Two

Quantitative policy criteria and AHSC Greenhouse Gas Quantification Methodology (GHG QM) will be evaluated for proposals that have met the requirements of Phase One. An initial score letter will be provided to Applicants with a five-day opportunity

to appeal the findings of the reviews. AHSC staff will review appeal responses and revise scores where appropriate. Applications with a final combined quantitative policy criteria and Greenhouse Gas Quantification Methodology point score of fewer than 41 points will not be eligible for award and will not be assigned a narrative score. The final score letter will include notification of application status.

3. Phase Three

An interagency team will review the narrative section of eligible applications. During Phase Three, an in- depth evaluation of the Project's financial feasibility will be performed.

C. Application Workshops

AHSC staff will conduct application webinars and pre-application consultations for the Round 7 application submissions. AHSC webinar details and appointment slots for the pre-application consultations will be posted on the SGC website: https://sgc.ca.gov/programs/ahsc/resources/guidelines.html [sgc.ca.gov] and announced through the SGC AHSC E-Mail list

D. Disclosure of Application

Information provided in the application will become a public record available for review by the public, pursuant to the California Public Records Act (Government Code Sections 6250-6276.48). As such, any materials provided are subject to disclosure to any person making a request under this Act. The Department cautions Applicants to use discretion in providing information not specifically requested, including but not limited to, bank account numbers, social security numbers, personal phone numbers, and home addresses. By providing this information to the Department, the Applicant is waiving any claim of confidentiality and consents to the disclosure of submitted material upon request.

E. Concurrent Applications

The Department will allow Applicants under this NOFA to pursue more than one funding scenario. This means that a separate, concurrent application to other HCD program funding sources is permitted. All applications under review and anticipated applications must be disclosed in the AHSC application workbook. In instances where such Applicants are competitive for an award, the Department will consult with Applicants to discern which funding scenarios are optimal for Project feasibility while balancing cost containment.

Submission of two concurrent AHSC applications proposing 4 percent and 9 percent tax credit is prohibited. Submitting an AHSC application proposing 4 percent tax credits to the Department and submitting a concurrent 9 percent TCAC application is prohibited without prior approval from the Department.

If switching from a 4 percent to 9 percent project after receiving an AHSC award, the

award will be resized and the award letter reissued to reflect the reduced award amount using the unit mix as originally submitted in the application. Please note that the 24-month disencumbrance deadline, however, will continue to be tied to the date of the original award letter. The Sponsor must demonstrate that any resulting gap from the resizing of the loan has been covered through an alternative funding source.

If switching from a 9 percent to a 4 percent project, the award will NOT be resized

Under both circumstances, the Department will only allow a switch between 4 percent and 9 percent one time per project. The Department MUST be notified and, if required, an amended award letter be issued in advance of application submittal to CDLAC or TCAC.

No final determination can be made on whether a specific project may swap from 4 percent to 9 percent, or vice-versa, until updated application materials indicating changes to the project's budget have been submitted, reviewed, and approved by AHSC program staff.

F. Prior Awards

Applicants must disclose all awards of loans and grants for the project at the time of application submittal. Applicants seeking to substitute previously awarded HCD funds, including but not limited to substitutions to increase the amount of an award, must first withdraw their previous award in writing and provide reasonable justification that the substitution is necessary to ensure Project feasibility. A consultation with Department Program staff is required at the time of the withdrawal. Substitutions based solely upon Applicant preference or convenience will not be permitted. However, it is allowable for Applicants that wish to retain their previous award to apply for another funding source available within this NOFA, so long as the previous award is unmodified.

In general, no changes to unit mix or other Project-specific criteria as represented for a previous award will be allowed if it would have negatively impacted competitiveness under that program. However, the Department will allow previously awarded Projects to lower their proposed income targets from one application to the next, so long as the total unit count remains the same. The Department will restrict units to the lowest targeting across all awarded funds and will require Projects awarded from a program with prioritized target populations to maintain the special population units (increasing target population and/or Restricted Units is permitted). For Projects proposing a reduction to Area Median Income (AMI) levels on the unit mix, prior to application the Recipient must engage with Program staff of their existing award and confirm the change does not impact Project feasibility and would not cause a reduction in awarded funds pursuant to an existing award program's requirement.

G. Significant Changes in Project After Application

The Department will review, and score based on information provided in the application. If there is a significant departure from the application, the Department may re-evaluate the Project's score, reduce loan or grant amount, or assign negative points

to the Developer/Recipient.

IV. Appeals

A. Basis of Appeals

- 1. Upon receipt of the Department's written notice that an application is incomplete, has failed threshold review, or has otherwise been determined to provide an insufficient basis for an award, Applicants under this NOFA may appeal such decision(s) to the Branch Chief or their designee pursuant to this section.
- 2. No Applicant shall have the right to appeal a decision of the Department relating to another Applicant's application (e.g., eligibility, award). Any request to appeal HCD's decision regarding an application shall be reviewed for compliance with the AHSC Guidelines and this NOFA. All decisions rendered shall be made by the Branch Chief or their designee. The decision shall be final, binding, and conclusive, and shall constitute the final action of the Department.
- 3. The appeal process provided herein applies solely to the decision of the Department made in this Program NOFA. For greater specificity, Applicants may refer to the appeal procedure set forth in section "V. Appeals" in the Multifamily Finance Super Notice of Funding Availability dated March 30, 2022, Amended June 10, 2022, which is incorporated hereto by this reference, and which the Department shall, to the extent not contrary to this NOFA and feasible, substantially follow.

B. Appeal Process and Deadlines

- 1. Process: To file an appeal, Applicants must submit to the Branch Chief or their designee, by the deadline set forth below, a written appeal which states all relevant facts, arguments, and evidence upon which the appeal is based. Furthermore, the Applicant must provide a detailed reference to the area or areas of the application that provide clarification and substantiation for the basis of the appeal. No new or additional information will be considered if this information would result in a competitive advantage to an Applicant. Once the written appeal is submitted to the Department, no further information or materials will be accepted or considered thereafter. Appeals must be submitted to the Department at ahsc@chcd.ca.gov and SGC at ahsc@sgc.ca.gov according to the deadline set forth in Department review letters.
- 2. Filing deadline: Appeals must be received by the Department no later than five business days from the date of the Department's threshold review, or initial score letters, as applicable, representing the Department's decision made in response to the application.

C. Decision

Any request to appeal the Department's decision regarding an application shall be reviewed for compliance with the AHSC Guidelines and this NOFA. All decisions

rendered shall be final, binding, and conclusive, and shall constitute the final action of the Department.

V. Award Announcements and Contracts

A. Award Announcements

Award recommendations will be posted with SGC meeting materials on the SGC's AHSC website at http://www.sgc.ca.gov/meetings 10 days prior to the SGC public meeting.

B. Contracts

Successful Applicants (Recipients) will enter into one or more Standard Agreements with the Department. The Standard Agreement contains relevant state and federal requirements, as well as specific information about the award and work to be performed.

A condition of award will be that a Standard Agreement must be executed by the Recipient within 90 days (contracting period) of HCD's issuance of the award letter. Failure to execute the Standard Agreement(s) within the contracting period may result in award cancellation. The Recipient shall remain a party to the Standard Agreement for the entire term of the Standard Agreement; removal of the Recipient without prior HCD consent is prohibited and will result in a default. Once a Project is awarded HCD funds, the Developer/Recipient is acknowledging the Project as submitted and approved is the Project that is to be funded and built. Any bifurcation would make that award null and void, as the awarded Project is no longer feasible as originally submitted and awarded funds are unable to be assumed or assigned.

C. AHSC Cross-Default Provision

Awards are based on the total points awarded to the application during a highly competitive process. The Standard Agreements set forth requirements for timely completion of Affordable Housing Development (AHD), Housing Related Infrastructure (HRI), Sustainable Transportation Infrastructure (STI), Transportation Related Infrastructure (TRA), or Program (PGM) components. If all components are not timely completed pursuant to Program requirements, the entire award may be disencumbered, and disbursed funds recaptured. The Standard Agreements will expressly cross-default all components of the award to one another.

The Department recognizes the Recipient may enter into separate side agreements to address individual Developer responsibilities with respect to each other and with regard to Program funds; provided, however, in no event shall any such agreement alter or amend the respective obligations of the Recipient to the Department under the applicable loan or grant documents.

D. Departmental Cross-Default Provision

In the event the Project is or has been awarded additional Department funding, any and all such funding, including the award of AHSC Program funds, will be cross defaulted to and among one another in the respective loan or, where applicable, grant documents. A default under one source of Departmental funding shall be default under any and all other sources of Department funding in the Project.

VI. Other State Requirements

A. Article XXXIV

All Projects shall comply with Article XXXIV, Section 1 of the California Constitution, as clarified by the Public Housing Election Implementation Law (Health and Safety Code Sections 37000 - 37002). Article XXXIV documentation for loans underwritten by the Department shall be subject to review and approval by the Department prior to the announcement of award recommendations.

Article XXXIV requires local voter approval before any state public body can develop, construct, or acquire a low-rent housing project in any manner. However, the Public Housing Election Implementation Law (Health and Safety Code Sections 37000 – 37002) provides clarification as to when Article XXXIV is applicable. Health and Safety Code Section 37001, for example, identifies project types that are not considered "low-rent housing projects."

Applicants must submit documentation substantiating compliance with or exemption from Article XXXIV. If a project is subject to Article XXXIV, the Department requires an allocation letter from the Locality that demonstrates Article XXXIV authority for the project. A local government official with authority must prepare the allocation letter, and it must include the following:

- 1. The name and date of the proposition and the number of units that were approved;
- 2. A copy of the referendum and a certified vote tally;
- 3. The number of units that remain in the Locality's "bank" of Article XXXIV authority (i.e., the number of units that are still available for allocation); and
- 4. The number of units that the Locality will commit to this project, including the manager unit.

If a Project is statutorily exempt from Article XXXIV, the Department requires an Article XXXIV opinion letter from the Applicant's legal counsel.

The Article XXXIV opinion letter must demonstrate that the Applicant has considered both the legal requirements of Article XXXIV and the relevant facts of the Project (e.g., all funding provided by public bodies, including state, county, or city sources, the number of low-income Restricted Units, and the general content of any regulatory

restrictions). Any conclusion that a Project is exempt from Article XXXIV must be supported by facts and a specific legal theory for exemption that itself is supported by the Constitution, statute, and/or case law.

B. Relocation

The Applicant must comply with Government Code Section 7260 et seq., the California Code of Regulations, Title 25, Section 6000 et seq., and, if applicable, 49 CFR Part 24 of the Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally Assisted Programs (URA) (collectively referred to herein as Relocation or Relocation Law).

Failure to comply with applicable relocation requirements will result in rejection of the application and disencumbrance of any awards made to the Project.

C. Pet Friendly Housing Act of 2017

Housing funded through AHSC is subject to the Pet Friendly Housing Act of 2017 (Health and Safety Code Section 50466). Each Recipient is required to submit a signed and dated certification that residents of the AHSC funded housing development will be authorized to own or otherwise maintain one or more common household pets.

VII. Other Terms and Conditions

A. Right to Modify or Suspend

The Department reserves the right, at its sole discretion, to suspend, amend, or modify the provisions of this NOFA at any time, including without limitation, the amount of funds available hereunder. If such an action occurs, the Department will notify all interested parties through the Department's email list and will post the revisions to HCD's AHSC website. Please subscribe to HCD's email list at Email Signup.

B. Conflicts

It is the duty and responsibility of the Applicant to review any funding source they obtain for a Project to ensure each of the requirements for those funding sources are compatible with the Department program requirements.

In the event of any conflict between the terms of this NOFA and AHSC Guidelines and either applicable state or federal law or regulation, the terms of the applicable state or federal law or regulation shall control. Applicants are deemed to have fully read and understand all applicable state and federal laws, regulations, and guidelines pertaining to the relevant program, and understand and agree that the Department shall not be responsible for any errors or omissions in the preparation of this NOFA.

Motion affirming the Planning Commission certification of the final environmental impact report for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project.

[Affirm certification of the final environmental impact report for the Transbay Terminal.]

WHEREAS, The Transbay Joint Powers Authority is the project sponsor for the reconstruction of the Transbay Terminal, which is located at 425 Mission Street; Caltrain Downtown Extension; and various related actions (the "Transbay Terminal Component"). The project also includes the Transbay Redevelopment Plan, which is jointly sponsored by the City and County of San Francisco and the San Francisco Redevelopment Agency. (The Transbay Terminal Component and the Transbay Redevelopment Plan shall be collectively referred to herein as the "Project".); and

WHEREAS, Upon initiation of the environmental review for the Project, the San Francisco Planning Department (the "Department") determined that an environmental impact report ("EIR") was required, created City Planning File No. 2000.048E, and provided public notice of that determination by publication in a newspaper of general circulation on March 17, 2001. The EIR has three co-lead agencies: the City and County of San Francisco, the San Francisco Redevelopment Agency, and the Peninsula Corridor Joint Powers Board ("JPB"); and

WHEREAS, Because the Transbay Terminal Component will obtain funding from the Federal Transit Administration (the "FTA"), and due to the potential environmental impacts of the Transbay Terminal Component, the FTA determined that a federal environmental impact statement ("EIS") was required. On March 28, 2001, the FTA published in the federal register a notice of intent to prepare an EIS; and

WHEREAS, The three co-lead agencies and the FTA agreed to combine the federal and State environmental review documents into a single joint EIS/EIR; and

WHEREAS, On October 5, 2002, the Department published a draft EIS/EIR and provided notice of the availability of the document for public review and comment. A copy of said document is on file with the Clerk of the Board of Supervisors in File No. <u>040616</u> and is incorporated herein by reference; and

WHEREAS, On November 26, 2002, the Planning Commission (the "Commission") held a duly noticed public hearing on the draft EIS/EIR. The Redevelopment Agency, on November 11, 2002, and the JPB staff, on November 13, 2002, each held an additional duly noticed public hearing on the draft EIS/EIR; and

WHEREAS, On December 20, 2002, the 77-day public comment period on the draft EIS/EIR ended; and

WHEREAS, On March 28, 2003, in Resolution No. <u>03-001</u>, the Transbay Joint Powers Authority, following FTA guidelines and regulations, adopted the locally preferred alternative for inclusion in the Final EIS/EIR. The locally preferred alternative consists of the "West Ramp" Transbay Terminal, "Second Street-to-Main Street" track alignment, "Tunneling", and "Full Build" program for the Transbay Redevelopment Plan. A copy of said document is on file with the Clerk of the Board of Supervisors in File No. <u>040616</u> and is incorporated herein by reference; and

WHEREAS, On March 24, 2004, the Department published a "Draft Summary of Comments and Responses" on the draft EIS/EIR (Volume II). On this same date, the Department also published revisions to the draft EIS/EIR (Volume I) that included refinements to the Project analyzed and staff-initiated text changes to take into account concerns that commentors had raised. Both Volumes I and II were distributed to the Commission and other co-lead agencies and to all parties who commented on the draft EIS/EIR. Copies of said

on file with the Clerk of the Board in File No. <u>040616</u> and is incorporated herein by reference; and

WHEREAS, By separate letters to the Clerk of the Board of Supervisors dated May 10, 2004, Oliver L. Holmes, on behalf of unidentified individuals and entities that will be impacted by the Transbay Terminal project, and Timothy A. Tosta, on behalf of Myers Natoma Venture and Myers Development Company, filed timely appeals of the Final EIR certification to the Board of Supervisors. On May 12, 2004, Joseph J. Brecher, on behalf of various Stillman Street and Clocktower Loft residents and businesses, also filed a timely appeal of the Final EIR certification; and

WHEREAS, On June 8, 2004 June 15, 2004, this Board held a duly notice public hearing to consider the appeal of the Final EIR certification; and

WHEREAS, This Board has reviewed and considered the Final EIS/EIR and heard testimony and received public comment regarding the adequacy of this document; and

WHEREAS, The Final EIS/EIR files and all correspondence and other documents have been made available for review by this Board and the public. These files are available for public review by appointment at the Planning Department offices at 1660 Mission Street and are made part of the record before this Board by reference herein; and

WHEREAS, Since the Planning Commission action on the Final EIR, there is no new information of significance that would require a substantial revision to the Final EIR and necessitate recirculation of said document pursuant to CEQA Guidelines section 15088.5; now, therefore, be it

MOVED, That based on substantial evidence in light of the whole record, this Board of Supervisors finds that: 1) the Final EIR reflects its independent judgment and analysis and is adequate, accurate, and objective; 2) the Final EIR is sufficient as an informational document and its conclusions are correct; and 3) the findings contained in the Planning Commission

1	certification are correct; and this Board hereby affirms the decision of the Planning		
2	Commission in its Motion No. 16773 to certify the Final EIR in compliance with CEQA, the		
3	CEQA Guidelines, and Chapter 31.		
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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Prancisco, CA 94102-4689

Motion

File Number:

040629

Date Passed:

June 15, 2004

Motion affirming the Planning Commission certification of the final environmental impact report for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project.

June 8, 2004 Board of Supervisors — CONTINUED

Ayes: 10 - Alioto-Pier, Ammiano, Daly, Dufty, Gonzalez, Ma, Maxwell,

McGoldrick, Peskin, Sandoval

Excused: 1 - Hall

June 15, 2004 Board of Supervisors — AMENDED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Gonzalez, Hall, Ma, Maxwell,

McGoldrick, Peskin, Sandoval

June 15, 2004 Board of Supervisors — APPROVED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Gonzalez, Hall, Ma, Maxwell,

McGoldrick, Peskin, Sandoval

File No. 040629

I hereby certify that the foregoing Motion was APPROVED on June 15, 2004 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young

Clerk of the Board

[Eminent Domain – Resolution of Necessity]

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Resolution authorizing acquisition of Lots 45A, 46, 53, and 54 in Assessor's Block 3721 in San Francisco by Eminent Domain for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project; adopting environmental findings under the California Environmental Quality Act, State Guidelines, and Administrative Code Chapter 31; and adopting findings under the General Plan and City Planning Code Section 101.1.

WHEREAS, The Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project (the "Project") consists of a new Transbay Terminal at its current site; the extension of Caltrain and accommodation of high speed passenger trains into a new Terminal building; a temporary terminal on the block bounded by Main, Beale, Folsom, and Mission Streets: reconstructed bus ramps from the permanent terminal to the Bay Bridge; an offsite bus storage/layover area under Highway Route 80 on the two blocks bounded by Perry, Stillman, 2nd and 4th Streets; a Caltrain storage yard and station near 4th and Townsend Street; and the Transbay Redevelopment Plan; and

WHEREAS, The actions listed in Attachment A and incorporated by reference (the "Actions") are part of a series of considerations in connection with the approval and implementation of the Project, as more particularly defined in Attachment A (the "Environmental Findings"). A copy of Attachment A is on file with the Clerk of the Board of Supervisors in File No. 041079; and

WHEREAS, On April 22, 2004, the Planning Commission (the "Commission") and the Peninsula Corridor Joint Powers Board (the "JPB"), at a duly noticed joint public hearing. considered the certification of the final environmental impact statement/environmental impact report for the Project (the "Final EIS/EIR") (SCH No. 95063004), which consisted of the draft

EIS/EIR, the Draft Summary of Comments and Responses, revisions to the draft EIS/EIR, and related documents. A copy of the Final EIS/EIR is on file with the Clerk of the Board in File No. 041079 and is incorporated herein by reference; and

WHEREAS, On April 22, 2004, in Motion No. 16773, the Commission found that the contents of the Final EIS/EIR and the procedures through which it was prepared, publicized, and reviewed complied with the provisions of the California Environmental Quality Act (Cal. Public Resources Code sections 21000 et seq. ["CEQA"]), the State CEQA Guidelines (Cal. Code of Regulations Title 14, sections 15000 et seq. ["CEQA Guidelines"]), and Chapter 31 of the San Francisco Administrative Code ("Chapter 31"); and

WHEREAS, By Motion No. 16773, the Commission also found that the Final EIS/FEIR reflected its independent judgment and analysis and was adequate, accurate, and objective, and certified the Final EIR in compliance with CEQA, the CEQA Guidelines, and Chapter 31. Motion No. 16773 is on file with the Clerk of the Board in File No. 040616 and is incorporated by reference; and

WHEREAS, On April 22, 2004, in Resolution No. 2004-11, the JPB also certified the Final EIR and made findings similar to those of the Commission in regard to CEQA and the CEQA Guidelines. Motion No. 16773 is on file with the Clerk of the Board in File No. 040616 and is incorporated by reference; and

WHEREAS, On April 20, 2004, in Resolution No. 45-2004, the San Francisco Redevelopment Agency, at a duly noticed public hearing, also certified the Final EIR and made findings similar to those of the Commission and JPB in regard to CEQA and the CEQA Guidelines. Resolution No. 45-2004 is on file with the Clerk of the Board in File No. 040616 and is incorporated by reference; and

WHEREAS, On April 22, 2004, at a duly noticed public hearing, the Transbay Joint Powers Authority (the "TJPA"), in Resolution No. 04-004, approved the components of the

Project within its jurisdiction. Resolution No. 04-004 is on file with the Clerk of the Board in File No. 041079 and is incorporated by reference; and

WHEREAS, On June 15, 2004, at a duly noticed hearing concerning appeals of the Commission certification of the Final EIR, this Board affirmed the Commission's certification of the Final EIR and rejected the appeals in Motion No. 04-67. Motion No. 04-67 is on file with the Clerk of the Board in File No. 040629 and is incorporated by reference; and

WHEREAS, The Final EIS/EIR files and other Project-related Planning Department files are available for review by this Board of Supervisors and the public. The Planning Department files are available at 1660 Mission Street. Those files are part of the record before this Board of Supervisors and are incorporated by reference; now, therefore, be it

RESOLVED, That this Board of Supervisors finds on the basis of substantial evidence in light of the whole record that: (1) modifications incorporated into the Project and reflected in the Actions will not require important revisions to the Final EIS/EIR due to the involvement of new significant environmental effects or substantial increase in the severity of previously identified significant effects; (2) no substantial changes have occurred with respect to the circumstances under which the Project or the Actions were undertaken which would require major revisions to the Final EIS/EIR due to the involvement of new significant environmental effects, or a substantial increase in the severity of effects identified in the Final EIS/EIR; and (3) no new information of substantial importance to the Project or the Actions has become available since the Commission's certification of the Final EIR that would indicate (a) the Project or the Actions will have significant effects not discussed in the Final EIS/EIR; (b) significant environmental effects will be substantially more severe; (c) mitigation measures or alternatives found not feasible which would reduce one or more significant effects have become feasible; or (d) mitigation measures or alternatives which are considerably different

from those in the Final EIS/EIR would substantially reduce one or more significant effects on the environment; and, be it

FURTHER RESOLVED, That the Board of Supervisors reviewed and considered the Final EIS/EIR and hereby adopts the Environmental Findings in Attachment A, which includes rejection of Project alternatives, adoption of mitigation measures, and approval of a statement of overriding considerations in regard to significant unavoidable impacts. Attachment A also includes Exhibits 1 (Final EIS/EIR Mitigation Measures) and 2 (Transbay Terminal Project Mitigation Monitoring and Reporting Program); and, be it

FURTHER RESOLVED, That the Project fulfills the mandates of various local and State laws including San Francisco's Proposition H-Downtown Caltrain Station (November 1999), Proposition K-San Francisco Transportation Sales Tax (November 2002), California Public Resources Code Section 5027.1 (a), and California Streets and Highways Code Sections 2704.04 (b) and 30914 (c), all of which concern reconstruction of the Transbay Terminal at its current site and the Terminal's accommodation of a Caltrain extension and high speed passenger rail line; and, be it

FURTHER RESOLVED, That the public interest and necessity require the acquisition by eminent domain by the City and County of San Francisco, a municipal corporation, of the following described real property and any and all improvements and fixtures thereon, situated in the City (the "Property")

Assessor's Block No.

Lot Nos.

45A, 46, 53, 54

and, be it

FURTHER RESOLVED, That the TJPA intends to use the Property for the extension of the Caltrain to a new Transbay Terminal and for portions of the new Transbay Terminal; and, be it

FURTHER RESOLVED, That the Director of Planning in his letter dated August , 2004, a copy of which is on file with the Clerk of the Board of Supervisors in File No. 041079, found that the acquisition of the Property is consistent with the City's General Plan and with the Eight Priority Policies of City Planning Code Section 101.1; and, be it

FURTHER RESOLVED, That the Board of Supervisors now adopts as its own and incorporates by reference the Director of Planning's findings of consistency with the City's General Plan and the Eight Priority Policies of City Planning Code Section 101.1; and, be it

FURTHER RESOLVED, That acquisition of the Property by eminent domain is planned or located in the manner that will be most compatible with the greatest public good and the least private injury; and, be it

FURTHER RESOLVED, That acquisition of the Property by eminent domain is necessary for the public use of the City for the Project; and, be it

FURTHER RESOLVED, That the TJPA has made the offer to the owner of record of the Property as required by California Government Code Section 7267.2; and, be it

FURTHER RESOLVED, That, as provided under Sections 37350.5, 37351, 37352, 37352.1, 37353, 40401, 40404, and 65302(b) of the California Government Code, and Sections 1240.010 through 1240.050 of the California Code of Civil Procedure, which authorize the City to acquire the property by eminent domain, the City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of the Property, and any and all interests therein or claims thereto, for the condemnation thereof for the public use by the City for the Project.

RECOMMENDED:

Maria Ayerdi, Executive Director, TJPA

Under TJPA Commission Resolution No. 04-010

Supervisor Daly BOARD OF SUPERVISORS



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

041079

Date Passed:

Resolution authorizing acquisition of Lots 45A, 46, 53, and 54 in Assessor's Block 3721 in San Francisco by Eminent Domain for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project; adopting environmental findings under the California Environmental Quality Act, State Guidelines, and Administrative Code Chapter 31; and adopting findings under the General Plan and City Planning Code Section 101.1.

August 17, 2004 Board of Supervisors — CONTINUED

Ayes: 9 - Alioto-Pier, Ammiano, Elsbernd, Gonzalez, Ma, Maxwell, McGoldrick,

Peskin, Sandoval Noes: 2 - Daly, Dufty

September 21, 2004 Board of Supervisors — CONTINUED

Ayes: 8 - Alioto-Pier, Elsbernd, Gonzalez, Ma, Maxwell, McGoldrick, Peskin,

Sandoval

Noes: 3 - Ammiano, Daly, Dufty

September 28, 2004 Board of Supervisors — ADOPTED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Gonzalez, Ma, Maxwell,

McGoldrick, Peskin, Sandoval

File No. 041079

I hereby certify that the foregoing Resolution was ADOPTED on September 28, 2004 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young Clerk of the Board

Mayor Gavin Newsom

October 7, 2004

Date Approved

FILE NO. 050184

ORDINANCE NO.

124-05

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[Adopting the Redevelopment Plan for the Transbay Redevelopment Project.]

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Ordinance approving and adopting the Redevelopment Plan for the Transbay Redevelopment Project area; adopting findings pursuant to the California Environmental Quality Act; adopting findings that the Redevelopment Plan and related documents and agreements (including a Tax Increment Allocation and Sales Proceeds Pledge Agreement and an Option Agreement with the Redevelopment Agency of the City and County of San Francisco and the Transbay Joint Powers Authority) are is consistent with the City's General Plan and Eight Priority Policies of City Planning Code Section 101.1; adopting other findings pursuant to the California Community Redevelopment Law, including findings pursuant to Sections 33445 and 33679;

authorizing official acts (including the execution of agreements) in furtherance of this

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ordinance.

Be it ordained by the People of the City and County of San Francisco:

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Section 1. FINDINGS. The Board of Supervisors of the City and County of San Francisco hereby finds, determines and declares, based on the record before it, including but not limited to information contained in the Report on the Redevelopment Plan, that:

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A. The Redevelopment Agency of the City and County of San Francisco (the "Agency") has prepared a proposed Redevelopment Plan for the Transbay Redevelopment Project (the "Redevelopment Plan").

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B. The proposed Redevelopment Plan would establish a redevelopment project area for an approximately 40-acre area generally bounded by Mission Street in the north, Main Street in the east, Folsom Street in the south, and Second Street in the west (the "Project Area"). The Redevelopment Plan is being proposed to: 1) redevelop over 12 acres of

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Mayor, Supervisor Daly BOARD OF SUPERVISORS

vacant land as high-density, transit-oriented residential projects; 2) construct approximately 3,400 housing units of which approximately 1,200 would be affordable to very low- to moderate-income households; 3) enforce Development Controls and Design Guidelines to ensure new development provides a high-quality, livable community; 4) create streetscape and public open space improvements throughout the new project area; and 5) provide funding toward the construction of a new Transbay Terminal and Caltrain Downtown Extension (the "Transbay Terminal Project").

- C. Pursuant to Section 33352 of the California Community Redevelopment Law (Health and Safety Code Sections 33000 et seq., the "Community Redevelopment Law"), the Agency has prepared a Report on the Redevelopment Plan (the "Report on the Redevelopment Plan"). The Report on the Redevelopment Plan has been made available to the public before the date of the hearing on this Ordinance approving the Redevelopment Plan.
- D. The Redevelopment Agency has transmitted to this Board of Supervisors certified copies of its (i) Resolution No. 19-2005, adopted following a duly noticed public hearing held on January 25, 2005, attaching its report to the Board of Supervisors and recommending the adoption of the Redevelopment Plan for the Transbay Redevelopment Project Area, and (ii) Resolution No. 95-2005, adopted following a duly noticed public hearing held on June 7, 2005, making certain changes to the Redevelopment Plan proposed by this Board of Supervisors. Copies of the Redevelopment Plan (as originally adopted by Agency Resolution No. 19-2005 and subsequently modified by Agency Resolution 95-2005), the Agency's Resolution Nos. 19-2005 and 95-2005, and of the Agency's Report on the Redevelopment Plan are on file with the Clerk of the Board of Supervisors in File No. Of Old In a not incorporated herein by reference as though fully set forth.

- E. Pursuant to Sections 33220, 33343, 33344 and 33370 of the California Health and Safety Code, and in order to promote development in accordance with objectives and purposes of the Redevelopment Plan and documents relating to the Redevelopment Plan, the City intends to aid and cooperate with the Agency to undertake and complete proceedings and actions necessary to be carried out by the City under the provisions of the Redevelopment Plan and provide for the expenditure of monies by the community in carrying out the Redevelopment Plan.
- F. On December 9, 2004, at a duly noticed public hearing, the Planning Commission, adopted Resolution No. 16906 and Motion No. 16907, which found that the Redevelopment Plan was consistent with the General Plan as proposed for amendment and in conformity with the Priority Policies of Section 101.1 of the Planning Code and recommended the adoption of the Redevelopment Plan to this Board of Supervisors. On June 2, 2005, at a duly noticed public hearing, the Planning Commission adopted Resolution No. 17028, which found the Redevelopment Plan amendments adopted by Agency Resolution No. 95-2005 were consistent with the General Plan as proposed for amendment and in conformity with the priority policies of Planning Code Section 101.1. A copy of the Planning Commission Resolutions and Motion are on file with the Clerk of the Board of Supervisors in File No. (250184) and are incorporated herein by reference as though fully set forth. This Board, for the reasons specified in the aforementioned Resolution and Motion, adopts as its own the findings of the Planning Commission that the Redevelopment Plan is consistent with the General Plan and in conformity with Planning Code Section 101.1.
- G. On September 28, 2004, this Board, in Resolution No. 612-04 adopted findings that various actions related to the Transbay Terminal Project were in compliance with the California Environmental Quality Act (California Public Resources Code Sections 21000 et

seq.). Said findings, including all documents related thereto, are on file with the Clerk of the Board of Supervisors in File No. 041079 and are incorporated herein by reference. Said findings remain valid for the actions contemplated in this Ordinance and are made part of this Ordinance by reference herein. Said findings also are supplemented by the environmental findings that the Planning Commission adopted on December 9, 2004, in Motion No. 16905 regarding the Redevelopment Plan. The Planning Commission Motion is on file with the Clerk of the Board in File No. OSOISY and is incorporated herein by reference as though fully set forth herein.

Η. In accordance with California Public Resources Code section 21168.9(b) and the California Superior Court order in Myers Natoma Venture v. City and County of San Francisco, et al (Case No. CPF 04-504363), the Board is proceeding with the actions contemplated in this Ordinance solely for the purposes of establishing a base year for tax increment financing for the Transbay Redevelopment Plan. A copy of said order is on file with the Clerk of the Board in File No. and is incorporated herein by reference. In furtherance of these actions only, the Board, to the extent compliance with the California Environmental Quality Act is necessary, is relying on the environmental findings and related documents and materials as described above in subsection (G). The Board further determines that said findings remain valid for the actions contemplated in this Ordinance. _On , 2005, the Board of Supervisors held a duly noticed public hearing on the Redevelopment Plan. The hearing was continued to June 14, 2005, and has been closed. Notice of such hearing was published in accordance with Section 33361 of the California Health and Safety Code, in the San Francisco Independent Chronicle, a newspaper of general circulation, printed, published and distributed in the City and County of San Francisco describing the boundaries of the proposed Project Area and stating the day.

hour and place when and where any interested persons may appear before the Board of Supervisors to object to the Redevelopment Plan. At such hearing and on June 14, 2005, the date to which to the hearing was continued, the Board considered the report and recommendations of the Agency and the Planning Commission, the Final Environmental Impact Report for the Redevelopment Plan, and all evidence and testimony for and against the proposed Redevelopment Plan. The Board hereby adopts written findings to the extent required by the Community Redevelopment Law as set forth in this Ordinance.

Pursuant to Sections 33205 and 33128 of the Community Redevelopment Law, the Agency may delegate to the City's Planning Department certain administration of the development controls over the Project Area set forth in the Redevelopment Plan. Consistent with this authority, on January 25, 2005, the Agency's Commission, pursuant to Resolution No. 16-2005, approved a Project Delegation Agreement with the City's Planning Department, and on January 27, 2005, the City's Planning Department's Commission, pursuant to Resolution No. 16934, approved the Delegation Agreement.

1	Agreement") with the Agency to allow the Agency to acquire such State-Owned Parcels for	
2	disposition and development in accordance with the Redevelopment Plan. In order to comply	
3	with the requirement that all gross sales proceeds and a portion of tax increments from such	
4	State-Owned Parcels are paid to the TJPA for the construction of the Transbay Terminal, the	
5	City and the TJPA propose to enter into a Tax Increment Allocation and Sales Proceeds	
6	Pledge Agreement (the "Pledge Agreement"). A copy of the Cooperative Agreement, the form	
7	of the Option Agreement, and the form of the Pledge Agreement are on file with the Clerk of	
8	the Board of Supervisors in File No, and each agreement is incorporated herein	
9	by reference as if fully set forth.	
10	K. On February, 2005, the Planning Department issued a letter finding that the	
11	real-property transactions contemplated in the aforementioned Option Agreement are	
12	consistent with the General Plan as proposed for amendment and in conformity with the	
13	Priority Policies of Section 101.1 of the Planning Code. A copy of the Planning Department	
14	letter is on file with the Clerk of the Board of Supervisors in File No and is	
15	incorporated herein by reference as though fully set forth. This Board, for the reasons	
16	specified in the aforementioned letter, adopts as its own the findings of the Planning	
17	Department that said transactions are consistent with the General Plan and in conformity with	
18	Planning Code Section 101.1.	
19	Section 2. PURPOSES AND INTENT. The purposes and intent of the Board of	
20	Supervisors with respect to this Ordinance are to adopt the Redevelopment Plan <u>as</u>	
21	amended, in accordance with the Community Redevelopment Law and to achieve the	
22	objectives for redevelopment of the Project Area specified in the Redevelopment Plan.	
23	Section 3. By this reference, the Redevelopment Plan, as amended, a copy of which	
24	is on file with the Clerk of the Board of Supervisors under File No. <u>050184</u> , is	

incorporated in and made a part of this Ordinance with the same force and effect as though set forth fully herein.

- Section 4. FURTHER FINDINGS AND DETERMINATIONS UNDER THE COMMUNITY REDEVELOPMENT LAW. The Board of Supervisors hereby further finds, determines and declares, based on the record before it, including but not limited to information contained in the Report on the Redevelopment Plan, that:
- A. The Project Area, which is the subject of the Redevelopment Plan, is a blighted area (as described in the Report on the Plan), the redevelopment of which is necessary to effectuate the public purposes declared in the Community Redevelopment Law.
- B. The Redevelopment Plan will redevelop the Project Area as set forth in the Report on the Redevelopment Plan in conformity with the Community Redevelopment Law and is in the interests of the public peace, health, safety, and welfare.
- C. The adoption and carrying out of the Redevelopment Plan is economically sound and feasible as described in the Report on the Redevelopment Plan.
- D. For the reasons set forth in Section 1F of this Ordinance, the Redevelopment Plan, once effective, will be consistent with the General Plan of the City and County of San Francisco, as amended, including, but not limited to, the housing element of the General Plan, which substantially complies with the requirements of Article 10.6 (commencing with Section 65580) of Chapter 3 of Division 1 of Title 7 of the California Government Code and other applicable requirements of law, and is consistent with the eight Priority Policies in City Planning Code Section 101.1.
- E. The carrying out of the Redevelopment Plan will promote the public peace, health, safety and welfare of the community and effectuate the purposes and policies of the

Community Redevelopment Law as generally described in the Report on the Redevelopment Plan.

- F. The condemnation of real property, to the extent provided for in the Redevelopment Plan may be necessary for the execution of the Redevelopment Plan. Some residential property may be the subject of eminent domain actions, but a substantial number of low- or moderate-income persons do not reside in the Project Area. Adequate provisions have been made for payment for property to be so acquired as provided by law.
- G. There are no public projects identified in the Redevelopment Plan that will displace a substantial number of low- or moderate-income persons. The Agency has a feasible method or plan for the relocation of families and persons displaced from the Project Area, if the Redevelopment Plan results in the temporary or permanent displacement of any occupants of housing facilities in the Project Area.
- H. There are, or shall be provided, in the Project Area or in other areas not generally less desirable in regard to public utilities and public and commercial facilities and at rents or prices within the financial means of the families and persons displaced from the Project Area, decent, safe, and sanitary dwellings equal in number to the number of and available to the displaced families and persons and reasonably accessible to their places of employment.
- I. Families and persons shall not be displaced prior to the adoption of a relocation plan pursuant to Sections 33411 and 33411.1 of the California Health and Safety Code.

 Dwelling units housing persons and families of low or moderate income shall not be removed or destroyed prior to the adoption of a replacement housing plan pursuant to Sections 33334.5, 33413, and 33413.5 of the California Health and Safety Code.
 - J. There are no non-contiguous areas in the Project Area.

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- k. The Project Area includes lands, buildings and improvements which are not individually detrimental to the public health, safety or welfare but which are necessary for the effective redevelopment of the Project Area. All areas included in the Project Area are necessary for effective redevelopment of the Project Area, and no areas in the Project Area are included solely for the purpose of obtaining an allocation of tax increment revenues from the Project Area pursuant Section 33670 of the California Health and Safety Code without other substantial justification for its inclusion.
- The elimination of blight and the redevelopment of the Project Area could not reasonably be expected to be accomplished by private enterprise acting alone without the aid and assistance of the Agency.
- Μ. The Project Area is predominantly urbanized, as defined by California Health and Safety Code Section 33320.1(b).
- N. The time limitation and the limitation on the number of dollars to be allocated to the Agency that are contained in the Redevelopment Plan are reasonably related to the proposed projects to be implemented in the Project Area and to the ability of the Agency to eliminate blight within the Project Area.
- Ο. This Board of Supervisors is satisfied that permanent housing facilities will be available within three (3) years from the time occupants of the Project Area are displaced and that, pending the development of the facilities, there will be available to the displaced occupants adequate temporary housing facilities at rents comparable to those in the community at the time of their displacement.
- Pursuant to Sections 33445 and 33679 of the California Health and Safety Code, and as further detailed in the Report on the Redevelopment Plan: (1) the estimated Agency obligation for the tax increment revenue dedicated to the Transbay Terminal Project is

Transbay Terminal Project is available; and (4) the use of Agency funds to construct the Transbay Terminal Project will assist in the elimination of blighting conditions in the Project Area, specifically, the elimination of a dilapidated terminal building which will be replaced by the Transbay Terminal Project. The Transbay Terminal Project will help to revitalize the Project Area and stimulate private investment. The Transbay Terminal Project is a public benefit and a central part of the Redevelopment Plan.

Section 5. Pursuant to Section 33365 of the California Health and Safety Code, the

\$178.2 million (in constant FY 2004/05 dollars); (2) the Transbay Terminal Project is of benefit

to the Project Area; (3) no other reasonable means of financing the construction of the

Section 5. Pursuant to Section 33365 of the California Health and Safety Code, the Board of Supervisors hereby approves and adopts the Redevelopment Plan, as amended, as the official Redevelopment Plan for the Project Area.

Section 6. The Clerk of the Board of Supervisors shall without delay (1) transmit a copy of this Ordinance to the Agency pursuant to California Health and Safety Code Section 33372, whereupon the Agency shall be vested with the responsibility for carrying out the Redevelopment Plan, (2) record or ensure that the Agency records a description of the Project Area and a certified copy of this Ordinance pursuant to California Health and Safety Sections 33373, and (3) transmit, by certified mail, return receipt requested, a copy of this Ordinance, together with a copy of the Redevelopment Plan, which contains a legal description of the Project Area and a map indicating the boundaries of the Project Area, to the Controller, the Tax Assessor, the State Board of Equalization and the governing body of all taxing agencies in the Project Area pursuant to California Health and Safety Code Sections 33375 and 33670.

Section 7. In accordance with Sections 33220, 33343, 33344 and 33370 of the Community Redevelopment Law, the Board of Supervisors declares its intent to undertake

and complete actions and proceedings necessary to be carried out by the City under the Redevelopment Plan and related Plan Documents (as defined in the Redevelopment Plan) and authorizes and urges the Mayor and other applicable officers, commissions and employees of the City to take any and all steps as they or any of them deem necessary or appropriate, in consultation with the City Attorney, to cooperate with the Agency in the implementation of the Redevelopment Plan and to effectuate the purposes and intent of this Ordinance, such determination to be conclusively evidenced by the execution and delivery by such person or persons of any such documents. Such steps shall include, but not be limited to (i) the execution and delivery of any and all agreements, notices, consents and other instruments or documents (including, without limitation, execution by the Mayor, or the Mayor's designee, of any agreements to extend any applicable statutes of limitation) and (ii) the institution and completion of proceedings for the closing, vacating, opening, acceptance of dedication and other necessary modifications of public streets, sidewalks, street layout and other rights of way in the Project Area.

Section 8. The Board of Supervisors hereby approves and the Mayor and the Controller are hereby authorized and urged to execute the Pledge Agreement.

Section 9. The Board of Supervisors hereby approves and the Director of Property is hereby authorized and urged to execute the Option Agreement.

Section 10. The Board of Supervisors authorizes and urges the Mayor, the Controller, the Director of Property, and any other officers, agents and employees of the City to take any and all steps (including, but not limited to, the execution and delivery of any and all agreements, notices, consents and other instruments or documents, including, without limitation, any agreements to extend any applicable statues of limitation) as they or any of them deem necessary or appropriate, in consultation with the City Attorney, in order to

1	consummate the Pledge Agreement and/or the Option Agreement in accordance with this
2	Ordinance, or to otherwise effectuate the purpose and intent of this Ordinance, such
3	determination to be conclusively evidenced by the execution and delivery by such person or
4	persons of any such documents.
5	Section 11. The approval under this Ordinance shall take effect upon the effective
6	date of the amendments to the General Plan approved under Board of Supervisors Ordinance
7	No, a copy of which is on file with the Clerk of the Board of Supervisors in
8	File No. <u>050181</u> and is incorporated herein by reference as if fully set forth.
9	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
0	DENVIO 3. FIERREITA, Ony Automey
1	By: Seld. Matton
2	DONNELL W. CHOY Deputy City Attorney
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BOARD OF SUPERVISORS



City and County of San Francisco

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Tails

Ordinance

File Number:

050184

Date Passed:

Ordinance approving and adopting the Redevelopment Plan for the Transbay Redevelopment Project area; adopting findings pursuant to the California Environmental Quality Act; adopting findings that the Redevelopment Plan is consistent with the City's General Plan and Eight Priority Policies of City Planning Code Section 101.1; adopting other findings pursuant to the California Community Redevelopment Law; authorizing official acts in furtherance of this ordinance.

March 29, 2005 Board of Supervisors — CONTINUED

Ayes: 9 - Alioto-Pier, Ammiano, Dufty, Elsbernd, Ma, Maxwell, McGoldrick,

Mirkarimi, Peskin

Excused: 2 - Daly, Sandoval

April 5, 2005 Board of Supervisors — CONTINUED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell,

McGoldrick, Mirkarimi, Peskin, Sandoval

May 10, 2005 Board of Supervisors -- CONTINUED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell,

McGoldrick, Mirkarimi, Peskin, Sandoval

June 14, 2005 Board of Supervisors — AMENDED, AN AMENDMENT OF THE WHOLE

BEARING NEW TITLE

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell,

McGoldrick, Mirkarimi, Peskin, Sandoval

June 14, 2005 Board of Supervisors — PASSED ON FIRST READING AS AMENDED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell,

McGoldrick, Mirkarimi, Peskin, Sandoval

June 21, 2005 Board of Supervisors — FINALLY PASSED

Ayes: 7 - Alioto-Pier, Ammiano, Dufty, Elsbernd, Mirkarimi, Peskin, Sandoval

Absent: 3 - Daly, Ma, McGoldrick

Excused: 1 - Maxwell

File No. 050184

I hereby certify that the foregoing Ordinance was FINALLY PASSED on June 21, 2005 by the Board of Supervisors of the City and County of San Francisco.

JUN 23 2005

Date Approved

Gloria L. Young Clerk of the Board

Mayor Gavin Newsom

[Transbay Redevelopment Project - Tax Increment Allocation and Sales Proceeds Pledge Agreement and an Option Agreement.]

Ordinance approving a Tax Increment Allocation and Sales Proceeds Pledge
Agreement and an Option Agreement for the Transbay Redevelopment Project Area
between the City and County of San Francisco, the Transbay Joint Powers Authority
and the Redevelopment Agency of the City and County of San Francisco; making
environmental findings and findings of consistency with the City's General Plan and
the Eight Priority Policies of City Planning Code Section 101.1; authorizing other steps
to implement the Transbay Redevelopment Plan; and adopting other findings pursuant
to the California Community Redevelopment Law, including findings pursuant to
Sections 33445 and 33679.

Note:

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough italies Times New Roman</u>. Board amendment additions are <u>double underlined</u>. Board amendment deletions are <u>strikethrough normal</u>.

Be it ordained by the People of the City and County of San Francisco: Section 1. Findings.

(a) On June 21, 2005, this Board, in Ordinance No. 124-05 (the "Plan Ordinance"), adopted the Redevelopment Plan for the Transbay Redevelopment Project Area (the "Redevelopment Plan") solely for the purpose of establishing a base year for tax increment financing, but did not otherwise authorize the implementation of the Redevelopment Plan in accordance with the California Superior Court's order in Myers Natoma Venture, LLC v. City and County of San Francisco, et al (No. CPF 04-504-363, May 26, 2005), which had stayed implementation of the Redevelopment Plan. Said Ordinance is on file with the Clerk of the Board of Supervisors in File No.

- (b) On November 10, 2005, the California Court of Appeal, in <u>City and County of San Francisco</u>, et al. v. The Superior Court of San Francisco County, No. A110296, reversed and vacated the above-referenced Superior Court's judgment.
- (c) This Board may now take additional actions to allow implementation of the Redevelopment Plan adopted by the Plan Ordinance.
- (d) The Redevelopment Plan establishes a redevelopment project area for an approximately 40-acre area generally bounded by Mission Street in the north, Main Street in the east, Folsom Street in the south, and Second Street in the west.
- (e) The Redevelopment Plan's objectives are to: (1) redevelop over 12 acres of vacant land as high-density, transit-oriented residential projects; (2) construct approximately 3,400 housing units of which approximately 1,200 would be affordable to very low- to moderate-income households; (3) implement Development Controls and Design Guidelines to ensure that new development provides a high-quality, livable community; (4) create streetscape and public open space improvements throughout the new project area; and (5) promote the construction of a new Transbay Transit Center and Caltrain Downtown Extension and access ramps (collectively, the "Project") as a multi-modal transit facility.
- (f) In connection with the Board's adoption of the Redevelopment Plan and pursuant to Section 33352 of the California Health and Safety Code (part of the Community Redevelopment Law), the Agency prepared and submitted to the Clerk of the Board (i) a Report on the Redevelopment Plan (the "Report on the Redevelopment Plan") and (ii) a Summary of Public Benefit Findings Pursuant to California Health and Safety Code Sections 33445 and 33679 (the "Summary"). The Report on the Redevelopment Plan and the Summary have been made available to the public before the date of the hearing on this Ordinance and are on file with the Clerk of the Board of Supervisors in File No.

- (g) The City intends to aid and cooperate with the Redevelopment Agency of the City and County of San Francisco (the "Agency") to undertake and complete proceedings and actions necessary to be carried out by the City under the provisions of the Redevelopment Plan pursuant to California Health and Safety Code Sections 33220, 33343, 33344 and 33370, part of the California Community Redevelopment Law.
- (h) On July 8, 2003, this Board adopted Resolution No. 441-03, a copy of which is on file with the Clerk of the Board of Supervisors in File No. 030997 and is incorporated herein by reference, and authorized the Mayor and officers of the City to execute a Cooperative Agreement dated July 11, 2003 (the "Cooperative Agreement"), amongst the State of California acting by and through its Department of Transportation (the "State"), the City, and the Transbay Joint Powers Authority (the "TJPA").
- (i) The Cooperative Agreement assists the local and regional authorities that are members of the TJPA in their efforts to construct the Project by transferring specified parcels owned by the State (the "State-Owned Parcels") to the City and the TJPA and also requires, among other things, that all gross sales proceeds and a portion of tax increment revenues from the State-Owned Parcels (the "Net Tax Increment" as defined in the Cooperative Agreement) are to be paid to the TJPA for the construction of the Project.
- Gross Sales Proceeds (as defined in the Cooperative Agreement) and Net Tax Increment associated with the sale and development of the State-Owned Parcels to the TJPA for the construction costs of the Project, the City, the Agency, and the TJPA propose to enter into a Tax Increment Allocation and Sales Proceeds Pledge Agreement that pledges the payment of Net Tax Increment and Gross Sales Proceeds from the sale of the State-Owned Parcels (the "Pledge Agreement"). The Pledge Agreement is on file with the Clerk of the Board of Supervisors in File No.

- (k) In accordance with California Health and Safety Code Section 33679: (1) a notice of a public hearing has been published in the San Francisco Examiner, a newspaper of general circulation, during the two successive weeks preceding the public hearing on the proposed Tax Increment and Sales Proceeds Pledge Agreement; and (2) the Summary, which contains information justifying the use of tax increment (including (a) the estimate of tax increment revenues proposed to be used to pay for construction of the Project, (b) the facts supporting the determination required under California Health and Safety Code Section 33445, and (c) the redevelopment purposes for which the tax increment revenues are being used to pay for the construction of Transbay Terminal Project) has been made available for public review at the time of the first publication of the notice of the public hearing. A copy of said notice is on file with the Clerk of the Board of Supervisors in File No.
- (I) To facilitate the sale and development of those State-Owned Parcels that are not needed for the Project, the City and the TJPA propose to enter into an Option Agreement with the Agency (the "Option Agreement") whereby the Agency will acquire such State-Owned Parcels for disposition, subject to final approval by this Board, and development consistent with the Redevelopment Plan. The Option Agreement is on file with the Clerk of the Board of Supervisors in File No. OSOIS and is incorporated herein by reference.
- (m) On December 9, 2004, the Planning Commission conducted a duly noticed public hearing on conformance of the Transbay Redevelopment Plan and related implementing documents with the General Plan. Following such hearing, the Planning Commission, in Motion No. 16907, found the Redevelopment Plan and related documents consistent with the General Plan. Said Motion is on file with the Clerk of the Board in File No.

Section 2. General Plan Findings.

The Board of Supervisors adopts, as its own, the findings in Planning Commission Motion No. 16907 that the real estate transactions authorized on the terms and conditions in the Option Agreement are (i) consistent with the General Plan and (ii) in conformity with the Priority Policies of Section 101.1 of the Planning Code.

Section 3. Environmental Findings.

- (a) On September 28, 2004, this Board, in Resolution No. 612-04, adopted findings that various actions related to the Project complied with the California Environmental Quality Act (California Public Resources Code sections 21000 et seq.). Said findings and all documents and materials related to said findings are on file with the Clerk of the Board of Supervisors in File No. 041079 and are incorporated herein by reference. Said findings remain valid for the actions contemplated in this Ordinance and are made part of this Ordinance by reference herein. Said findings also are supplemented by the environmental findings that the Planning Commission, in Motion No. 16905, adopted on December 9, 2004. Said Motion is on file with the Clerk of the Board in
- File No. OSOI 84 and is incorporated herein by reference.
- (b) The Board of Supervisors finds, on the basis of substantial evidence, in light of the whole record, including the California Court of Appeal decision in Case No. A110296 cited above, that (1) no substantial changes to the Transbay Redevelopment Plan and its implementation have occurred that require important revisions to the previously certified Final Environmental Impact Statement/Final Environmental Impact Report (FEIS/FEIR) due to the involvement of new significant environmental effects or a substantial increase in the severity of significant environmental effects discussed in the FEIS/FEIR; (2) no substantial changes have occurred with respect to the circumstances under which the Transbay Redevelopment Plan is to be undertaken which would require major revisions to the previously certified FEIS/FEIR, and (3) no new information of substantial importance has become available since

the certification of the FEIS/FEIR that indicates any of the following: (a) the Transbay Redevelopment Plan will have significant effects not discussed in the FEIS/FEIR, (b) significant environmental effects will be substantially more severe than previously discussed in the FEIS/FEIR, (c) mitigation measures or alternatives previously found not feasible which would reduce one or more significant effects have become feasible, or (d) mitigation measures or alternatives which are considerably different from those in the FEIS/FEIR would substantially reduce one or more significant effects of the Transbay Redevelopment Plan on the environment.

Section 4. Community Redevelopment Law Findings.

The Board of Supervisors finds that pursuant to Sections 33445 and 33679 of the California Health and Safety Code and as further detailed in the Summary, the Report on the Redevelopment Plan, and other matters in the record before it: (1) the Project will help to revitalize the Redevelopment Plan Area and stimulate private investment; (2) the Project is a public benefit, is a central part of the Redevelopment Plan, and will particularly benefit the Redevelopment Plan Area; (3) the estimated Agency obligation for the tax increment revenue that is pledged by the proposed Tax Increment Allocation and Sales Proceeds Pledge Agreement to the Project is \$231 million (in constant FY 2005/06 dollars); (4) no other reasonable means of financing the Project is available; and (5) the use of Agency funds to construct the Project will assist in the elimination of blight in the Redevelopment Plan Area, specifically, a dilapidated terminal building, which will be replaced by the Project.

Section 5. Additional Actions and Approvals.

(a) In accordance with Sections 33220, 33343, 33344, 33370, and 33374 of the Community Redevelopment Law, the Board of Supervisors reaffirms its intent, as originally expressed in the Redevelopment Plan Ordinance, to undertake and complete actions and proceedings necessary to be carried out by the City under the Redevelopment Plan and

related Plan Documents (as defined in the Redevelopment Plan), including but not limited to ensuring that the Department of Building Inspection advises all applicants for building permits in the Project Area, for a period of two years after adoption of the Redevelopment Plan, that the site for which a building permit is sought is within a redevelopment project area.

- (b) The Board hereby adopts and approves the Tax Increment and Sales Proceeds
 Pledge Agreement and authorizes the Mayor and the Controller to execute said Agreement.
- (c) The Board hereby adopts and approves the Option Agreement and authorizes the Director of Property to execute said Option Agreement.
- (d) The Board of Supervisors also authorizes and urges the Mayor and other applicable officers, commissions, and employees of the City to take any and all steps as they or any of them deem necessary or appropriate, in consultation with the City Attorney, in order to cooperate with the Agency in the implementation of the Redevelopment Plan and to effectuate the purposes and intent of the Redevelopment Plan and this Ordinance, including, but not limited to (i) the execution and delivery of any and all agreements, notices, consents and other instruments or documents (including execution by the Mayor, or the Mayor's designee, of any agreements to extend any applicable statutes of limitation) and (ii) the institution and completion of proceedings for the closing, vacating, opening, acceptance of dedication and other necessary modifications of public streets, sidewalks, street layout and other rights-of-way in the Transbay Redevelopment Project Area.
- (e) The Board directs the Clerk to transmit a copy of this Ordinance to the Agency, which is vested with the responsibility for carrying out the Redevelopment Plan.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

DONNELL W. CHOY Deputy City Attorney



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number:

060347

Date Passed:

Ordinance approving a Tax Increment Allocation and Sales Proceeds Pledge Agreement and an Option Agreement for the Transbay Redevelopment Project Area between the City and County of San Francisco, the Transbay Joint Powers Authority and the Redevelopment Agency of the City and County of San Francisco; making environmental findings and findings of consistency with the City's General Plan and the Eight Priority Policies of City Planning Code Section 101.1; authorizing other steps to implement the Transbay Redevelopment Plan; and adopting other findings pursuant to the California Community Redevelopment Law, including findings pursuant to Sections 33445 and 33679.

May 2, 2006 Board of Supervisors — PASSED ON FIRST READING

Ayes: 10 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, McGoldrick,

Mirkarimi, Peskin, Sandoval

Excused: 1 - Maxwell

May 9, 2006 Board of Supervisors — FINALLY PASSED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell,

McGoldrick, Mirkarimi, Peskin, Sandoval

File No. 060347

I hereby certify that the foregoing Ordinance was FINALLY PASSED on May 9, 2006 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young

Clerk of the Board

Mayor Gavin Newsom

5/19/06

Date Approved

SUBSTITUTED 6/2/2015 ORDINANCE NO. 84-15

FILE NO.150435

Ordinance approving a minor amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area to provide bulk limits for general office buildings in Zone One; and making findings under the California Environmental Quality Act, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

[Redevelopment Plan Amendment - Transbay Redevelopment Project Area]

NOTE: Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in <u>single-underline italics Times New Roman font</u>.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code

subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. **Findings**. The Board of Supervisors of the City and County of San Francisco (the "Board of Supervisors" or "Board") makes the following findings, determinations, and declarations, based on the record before it, including but not limited to, information contained in the Report to the Board of Supervisors on the Minor Amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area ("Report to the Board"), dated March 31, 2015, and on file with the Clerk of the Board in File No. 150435.

(a) The San Francisco Redevelopment Agency approved the Redevelopment Plan for the Transbay Redevelopment Project Area (the "Redevelopment Plan") by Resolutions No. 19-2005 (January 25, 2005) and No. 95-2005 (June 7, 2005). Copies of these resolutions are on file with the Clerk of the Board in File No. 050184.

- (b) The Board of Supervisors approved the Redevelopment Plan by Ordinances No. 124-05 (June 21, 2005) and No. 99-06 (May 9, 2006). Copies of these ordinances are on file with the Clerk of the Board in File Nos. 050184 and 060347 respectively.
- (c) On February 1, 2012, the former San Francisco Redevelopment Agency ("Former Agency") was dissolved pursuant to the provisions of California State Assembly Bill No. 1X 26 (Chapter 5, California Statutes of 2011-12, First Extraordinary Session) ("AB 26") that were upheld by the California Supreme Court in *California Redevelopment Association v. Matosantos*, 53 Cal.4th 231 (2011). On June 27, 2012, AB 26 was amended in part by California State Assembly Bill No. 1484 (Chapter 26, California Statutes of 2011-12) ("AB 1484"). Together, AB 26 and AB 1484 are primarily codified in Sections 34161 et seq. of the California Health and Safety Code, as amended from time to time, and are referred to as the "Redevelopment Dissolution Law".
- (d) Pursuant to the Redevelopment Dissolution Law, all of the Former Agency's assets, other than housing assets, and obligations were transferred to the Office of Community Investment and Infrastructure, as the Successor Agency to the Former Agency ("OCII" or "Successor Agency"). Some of the Former Agency's housing assets were transferred to the City, acting by and through the Mayor's Office of Housing and Community Development.
- (e) Subsequent to the adoption of AB 1484, on October 2, 2012, the Board of Supervisors, acting as the legislative body of the Successor Agency, adopted Ordinance No. 215-12, which, among other matters, delegated to the Successor Agency Commission, commonly known as the Commission on Community Investment and Infrastructure, the authority to (1) act in the place of the Redevelopment Commission to, among other matters, implement, modify, enforce, and complete the Former Agency's enforceable obligations; (2) approve all contracts and actions related to the assets transferred to or retained by the

Successor Agency, including, without limitation, the authority to exercise land use, development, and design approval, consistent with the applicable enforceable obligations; and (3) take any action that the Redevelopment Dissolution Law requires or authorizes on behalf of the Successor Agency and any other action that the Successor Agency Commission deems appropriate, consistent with the Redevelopment Dissolution Law, to comply with such obligations. A copy of this ordinance is on file with the Clerk of the Board in File No. 120892.

- (f) The Board of Supervisors' delegation to the Successor Agency Commission includes authority to exercise land use, development, and design approvals for the Transbay Redevelopment Project Area ("Project Area") and to approve amendments to the Redevelopment Plan as allowed under California Community Redevelopment Law (California Health and Safety Code Section 33000 et seq.) ("CRL" or "Redevelopment Law") and subject to adoption of such plan amendments by the Board of Supervisors.
- (g) For minor plan amendments, Sections 33450-33458 of the CRL sets forth a simplified amendment process. This process includes a publicly noticed hearing of the Successor Agency Commission; environmental review to the extent required; adoption of the minor amendment by the Successor Agency Commission after the public hearing; preparation of a report to the legislative body; referral of the amendment to the Planning Commission, if warranted; a publicly noticed hearing of the legislative body; and a legislative body consideration after its hearing. CRL Sections 33352 and 33457.1 further require the preparation of a report to the legislative body regarding the plan amendment in order to provide relevant background information in support of the need purpose and impacts of the plan amendment.
- (h) The Redevelopment Plan establishes the land use controls for the Project Area and divides the Project Area into two subareas. Zone One is generally bounded by Harrison or Folsom Street on the south; Clementina, Tehama, or Natoma Street on the north; Main or

Spear Street on the east; and Second or Ecker Street on the west. In Zone 1 the Redevelopment Plan defines the land uses. Zone One is intended to be developed with predominantly residential uses; however, the Redevelopment Plan authorizes general office uses on specific sites within this Zone. Zone Two is generally bounded by Harrison, Clementina, Tehama, or Natoma Street on the south; Minna or Mission Street on the north; Main Street on the east; and Second Street on the west. In Zone 2 the San Francisco Planning Code applies.

- (i) The Redevelopment Plan and ancillary land use controls, including the Development Controls and Design Guidelines for the Transbay Redevelopment Project ("Development Controls"), already authorize the development of general office uses on specific sites in Zone One. Specifically, Section 3.3.1 of the Redevelopment Plan expressly authorizes the development of general office uses within Zone One in areas (1) north of Howard Street, and (2) north of Folsom Street and west of Ecker Street, which together comprise a small area of Zone One, limited to portions of two City blocks, i.e. Blocks 5 and 10.
- (j) A modification to general office development controls under the Redevelopment Plan would not have an actual effect on Block 10. The Transbay Redevelopment Project Area Streetscape and Open Space Concept Plan specifies that the western portion of Block 10 (Assessor's Block 3736, Lot 018) must be developed as open space. The eastern portion of Block 10 (Assessor's Block 3736, Lot 156) is already developed with an office use with a height limit of 85 feet under the Redevelopment Plan.
- (k) The Development Controls implement the Redevelopment Plan's authorization for the development of general office uses within Zone One and provide additional guidance for the office development of Block 5, which is generally bounded by Howard Street on the south, Natoma Street on the north, Main Street on the east, and Beale Street on the west. The Development Controls anticipate that in the event a commercial land use alternative is applied

to Block 5, ". . . the development density shall be that of the downtown commercial C-3-O district in the Planning Code." However, the Redevelopment Plan contains language imposing inappropriate bulk limits on commercial development in Block 5.

- (I) As set forth more fully in subsection (o) below, the Successor Agency Commission recommends approval of a proposed minor amendment to the Redevelopment Plan (the "Plan Amendment" or "Minor Plan Amendment"), which would provide that the maximum floor plate sizes for general office buildings in Zone One shall be consistent with the bulk limits permitted by Sections 270 (Bulk Limits: Measurement) and 272 (Bulk Limits: Special Exceptions in C-3 Districts) of the Planning Code, as amended from time to time, for development within the C-3-O ("Downtown Office") District. Thus, the Minor Amendment makes no substantial change in the authorized land uses under the Redevelopment Plan.
- (m) In accordance with Sections 33352 and 33457.1 of the CRL, the Successor Agency has prepared a Report to the Board and made it available to the public on or before the date of the notice of the public hearing, held in accordance with Section 33452, on this ordinance approving the Minor Plan Amendment; said hearing is referenced in subsection (o) below.
- (n) General Plan and Planning Code Section 101.1 Findings. The Successor Agency transmitted the Plan Amendment to the Planning Department for the Planning Department's recommendation concerning the conformity of the Plan Amendment with the General Plan. In a letter dated May 28, 2015, the Planning Department found that the Plan Amendment is, on balance, consistent with the General Plan and in conformity with the priority policies in Planning Code Section 101.1. A copy of this letter is on file with the Clerk of the Board in File No. 150435 and incorporated herein by reference. This Board adopts as its own the findings of the Planning Department that the Plan Amendment is, on balance, consistent with the General Plan and in conformity with Planning Code Section 101.1.

- (o) Successor Agency Commission Action. On April 7, 2015, after holding a duly noticed public hearing in accordance with CRL Section 33452, the Successor Agency Commission, in Resolution Nos. 18-2015 and 19-2015, approved the Report to the Board and made certain findings. It determined, consistent with its authority under Redevelopment Dissolution Law, that a minor amendment to the Redevelopment Plan providing that the maximum floor plate sizes for general office buildings in Zone One be consistent with the bulk limits permitted by Sections 270 (Bulk Limits: Measurement) and 272 (Bulk Limits: Special Exceptions in C-3 Districts) of the Planning Code, as amended from time to time, for development within the C-3-O District ("Downtown Office") is necessary and desirable for implementation of the Redevelopment Plan. The Successor Agency also adopted the Minor Plan Amendment. The Successor Agency has transmitted to the Board of Supervisors certified copies of these Resolutions and attached its Report to Board. Copies of these documents are on file with the Clerk of the Board in File No. 150435 and are incorporated herein by reference.
- (p) The Board of Supervisors held a public hearing on June 9, 2015, on the adoption of the Minor Plan Amendment. The hearing has been closed. Notice of such hearing was published in a newspaper of general circulation in the City once per week for three successive weeks prior to the date of such hearing in accordance with Redevelopment Law Section 33452. At such hearing the Board considered the report and recommendations of the Successor Agency Commission, the Planning Department's letter, the Final Environmental Impact Statement/Environmental Impact Report for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project ("FEIS/EIR"), and all evidence and testimony regarding the Plan Amendment. The Board hereby adopts findings to the extent required by the CRL as set forth in this Section 1.
 - (q) California Environmental Quality Act Findings.

- (1) The Board of Supervisors, in Motion No. 04-67, affirmed the certification under the California Environmental Quality Act ("CEQA") of the FEIS/EIR. Subsequently, the Board, in Resolution No. 612-04, adopted CEQA findings that various actions related to the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project complied with CEQA. As part of this action, the Board imposed mitigation measures, rejected alternatives, adopted a statement of overriding benefits, and approved a mitigation monitoring and reporting program. Also, the Board, in Ordinance Nos. 124-05 and 99-06, adopted additional CEQA findings. The FEIS/EIR expressly contemplated development of commercial office and hotel uses within the Project Area, including up to 848,435 square feet of mixed-use office and retail development on Block 5 of Zone One. The Board motion, resolution, and ordinances are on file with the Clerk of the Board in File Nos. 040629, 041079, 050184, and 060347 respectively and are incorporated herein by reference.
- (2) The Successor Agency has reviewed the FEIS/EIR and the Minor Plan Amendment and determined that development resulting from the Minor Plan Amendment requires no additional environmental review pursuant to State CEQA Guidelines Sections 15180, 15168, 15162, and 15163. All environmental effects of the Minor Plan Amendment have been considered and analyzed in the prior FEIS/EIR and subsequent FEIS/EIR Addenda Nos. 1-6. These documents and supporting administrative record data are on file with the Successor Agency in its offices at 1 So. Van Ness Avenue, San Francisco, 94102, and are incorporated herein by reference.
- (3) The CEQA findings and statement of overriding considerations adopted in accordance with CEQA by this Board as set forth above remain adequate, accurate, and objective.
- (4) The Board has reviewed and considered the CEQA findings that it previously adopted. It also reviewed and considered the CEQA findings contained in

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Successor Agency Resolution Nos. 18-2015 and 19-2015, and hereby adopts those additional CEQA findings as its own. The Board additionally finds that: (A) implementation of the Plan Amendment does not require revisions to the FEIS/EIR due to involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (B) no substantial changes have occurred with respect to the circumstances under which the project analyzed in the FEIS/EIR will be undertaken that would require major revisions to the FEIS/EIR due to the involvement of new significant environmental effects, or a substantial increase in the severity of effects identified in the FEIS/EIR; and (C) no new information of substantial importance to the project analyzed in the FEIS/EIR has become available that would indicate that (i) the Plan Amendment will have significant effects not discussed in the FEIS/EIR; (ii) significant environmental effects will be substantially more severe; (iii) mitigation measures or alternatives found not feasible that would reduce one or more significant effects have become feasible; or (iv) mitigation measures or alternatives that are considerably different from those in the FEIS/EIR will substantially reduce one or more significant effects on the environment. Copies of the abovementioned resolutions are on file with the Clerk of the Board in File No. 150435.

Section 2. **Purpose and Intent**. The purpose and intent of the Board of Supervisors with respect to the Plan Amendment is to make general office development within Zone One subject to bulk limits permitted by Sections 270 (Bulk Limits: Measurement) and 272 (Bulk Limits: Special Exceptions in C-3 Districts) of the Planning Code, as amended from time to time, for development within the C-3-O ("Downtown Office") Zoning District.

Section 3. **Plan Incorporation by Reference**. The Redevelopment Plan as amended by this ordinance is incorporated in and made a part of this ordinance by this reference with the same force and effect as though set forth fully in this ordinance.

Section 4. Redevelopment Plan Amendment.

(a) Section 3.5.2 of the Redevelopment Plan is hereby amended to read as follows:

The Zone One Plan Map and the table and text below illustrate the heights and floor plate sizes permitted for <u>residential</u> buildings in Zone One.

Maximum Floor Plates for Residential Buildings

	Maximum Floor Plate
Building Height (feet)	Size (square feet)
85-250	7,500
251-300	10,000
301-350	10,500
351-400	11,000
401-450	11,500
451-500	12,000
501-550	13,000

For <u>residential</u> towers above 500 feet in total height, the average floor plate size of the portion of the tower above 350 feet must not exceed 12,000 square feet. Below 85 feet, no bulk controls will apply.

The bulk controls <u>for residential buildings</u> prescribed in this section have been carefully considered in relation to the objectives and policies for Zone One of the Project Area. The

maximum average floor plate size above 350 feet for residential towers with heights of 501-550 feet has been written to conform to the San Francisco Downtown Area Plan. There may be some exceptional cases in which the maximum average floor plate above 350 feet for residential towers with heights of 501-550 feet could be permitted to be exceeded. The Successor Agency Commission may approve exceptions to this control provided that the project sponsors demonstrate that all of the design guidelines for *residential* towers in the Development Controls and Design Guidelines are incorporated into the tower design. In no case shall residential tower floor plates exceed 13,000 square feet.

For general office buildings in Zone One, the maximum floor plate sizes shall be consistent with the bulk limits permitted by Sections 270 (Bulk Limits: Measurement) and 272 (Bulk Limits: Special Exceptions in C-3 Districts) of the San Francisco Planning Code, as amended from time to time, for the C-3-O District (Downtown Office).

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Section 5. Further Findings and Determinations under Community Redevelopment Law. The Board of Supervisors hereby makes the following findings, determinations, and declarations, based on the record before it, including but not limited to information contained in the Report to the Board.

- (a) The purpose of the Plan Amendment is to facilitate on Block 5 of the Project Area, general office use that is already permitted under the Redevelopment Plan and the Development Controls.
- (b) Although significant improvements have occurred in the Project Area since adoption of the Redevelopment Plan, most of Block 5 remains an undeveloped and blighted area currently used for surface parking and storage. The Plan Amendment will alleviate the adverse physical and economic conditions on Block 5 by maximizing developable square feet, creating an efficient and leasable general office building.

- (c) The Plan Amendment will redevelop the Project Area as set forth in the Report to the Board in conformity with Redevelopment Law and promote the public peace, health, safety, and welfare.
- (d) The adoption and carrying out of the Plan Amendment is economically sound and feasible as described in the Report to the Board. Private enterprise will finance the commercial development on Block 5. The Plan Amendment does not propose any new Successor Agency capital expenditures, involve any new indebtedness or financial obligation of the Successor Agency, or change the Successor Agency's overall method of financing the redevelopment of the Project Area.
- (e) For the reasons set forth in subsection (n) of Section 1 above, the Plan Amendment is consistent with the General Plan of the City and County of San Francisco and in conformity with the priority policies in City Planning Code Section 101.1.
 - (f) The Plan Amendment does not authorize the condemnation of real property.
- (g) The Plan Amendment does not displace any occupants of housing in the Project Area and thus no residential relocation plan is required.
 - (h) There are no non-contiguous areas in the Project Area.
 - (i) The Plan Amendment does not change the boundaries of the Project Area.
- (j) The elimination of blight and redevelopment of the Project Area could not be reasonably expected to be accomplished by private enterprise acting alone without the application of the appropriate land use controls.
- (k) The Project Area is predominantly urbanized, as defined by Redevelopment Law Section 33320.1(b).
- (I) The Plan Amendment changes neither the Redevelopment Plan's time limitation nor its limitation on the number of dollars to be allocated to the Successor Agency.

Section 6. **Official Plan**. As required by Sections 33457.1 and 33367 of the CRL, the Board of Supervisors hereby approves and adopts the Redevelopment Plan, as amended by the Plan Amendment, as the official Redevelopment Plan for the Transbay Redevelopment Project Area. A copy of the Plan is in Clerk of the Board File Nos. 050184, 060347. A copy of the Plan Amendment is in Clerk of the Board File No. 150435. These documents are incorporated herein by reference.

Section 7. **Continued Effect of Previous Ordinances as Amended**. Ordinance Nos. 124-05 and 99-06 remain in full force and effect as amended by this ordinance.

Section 8. **Transmittal of Plan as Amended**. The Clerk of the Board of Supervisors shall (a) transmit a copy of this ordinance to the Successor Agency, whereupon the Successor Agency shall be vested with the responsibility for carrying out the Redevelopment Plan as amended, and (b) record or ensure that the Successor Agency records a notice of the approval and adoption of the Plan Amendment pursuant to this ordinance, containing a statement that the proceedings for the redevelopment of the Project Area pursuant to the Plan Amendment have been instituted under the CRL.

Section 9. Ratification of Prior and Subsequent Acts. All actions heretofore taken by the officers and agents of the City and the Successor Agency Commission in preparing and submitting the Plan Amendment to the Board of Supervisors for review and consideration, as consistent with the documents herein and this ordinance, are hereby ratified and confirmed, and the Board of Supervisors hereby authorizes all subsequent action to be taken by City officials and the Successor Agency Commission consistent with this ordinance. Any such actions are solely intended to further the purposes of the ordinance, and are subject in

all respects to the terms of the ordinance, and any such action cannot increase the risk to the City, or require the City to spend any resources, and within 30 days of the documents approved by this ordinance receiving final approvals, such final documents (showing marked changes, if any) shall be provided to the Clerk of the Board, for inclusion in the official file, together with a brief explanation of any changes from the date of the adoption of this ordinance.

Section 10. Effective Date. In accordance with Sections 33378(b)(2) and 33450 of the CRL, this Ordinance shall become effective 90 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By: Heidi J. Gewertz

Deputy City Attorney n:\spec\as2015\1500440\01019420.docx

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City and County of San Francisco **Tails**

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number:

150435

Date Passed: June 16, 2015

Ordinance approving a minor amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area to provide bulk limits for general office buildings in Zone One; and making findings under the California Environmental Quality Act, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

June 09, 2015 Board of Supervisors - PASSED ON FIRST READING

Ayes: 10 - Avalos, Breed, Campos, Christensen, Cohen, Farrell, Kim, Tang,

Wiener and Yee Absent: 1 - Mar

June 16, 2015 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Breed, Campos, Christensen, Cohen, Farrell, Kim, Mar, Tang,

Wiener and Yee

File No. 150435

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 6/16/2015 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

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NOTE:

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[Redevelopment Plan Amendment - Transbay Redevelopment Project Area - Zone One]

Ordinance approving an amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area to increase the maximum height limit from 300 feet to 400 feet on Block 1 (Assessor's Block No. 3740, Lot Nos. 027, 029, 030, 031, and 032) within Zone One of the Transbay Redevelopment Project Area; and making environmental findings under the California Environmental Quality Act, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

Unchanged Code text and uncodified text are in plain Arial font.

Additions to Code are <u>single-underline italics Times New Roman font</u>;

Deletions to Code are strike-through italies Times New Roman font.

Board amendment additions are double-underlined Arial font;

Board amendment deletions are strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. FINDINGS. The Board of Supervisors of the City and County of San Francisco (the "Board of Supervisors" or "Board") hereby makes the following findings, determinations, and declarations, based on the record before it, including but not limited to information contained in the Report to the Board of Supervisors on the Amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area ("Report to the Board"), dated January 19, 2016, <u>as updated March 21, 2016,</u> and on file with the Clerk of the Board in File No. 160150.

- (a) The San Francisco Redevelopment Agency approved the Redevelopment Plan (the "Redevelopment Plan") for the Transbay Redevelopment Project Area (the "Project Area") by Resolutions No. 19-2005 (January 25, 2005) and No. 95-2005 (June 7, 2005).
- (b) The Board of Supervisors approved the Redevelopment Plan by Ordinances No. 124-05 (June 21, 2005) and No. 99-06 (May 9, 2006).
- (c) On February 1, 2012, California Health and Safety Code Sections 34170 et seq. (the "Redevelopment Dissolution Law") dissolved redevelopment agencies and established successor agencies to fulfill the remaining obligations of the former redevelopment agencies.
- (d) Subsequent to the dissolution of the redevelopment agencies, the Board of Supervisors, acting as the legislative body of the Successor Agency to the San Francisco Redevelopment Agency, adopted Ordinance No. 215-12, which was signed by the Mayor on October 4, 2012, and which transferred the assets (other than housing assets) and obligations of the San Francisco Redevelopment Agency ("Former Agency") to the Office of Community Investment and Infrastructure ("OCII" or "Successor Agency") and some of the housing assets of the Former Agency to the City, acting by and through the Mayor's Office of Housing and Community Development. A copy of this ordinance is on file with the Clerk of the Board in File No. 120898.
- (e) Ordinance No. 215-12 delegated to the Commission of the Successor Agency, commonly known as the Commission on Community Investment and Infrastructure ("CCII"), the authority to (1) act in the place of the Commission of the Former Agency to, among other matters, implement, modify, enforce, and complete the Former Agency's enforceable obligations; (2) approve all contracts and actions related to the assets transferred to or retained by the Successor Agency, including, without limitation, the authority to exercise land use, development, and design approval, consistent with the applicable enforceable obligations; (3) approve amendments to the Redevelopment Plan as allowed under California

Community Redevelopment Law (California Health and Safety Code Section 33000 et seq.) ("CRL" or "Redevelopment Law") and subject to adoption of such plan amendments by the Board of Supervisors; and (4) take any action that the Redevelopment Dissolution Law requires or authorizes on behalf of the Successor Agency and any other action that the CCII deems appropriate, consistent with the Redevelopment Dissolution Law, to comply with such obligations.

- enforceable obligation to ensure that 25% of the residential units developed in the Project Area will be available to low income households and that an additional 10% will be available to moderate income households (the "Transbay Affordable Housing Obligation"). The source of this obligation is Section 5027.1 of the California Public Resources Code, which obligation has been incorporated into the Redevelopment Plan and in the Implementation Agreement, dated as of January 20, 2005, between the Former Agency and the Transbay Joint Powers Authority and has been finally and conclusively determined by the California Department of Finance to be an enforceable obligation under Redevelopment Dissolution Law.
- and divides the Project Area into two subareas. Zone One is generally bounded by Harrison Street or Folsom Street on the south; Clementina Street, Tehama Street, or Natoma Street on the north; Main Street or Spear Street on the east; and Second Street or Ecker Street on the west. In Zone One, OCII maintains the land use review authority and the Redevelopment Plan and Development Controls and Design Guidelines define the land uses, which are predominantly residential. Zone Two is generally bounded by Harrison Street, Clementina Street, Tehama Street, or Natoma Street on the south; Minna Street or Mission Street on the north; Main Street on the east; and Second Street on the west. In Zone Two, the Planning

Department and Planning Commission maintain land use review authority and the San Francisco Planning Code land use controls apply.

- (h) The Redevelopment Plan specifies the land use of Block 1 of Zone One of the Project Area ("Block 1") as Transbay Downtown Residential and provides for a maximum height limit of 300 feet. The Development Controls and Design Guidelines for the Transbay Redevelopment Project ("Development Controls") also specify a Block 1 maximum height limit of 300 feet for a residential tower on a portion of the site.
- (i) Block 1 is an approximately 54,098-square-foot site located on Folsom Street between Main Street and Spear Street in Zone One of the Project Area. It is comprised of Assessor's Block 3740, Lots 027, 029, 030, 031, and 032. Lot 027 (approximately 34,133 square feet) is owned by OCII; the balance of the properties (approximately 19,965 square feet) is held by Block One Property Holder, L.P., an affiliate of Tishman Speyer ("Developer").
- (j) On November 18, 2014, the CCII authorized an Exclusive Negotiations

 Agreement (the "ENA") with the Developer for (a) the sale to Developer of the portion of Block

 1 owned by OCII (Block 3470, Lot 027) and (b) the development of a combined affordable and
 market-rate homeownership project consisting of a residential tower, two residential podium

 buildings, and townhouses surrounding open space on Block 1. The ENA contemplates two
 project alternatives: one with a tower height of 300 feet, as allowed under the Redevelopment

 Plan, and the other with a tower height of 400 feet, that would require the Redevelopment

 Plan Amendment.
- (k) As set forth more fully in Section 1, subparagraph (q) of this ordinance, the CCII recommends approval of a proposed amendment to the Redevelopment Plan (the "Plan Amendment"), which would increase the maximum height limit from 300 feet to 400 feet on Block 1. The Plan Amendment would make no other substantial change to the authorized land uses under the Redevelopment Plan. The CCII recommends the Plan Amendment to

achieve the goals and objectives set for the Redevelopment Plan, including among others, the creation of a community identity and built form that ensure that high-rise buildings reflect high quality architectural and urban design standards, and the creation of housing opportunities that provide a mixture of housing types and sizes to attract a diverse residential population, including families and people of all income levels.

- (I) The CCII also recommends the proposed Plan Amendment because it promotes the expeditious fulfillment of the Transbay Affordable Housing Obligation. The 400-foot development proposal for the site would provide approximately 73 additional housing units on Block 1, for a total of 391 units. Under this proposal, 156 (40%) of the units would be affordable to moderate income households. The 300-foot development proposal for Block 1 would provide approximately 318 total residential units, of which 112 (35%) would be affordable to low and moderate income households.
- (m) Over the past several years, the Transbay Citizens Advisory Committee ("CAC") has reviewed and considered the proposal for development of Block 1 and the Plan Amendment. On January 14, 2016, the CAC voted and recommended approval of the Plan Amendment by the CCII and the Board of Supervisors.
- (n) Sections 33450-33458 of the CRL establish a process to amend a redevelopment plan. This process includes a publicly noticed hearing of the CCII; environmental review to the extent required; adoption of the Plan Amendment by the CCII after the public hearing; preparation of a Report to the Board of Supervisors; referral of the Plan Amendment to the Planning Commission for its report and recommendation; a publicly noticed hearing of the Board of Supervisors and Board of Supervisors consideration after its hearing. Pursuant to Section 33457.1 of the CRL, a proposed amendment to a redevelopment plan requires the preparation and public availability of reports and information

that would otherwise be required for a redevelopment plan adoption "to the extent warranted" by the proposed amendment.

- (o) The Successor Agency has prepared the Report to the Board, which the CCII approved by Resolution No. 1-2016, and has made the Report to the Board available to the public on or before the date of the notice of the public hearing, held in accordance with CRL Section 33454, on this ordinance approving the Plan Amendment; said hearing is referenced in Section 1, subparagraph (p) of this ordinance.
- On January 19, 2016, after holding a duly noticed public hearing in accordance (p) with Redevelopment Law Section 33452, the CCII approved, by Resolution Nos. 1-2016 and 2-2016, the Report to the Board and authorized its transmittal to the Board of Supervisors for its background information in considering the proposed Plan Amendment; referred the Plan Amendment to the Planning Commission for its report and recommendation on the Plan Amendment and its conformance to the General Plan; found and determined that the Plan Amendment is within the scope of the project analyzed by the final environmental impact report for the Transbay Terminal/ Caltrain Downtown Extension/Redevelopment Project ("FEIR") and the eighth addendum to the FEIR prepared by the Successor Agency, in consultation with the San Francisco Planning Department ("Addendum"); approved the Plan Amendment; and recommended the Plan Amendment to the Board of Supervisors for its approval. The Successor Agency has transmitted to the Board of Supervisors certified copies of these Resolutions and attached its Report to the Board. Copies of the Plan Amendment and the CCII's Resolution Nos. 1-2016 and 2-2016, on file with the Clerk of the Board of Supervisors in File No. 160150, are incorporated in this Ordinance by this reference.
- (q) The Successor Agency transmitted the proposed Plan Amendment to the San Francisco Planning Department ("Planning Department") for the report and recommendation of the San Francisco Planning Commission ("Planning Commission") concerning the

conformity of the Plan Amendment with the San Francisco General Plan ("General Plan"). The Planning Department has determined that an amendment to the General Plan would be required to revise Map 5 of the Downtown Area Plan to include a notation stating that the proposed height and bulk district on Block 1 shall be consistent with controls provided in the Redevelopment Plan (the "Downtown Area Plan Amendment"). The Downtown Area Plan Amendment corrects an apparent oversight to Map 5, which excluded certain Zone One parcels from General Plan amendments made at the time the Redevelopment Plan was originally adopted, and will bring the map into conformance with the Redevelopment Plan and the Planning Code. On February 25, 2016, by Resolution No. 19572, the Planning Commission approved the proposed Downtown Area Plan Amendment. Also on February 25. 2016, by Motion No. 19573, the Planning Commission found that the Redevelopment Plan Amendment is consistent with the General Plan, as amended, and in conformity with the priority policies in Planning Code, Section 101.1, and recommended approval of the Plan Amendment to the Board of Supervisors. A copy of the Planning Commission Motion No. 19573 and Resolution No. 19572 are on file with the Clerk of the Board of Supervisors in File No. 160188 and incorporated into this ordinance by this reference as though fully set forth. This Board, for the reasons specified in Planning Commission Motion No. 19573 adopts as its own the findings of the Planning Commission that the Plan Amendment is consistent with the General Plan and in conformity with Planning Code, Section 101.1.

(r) On April 12, 2016, the Board of Supervisors held a public hearing on the adoption of the proposed Plan Amendment in the Board Legislative Chamber, 1 Dr. Carlton B. Goodlett Place, Room 250, San Francisco, CA. The hearing has been closed. Notice of such hearing was duly and regularly published in a newspaper of general circulation in the City and County of San Francisco, once per week for three successive weeks prior to the date of such hearing in accordance with Redevelopment Law Section 33452. The Board considered the

Report on the Plan Amendment and recommendations of the CCII, the Planning Commission report and recommendations, the Addendum to the FEIR; and all evidence and testimony for and against the proposed Plan Amendment, <u>including written objections to the adoption of the proposed Plan Amendment received by the Clerk of Board and the written response prepared by OCII to those objections, a copy of which response is on file with the Clerk of the Board of Supervisors in File No. 160150 (the "Response). The Board hereby adopts findings to the extent required by the CRL as set forth in Section 5 of this ordinance.</u>

(a) <u>CEQA Findings</u> . The board of Supervisors has adopted environmental findings
in compliance with the California Environmental Quality Act ("CEQA Findings") in companion
Ordinance No, on file with the Clerk of the Board of Supervisors in File
No. 160188. The companion Ordinance Noapproves General Plan
amendments to Map 5 of the Downtown Area Plan related to portions of Blocks 1 and 2 in the
Transbay Redevelopment Project Area. The Board's CEQA Findings in Ordinance No.
concur with CEQA Findings of the CCII and the Planning Commission that the
FEIR and Addendum support the conclusion that no additional environmental review is
required under CEQA other than the FEIR and Addendum. The Board hereby incorporates
into this ordinance by this reference the CEQA Findings adopted by the Board in companion
Ordinance No.

Section 2. PURPOSE AND INTENT. The purpose and intent of the Board of Supervisors with respect to the Plan Amendment is to increase the maximum height limit from 300 feet to 400 feet on Block 1 of Zone One of the Project Area for the purpose of allowing the Successor Agency to consider approval of a residential development proposal that would include 40 percent of the total number of units as affordable units.

Section 3. PLAN INCORPORATION BY REFERENCE. The Redevelopment Plan as amended by this ordinance is incorporated in and made a part of this ordinance by this reference with the same force and effect as though set forth fully in this ordinance.

Section 4. REDEVELOPMENT PLAN AMENDMENT. The Zone One Plan Map provided in Exhibit 4 of the Redevelopment Plan is here by amended by striking the "300 ft" maximum height designation provided on Block 1, and replacing this text with the designation "400 ft."

Section 5. FURTHER FINDINGS AND DETERMINATIONS UNDER COMMUNITY REDEVELOPMENT LAW. To the extent required by the Community Redevelopment Law, the Board of Supervisors hereby further finds, determines, and declares, based on the record before it, including but not limited to information contained in the Report on the Plan Amendment, that:

- (a) The purpose of the Plan Amendment is to facilitate, on Block 1 in Zone One of the Project Area, development of a residential tower extending to a maximum height of 400 feet, which would be consistent with the Redevelopment Plan goals and objectives, provide a significant amount of affordable housing, and comply with the Redevelopment Dissolution Law's requirements for expeditious completion of enforceable obligations.
- (b) The adoption and carrying out of the Plan Amendment is economically sound and feasible as described in the Report to the Board. It does not propose any new capital expenditures by the Successor Agency, involve any new indebtedness or financial obligation of the Successor Agency, or change the Successor Agency's overall method of financing the redevelopment of the Project Area. Instead, the Plan Amendment relies on private enterprise to finance the market rate housing and a large portion of the affordable housing on Block 1.
- (c) Although significant improvements have occurred in the Project Area since adoption of the Redevelopment Plan, most of Block 1 remains an undeveloped and blighted

area currently used for surface parking and limited office use. The Plan Amendment will alleviate the adverse physical and economic conditions on Block 1 by maximizing developable square feet and increasing dwelling unit count.

- (d) For the reasons set forth in Section 1, subparagraph (q) of this ordinance, the Plan Amendment is consistent with the General Plan, as amended by companion Ordinance No. <u>65-16</u> and is consistent with the priority policies in City Planning Code, Section 101.1 based on the findings set forth in Planning Commission Resolution No. 19572 and Motion No. 19573, which findings this Board has incorporated as its own.
- (e) As discussed in Section 1, subparagraph (q) of this ordinance, the Successor Agency in conjunction with the Planning Department has prepared an Addendum to the FEIR pursuant to State CEQA Guidelines Section 15164, documenting its decision on the basis of substantial evidence that the Plan Amendment does not trigger the need for preparation of a subsequent or supplemental EIR and the Board of Supervisors concurs with this decision as set forth in Section 1, subparagraph (s).
- (f) As described in the Report to the Board, adoption of the Plan Amendment will not adversely affect the physical or social quality of the neighborhood, nor will it cause the destruction or removal of housing units from the low- and moderate-income housing market or displacement of low- or moderate-income housing. Rather, the Plan Amendment, by facilitating a greater density of development at a site designated for residential use, will increase the supply of housing and affordable housing in the Project Area.
- (g) The Board of Supervisors hereby adopts, as its findings, the Response to written objections to the Plan Amendment as required under Section 33363 of the Health and Safety Code and incorporates the Response, including the findings contained therein, by reference as though fully set forth in this Ordinance.

Section 6. OFFICIAL PLAN. As required by Sections 33457.1 and 33367 of the CRL, the Board of Supervisors hereby approves and adopts the Redevelopment Plan, as amended by the Plan Amendment, as the official redevelopment plan for the Project Area.

Section 7. CONTINUED EFFECT OF PREVIOUS ORDINANCES AS AMENDED.

Ordinance Nos. 124-05, 99-06, and 84-15 remain in full force and effect as amended by this Ordinance.

Section 8. TRANSMITTAL OF PLAN AS AMENDED. The Clerk of the Board of Supervisors shall without delay (a) transmit a copy of this ordinance to the Successor Agency, whereupon the Successor Agency shall be vested with the responsibility for carrying out the Redevelopment Plan as amended, and (b) record or ensure that the Successor Agency records a notice of the approval and adoption of the Plan Amendment pursuant to this ordinance, containing a statement that the proceedings for the redevelopment of the Project Area pursuant to the Plan Amendment have been instituted under the CRL.

Section 9. RATIFICATION OF PRIOR ACTS. All actions taken by City officials and the CCII in preparing and submitting the Plan Amendment to the Board of Supervisors for review and consideration are hereby ratified and confirmed, and the Board of Supervisors hereby authorizes all subsequent action to be taken by City officials and the CCII consistent with this Ordinance.

Section 10. Effective Date. In accordance with Sections 33378(b)(2) and 33450 of the CRL, this ordinance shall become effective 90 days from the date of enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors

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overrides the Mayor's veto of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By: Charles Sullivan
Deputy City Attorney

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City and County of San Francisco **Tails**

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number:

160150

Date Passed: April 26, 2016

Ordinance approving an amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area, to increase the maximum height limit from 300 feet to 400 feet on Block 1 (Assessor's Block No. 3740, Lot Nos. 027, 029, 030, 031, and 032) within Zone One of the Transbay Redevelopment Project Area; and making environmental findings under the California Environmental Quality Act, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

April 12, 2016 Board of Supervisors - CONTINUED

Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

April 19, 2016 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

> Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

April 19, 2016 Board of Supervisors - PASSED ON FIRST READING AS AMENDED Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

April 26, 2016 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

File No. 160150

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 4/26/2016 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

[Redevelopment Plan Amendment - Transbay Redevelopment Project Area - Zone One, Block 2]

Ordinance approving an amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area to increase bulk limits on Block 2 of Zone One of the Transbay Redevelopment Project Area (Assessor's Parcel Block No. 3739, Lot No. 014, located on the north side of Folsom Street between Beale and Main Streets), by increasing certain maximum floor plate sizes; making findings under the California Community Redevelopment Law; making findings under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

NOTE: Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. General Findings.

In accordance with California Community Redevelopment Law (California Health and Safety Code Sections 33000 et seq.), the Board of Supervisors of the City and County of San Francisco hereby makes the following findings, determinations, and declarations, based on the record before it, including but not limited to information contained in the Report to the Board of Supervisors on the Amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area ("Report to the Board"), dated November 1, 2022, and on file with the Clerk of the Board in File No. 221216:

- (a) The Board of Supervisors established the Transbay Redevelopment Project Area ("Project Area") and approved a Redevelopment Plan for the Project Area by Ordinance No. 124-05 and by Ordinance No. 99-06, as amended by Ordinance No. 84-15 and Ordinance No. 62-16 ("Redevelopment Plan") to undertake a variety of projects and activities to alleviate blighting conditions. The Redevelopment Plan establishes the land use controls for the Project Area and divides the Project Area into two subareas, known as Zone 1 and Zone 2.
- (b) In 2003, the State of California adopted California Public Resources Code Section 5027.1, which requires that any redevelopment plan adopted to finance, in whole or in part, the demolition of the former transbay terminal building and the construction of a new terminal, including its associated vehicle ramps (the "Transbay Transit Center," or "TTC"), shall ensure that at least 25% of all dwelling units developed within the Project Area shall be available at affordable housing cost to, and occupied by, persons and families whose incomes do not exceed 60% of the area median income, and that at least an additional 10% of all dwelling units developed within the Project Area shall be available at affordable housing cost to, and occupied by, persons and families whose incomes do not exceed 120% of the area median income, for a total 35% affordable housing obligation ("Transbay Affordable Housing Obligation").
- (c) Also in 2003, the State of California, acting through its Department of Transportation ("State") entered into an agreement with the Transbay Joint Powers Authority ("TJPA") and the City ("Cooperative Agreement") whereby the State agreed to transfer approximately 10 acres of State-owned property ("State-Owned Parcels") in and around the former transbay terminal to the City and the TJPA, which would then sell the State-Owned Parcels and use the revenues from the sales to finance the TTC.

- (d) In 2006, the TJPA and the former San Francisco Redevelopment Agency ("Former Agency") executed an agreement ("Implementation Agreement"), which required the Former Agency to take the lead role in facilitating the development of the State-Owned Parcels.
- (e) The Implementation Agreement required the Former Agency to: (1) prepare and sell the State-Owned Parcels to third parties; (2) deposit the sale proceeds into a trust account to help the TJPA pay the cost of constructing the TTC; (3) implement the Redevelopment Plan to enhance the financial feasibility of the TTC; and (4) fund the statementated Transbay Affordable Housing Obligation.
- (f) In 2008, the City, the Former Agency, and the TJPA granted the Former Agency an option to acquire the State-Owned Parcels, arrange for development of the parcels, and distribute the net tax increment to the TJPA to use for the TTC ("2008 Option Agreement").
- (g) On February 1, 2012, the State of California dissolved all redevelopment agencies, including the Former Agency, and required the transfer of certain of the Former Agency's assets and obligations to the Successor Agency to the Redevelopment Agency of the City and County of San Francisco ("Successor Agency," commonly known as the Office of Community Investment and Infrastructure, or "OCII"). Cal. Health & Safety Code §§ 34170 et seq. ("Redevelopment Dissolution Law"). On June 27, 2012, the Redevelopment Dissolution Law was amended to clarify that successor agencies are separate public entities from the city or county that had originally established a redevelopment agency and they succeed to the organizational status of the former redevelopment agency to complete any work related to an approved enforceable obligation. Cal. Health & Safety Code § 34173(g).
- (h) The Board of Supervisors, acting as the legislative body of the Successor Agency, adopted Ordinance No. 215-12, which, among other matters: (a) acknowledged and confirmed that the Successor Agency is a separate legal entity from the City; and (b) established the Successor Agency Commission ("OCII Commission") and delegated to it the

authority to (i) implement, modify, enforce, and complete the Former Agency's enforceable obligations, (ii) approve all contracts and actions related to the assets transferred to or retained by the Successor Agency, including, without limitation, the authority to exercise land use, development, and design approval, consistent with the applicable enforceable obligations, and (iii) take any action that the Redevelopment Dissolution Law requires or authorizes on behalf of the Successor Agency and any other action that the OCII Commission deems appropriate, consistent with the Redevelopment Dissolution Law, to comply with such obligations.

- (i) Pursuant to the Redevelopment Dissolution Law, all of the Former Agency's assets (other than certain housing assets) and obligations were transferred to the Successor Agency.
- (j) Under Redevelopment Dissolution Law, the Successor Agency's role is to complete those enforceable obligations of the Former Agency that the California Department of Finance has finally and conclusively approved under Redevelopment Dissolution Law. On April 15, 2013, the Department of Finance determined "finally and conclusively," under Cal. Health & Safety Code, Section 34177.5(i), that the Implementation Agreement, Transbay Affordable Housing Obligation, and the Transbay Redevelopment Project Tax Increment Allocation and Sales Proceeds Pledge Agreement ("Pledge Agreement") are enforceable obligations; and
- (k) Transbay Redevelopment Plan Block 2 (Assessor's Block 3739, Lot 014) is a former State-Owned Parcel subject to the 2008 Option Agreement, constituting approximately 42,627 square feet and located within the Project Area at 200 Folsom Street, bounded by Folsom, Main, and Beale Streets and extending approximately 155 feet northwest from Folsom Street (the "Site").
- (I) On January 7, 2021, the Successor Agency exercised its rights to acquire Block 2 from the TJPA.

- (m) Through a competitive request for proposals process, the Successor Agency selected Mercy Housing California and Chinatown Community Development Center (the "Sponsors") to co-develop the Site. Pursuant to an Exclusive Negotiations Agreement between the Successor Agency and affiliates of the Sponsors (approved as OCII Commission Resolution No. 09-2021), the Sponsors have engaged in predevelopment activities for the Site and have proposed the development of two mixed-use residential buildings as well as related public and private open space and streetscape improvements. The building on the eastern side of the Site includes 184 rental housing units that will serve low-income households and formerly homeless households, resident-serving amenities, approximately 1,959 square feet of retail space, and an approximately 6,447 square foot childcare facility. The building on the western portion of the Site includes 151 rental housing units that will serve low-income senior households and formerly homeless seniors, resident-serving amenities, and approximately 2,945 square feet of retail space. The two buildings combined comprise the "Block 2 Project".
- (n) The Redevelopment Plan specifies the land use of Block 2 as "Transbay Downtown Residential" and specifies that the maximum residential floor plates for buildings between 85 feet and 250 feet in height shall not exceed 7,500 square feet.
- (o) The OCII Commission recommends approval of a proposed amendment to the Redevelopment Plan (the "Plan Amendment"), which would increase the maximum floor plate size on Block 2 to 11,100 square feet for that portion of buildings over 85 feet but no more than 144 feet in height, and increase the maximum floor plate size to 9,200 square feet for that portion of buildings over 144 feet but no more than 165 feet in height.
- (p) The Plan Amendment would make no other substantial change to the authorized land uses or physical controls under the Redevelopment Plan. The OCII Commission recommends the Plan Amendment to achieve the goals and objectives set for the Redevelopment Plan, including, among others, the creation of housing opportunities that

provide a mixture of housing types and sizes to attract a diverse residential population, including families and people of all income levels.

- (q) The OCII Commission also recommends the proposed Plan Amendment because it implements the Transbay Affordable Housing Obligation. The Plan Amendment will facilitate development of approximately 31 additional housing units on Block 2 than would be possible under the existing bulk limitations, for a total of 335 units. With the exception of two unrestricted manager's units, all of the Block 2 residential units will be permanently restricted for affordability to extremely low- and low-income households (ranging between 15% and 70% of area median income).
- (r) The Transbay Citizens Advisory Committee ("CAC") has reviewed and been apprised of the proposal for development of Block 2. On September 8, 2022, the CAC voted and recommended approval of the Plan Amendment by the OCII Commission and the Board of Supervisors.
- (s) Sections 33450-33458 of the California Health & Safety Code establish a process to amend a redevelopment plan. As applicable, this process includes a publicly noticed hearing of the OCII Commission; environmental review, if required; adoption of the Plan Amendment by the OCII Commission after the public hearing; preparation of a Report to the Board of Supervisors; referral of the Plan Amendment to the Planning Commission for its report and recommendation; a publicly noticed hearing of the Board of Supervisors, and Board of Supervisors consideration after its hearing. Pursuant to Health & Safety Code Section 33457.1, a proposed amendment to a redevelopment plan requires the preparation and public availability of reports and information that would otherwise be required for a redevelopment plan adoption "to the extent warranted" by the proposed amendment.
- (t) The Successor Agency prepared the Report to the Board, and made the Report to the Board available to the public before the date of the notice of the OCII Commission public

hearing, held in accordance with Health & Safety Code Section 33454, on this ordinance approving the Plan Amendment.

- (u) On November 1, 2022, after holding a duly noticed public hearing in accordance with Health & Safety Code Section 33452, the OCII Commission, by Resolution Nos. 40-2022 and 41-2022, approved the Report to the Board and authorized its transmittal to the Board of Supervisors for its background information in considering the proposed Plan Amendment; referred the Plan Amendment to the Planning Commission for its report and recommendation on the Plan Amendment and its conformance to the General Plan; made findings under the California Environmental Quality Act ("CEQA"); approved the Plan Amendment; and recommended the Plan Amendment to the Board of Supervisors for its approval. Copies of the Plan Amendment and OCII Commission Resolution Nos. 40-2022, and 41-2022 are on file with the Clerk of the Board of Supervisors in File No. 221216, and are incorporated herein by reference.
- (v) On January 10, 2022, the Board of Supervisors held a public hearing on the adoption of the proposed Plan Amendment in the Board Legislative Chamber, 1 Dr. Carlton B. Goodlett Place, Room 250, San Francisco, CA. The hearing has been closed. Notice of such hearing was duly and regularly published in a newspaper of general circulation in the City and County of San Francisco, once per week for three successive weeks prior to the date of such hearing in accordance with Health and Safety Code Section 33452. The Board considered the Report on the Plan Amendment and recommendations of the OCII Commission, the Planning Commission report and recommendations, applicable environmental review documents; and all evidence and testimony for and against the proposed Plan Amendment. The Board hereby adopts findings to the extent required by the Health and Safety Code.

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Section 2. Environmental and Planning Code Findings.

- (a) On April 22, 2004, after a duly noticed joint public hearing with the Peninsula Corridor Joint Powers Board (the "JPB"), in Motion No. 16773, the Planning Commission certified as adequate and complete the final Environmental Impact Statement/Environmental Impact Report ("Final EIS/EIR") for the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project (Planning Department Case No. 2000.048E) in accordance with CEQA, the CEQA Guidelines (Cal. Code of Regulations Title 14, sections 15000 et seq.), and Chapter 31 of the San Francisco Administrative Code. Said Motion is on file with the Clerk of the Board of Supervisors in File No. 041079 and is incorporated herein by reference.
- (b) On April 20, 2004, in Resolution No. 45-2004, the Former Agency, at a duly noticed public hearing, also certified the Final EIS/EIR and made findings similar to those of the Commission and JPB in regard to CEQA and the CEQA Guidelines.
- (c) In 2004, the Board of Supervisors, in Motion No. 04-67, affirmed the certification of the FEIS/EIR. In Resolution No. 612-04, effective October 7, 2004, the Board of Supervisors adopted findings that various actions related to the Transbay Terminal/Caltrain Downtown Extension/Redevelopment Project complied with CEQA. Also, in 2005 and 2006, the Board of Supervisors adopted, in Ordinance Nos. 124-05 and 99-06, additional CEQA findings. Said Motion, Resolution, and the CEQA Findings are on file with the Clerk of the Board of Supervisors in File Nos. 041079 and 221216 and are incorporated herein by reference. Subsequent to the adoption of the Final EIS/EIR, the Former Agency, the Successor Agency or other responsible agencies under CEQA/NEPA have approved and incorporated nine addenda into the analysis of the Final EIS/EIR (as incorporated, the "FEIS/EIR") and made requisite findings under CEQA (findings referenced in recital (a) and (b) collectively referred to as the "CEQA Findings"), which documents are on file with the Clerk of the Board of Supervisors in File No. 221216 and is incorporated herein by reference.

- (d) The Successor Agency, as lead agency under CEQA and in consultation with the Planning Department, prepared Addendum No. 10 to the EIS/EIR, dated October 26, 2022 ("Addendum"). The Addendum evaluates the environmental effects of the Block 2 Project.
- (e) On November 1, 2022, after a duly noticed public hearing, the OCII Commission determined, by Resolution No. 39-2022, that: the Block 2 Project would not cause new significant impacts that were not identified in the EIS/EIR; the Block 2 Project would not cause significant impacts that were previously identified in the EIS/EIR to become substantially more severe; no new mitigation measures would be necessary to reduce significant impacts; no changes have occurred with respect to circumstances surrounding the Block 2 Project that would cause significant environmental impacts to which the Project would contribute considerably; and no new information has become available that shows that the Block 2 Project would cause significant environmental impacts. For these reasons, no supplemental environmental review is required. This determination is on file with the Clerk of the Board of Supervisors in File No. 221216 and is incorporated herein by reference.
- (f) The Board of Supervisors, acting in its capacity as a responsible agency under CEQA, has reviewed and considered the EIS/EIR and the Addendum, and hereby adopts the CEQA findings set forth in OCII Commission Resolution No. 39-2022 and Planning Commission Motion No. 21213 and hereby incorporates such findings by reference as though fully set forth in this ordinance.
- (g) On December 1, 2022, the Planning Commission, in Motion No. 21213, adopted findings that the actions contemplated in this ordinance are consistent, on balance, with the City's General Plan and eight priority policies of Planning Code Section 101.1. The Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of the Board of Supervisors in File No. 221216, and is incorporated herein by reference.

Section 3. Purpose and Intent. The purpose and intent of the Board of Supervisors with respect to the Plan Amendment is to increase the maximum floor plate sizes for buildings on Block 2, as described above, for the purpose of allowing the Successor Agency to consider approval of the Block 2 Project, and to increase the amount of affordable housing on Block 2, which will contribute to and complement the overall goals and objectives of the Redevelopment Plan, facilitate the Successor Agency's actions to complete the Affordable Housing Obligation, and expeditiously wind down the activities of the dissolved redevelopment agency as required under Redevelopment Dissolution Law.

Section 4. Plan Incorporation by Reference. The Redevelopment Plan as amended by this ordinance is incorporated in and made a part of this ordinance by this reference with the same force and effect as though set forth fully in this ordinance.

Section 5. Redevelopment Plan Amendment. Subsection 3.5.2 of the Redevelopment Plan is hereby amended to read as follows:

3.5.2 Height and Size of Buildings

The Zone One Plan Map and the table and text below illustrate the heights and floor plate sizes permitted for residential buildings in Zone One.

Maximum Floor Plates for Residential Buildings

Building Height (feet)	Maximum Floor Plate Size (square feet)
85 – 250	7,500*
251 – 300	10,000
301 – 350	10,500
351 - 400	11,000
401 – 450	11,500
451 - 500	12,000
501 – 550	13,000

* On Transbay Block 2, a Maximum Floor Plate Size of 11,100 square feet is permitted for the portion of the building between 85 feet and 144 feet in height and a Maximum Floor Plate Size of 9,200 square feet is permitted for the portion of the building between 144 feet and 165 feet in height.

For residential towers above 500 feet in total height, the average floor plate size of the portion of the tower above 350 feet must not exceed 12,000 square feet. Below 85 feet, no bulk controls will apply.

Section 6. Further Findings and Determinations Under Community Redevelopment Law. To the extent required by the Community Redevelopment Law, the Board of Supervisors hereby further finds, determines, and declares, based on the record before it, including but not limited to information contained in the Report on the Plan Amendment, that:

- (a) The purpose of the Plan Amendment is to increase, on Block 2 in Zone One of the Project Area, the number of residential units in a larger, mid-rise building, which would be consistent with the Redevelopment Plan goals and objectives, provide a significant amount of affordable housing, and comply with the Redevelopment Dissolution Law's requirements for expeditious completion of enforceable obligations.
- (b) The adoption and carrying out of the Plan Amendment are economically sound and feasible. The Plan Amendment does not propose any new capital expenditures by the Successor Agency, involve any new indebtedness or financial obligation of the Successor Agency, or change the Successor Agency's overall method of financing the redevelopment of the Project Area. By facilitating increased density on Block 2, the Plan Amendment provides for greater efficiencies in the Successor Agency's efforts to comply with the Transbay Affordable Housing Obligation. The Successor Agency has taken and will take steps to fund the Block 2 Project in compliance with existing enforceable obligations.

- (c) Although significant improvements have occurred in the Project Area since adoption of the Redevelopment Plan, Block 2 remains an undeveloped and blighted area previously used as the temporary Transbay Bus Terminal, and is currently vacant. The Plan Amendment will alleviate the adverse physical and economic conditions on Block 2 by maximizing developable square feet and increasing dwelling unit count.
- (d) For the reasons set forth in Sections 1 and 2 of this ordinance, the Plan Amendment is consistent with the General Plan and is consistent with the priority policies in Planning Code Section 101.1, based on the findings set forth in Planning Commission Motion No. 21213, which findings this Board has incorporated as its own.
- (e) The Plan Amendment will not adversely affect the physical or social quality of the neighborhood, nor will it cause the destruction or removal of housing units from the low- and moderate-income housing market or displacement of low- or moderate-income housing. Rather, the Plan Amendment, by facilitating a greater density of development at a site designated for residential use, will increase the supply of affordable housing in the Project Area.
- (f) The carrying out of the Plan Amendment will promote the public peace, health, safety, and welfare of the community and would effectuate the purposes and policy of the Community Redevelopment Law, as amended by the Redevelopment Dissolution Law.

Section 7. Official Plan. As required by Health and Safety Code Sections 33457.1 and 33367, the Board of Supervisors hereby approves and adopts the Redevelopment Plan, as amended by the Plan Amendment, as the official redevelopment plan for the Project Area.

Section 8. Continued Effect of Previous Ordinances as Amended. Ordinance Nos. 124-05, 99-06, 84-15, and 62-16 remain in full force and effect as amended by this Ordinance.

Section 9. Transmittal of Plan as Amended. The Clerk of the Board of Supervisors shall without delay: (a) transmit a copy of this ordinance to the Successor Agency, whereupon the Successor Agency shall be vested with the responsibility for carrying out the Redevelopment Plan as amended; and (b) record or ensure that the Successor Agency records a notice of the approval and adoption of the Plan Amendment pursuant to this ordinance, containing a statement that the proceedings for the redevelopment of the Project Area pursuant to the Plan Amendment have been instituted as required under Community Redevelopment Law.

Section 10. Effective Date. In accordance with Sections 33378(b)(2) and 33450 of the Community Redevelopment Law, this ordinance shall become effective 90 days from the date of enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 11. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Redevelopment Plan that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: DAVID CHIU, City Attorney

By: /s/ Peter R. Miljanich
PETER R. MILJANICH
Deputy City Attorney

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City and County of San Francisco Tails

City Hall

1 Dr Carlton B. Goodlett Place
San Francisco, CA 94102-4689

Ordinance

File Number: 221216

Date Passed: January 24, 2023

Ordinance approving an amendment to the Redevelopment Plan for the Transbay Redevelopment Project Area to increase bulk limits on Block 2 of Zone One of the Transbay Redevelopment Project Area (Assessor's Parcel Block No. 3739, Lot No. 014, located on the north side of Folsom Street between Beale and Main Streets), by increasing certain maximum floor plate sizes; making findings under the California Community Redevelopment Law; making findings under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

January 10, 2023 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

January 24, 2023 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 221216

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 1/24/2023 by the Board of Supervisors of the City and County of San Francisco.

London N. Breed

Mayor

2/3/23

Date Approved

Angela Calvillo Clerk of the Board

Mayor's Office of Housing and Community Development

City and County of San Francisco



London N. BreedMayor

Daniel Adams
Director

TO: Angela Calvillo, Clerk of the Board of Supervisors

FROM: Benjamin McCloskey, Deputy Director Mayor's Office of Housing and Community

Development

DATE: March 22, 2024

SUBJECT: Accept and Expend Resolution for Affordable Housing and Sustainable Communities

(AHSC) Program at Transbay Block 2 East

GRANT TITLE: Affordable Housing and Sustainable Communities Program – Transbay Block 2 East

Attached please find the original and 2 copies of each of the following:

X Proposed resolution; original signed by Department, Mayor, Controller

X Grant information form

X Grant budget

X Ethics Form 126

X Grant application

X Grant award letter from funding agency

X Grant agreement

N/A Other (Explain):

Departmental representative to receive a copy of the adopted resolution:

Name: Benjamin McCloskey

Phone: 415-701-5575

Interoffice Mail Address: Benjamin.McCloskey@sfgov.org

Certified copy required Yes ☐ No 🗵



San Francisco Ethics Commission

25 Van Ness Avenue, Suite 220, San Francisco, CA 94102 Phone: 415.252.3100 . Fax: 415.252.3112 ethics.commission@sfgov.org . www.sfethics.org

Received On:

File #: 240373

Bid/RFP #:

Notification of Contract Approval

SFEC Form 126(f)4
(S.F. Campaign and Governmental Conduct Code § 1.126(f)4)

A Public Document

Each City elective officer who approves a contract that has a total anticipated or actual value of \$100,000 or more must file this form with the Ethics Commission within five business days of approval by: (a) the City elective officer, (b) any board on which the City elective officer serves, or (c) the board of any state agency on which an appointee of the City elective officer serves. For more information, see: https://sfethics.org/compliance/city-officers/contract-approval-city-officers

DATE OF ORIGINAL FILING (for amendment only)
DATE OF ORIGINAL FILING (for amenament only)
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2. CITY ELECTIVE OFFICE OR BOARD		
OFFICE OR BOARD	NAME OF CITY ELECTIVE OFFICER	
Board of Supervisors	Members	

3. FILER'S CONTACT		
NAME OF FILER'S CONTACT	TELEPHONE NUMBER	
Angela Calvillo	415-554-5184	
FULL DEPARTMENT NAME	EMAIL	
Office of the Clerk of the Board	Board.of.Supervisors@sfgov.org	

4. CONTRACTING DEPARTMENT CONTACT		
NAME OF DEPARTMENTAL CONTACT		DEPARTMENT CONTACT TELEPHONE NUMBER
Phillip Wong		415-749-2427
FULL DEPARTMENT NAME		DEPARTMENT CONTACT EMAIL
MYR	MOHCD	Phillip.C.Wong@sfgov.org

5. CONTRACTOR			
NAME OF CONTRACTOR	TELEPHONE NUMBER		
Transbay 2 Family, L.P.	415-355-7118		
STREET ADDRESS (including City, State and Zip Code)	EMAIL		
1256 Market Street, San Francisco, CA 94102	RDare@mercyhousing.org		

6. CONTRACT			
DATE CONTRACT WAS APPROVED BY THE CITY ELECTIVE OFFICER(S)	ORIGINAL BID/RFP NUMBER	FILE NUMBER (If applicable)	
λ		240373	
DESCRIPTION OF AMOUNT OF CONTRACT			
\$41,011,377			
NATURE OF THE CONTRACT (Please describe)			
Accept and Expend Resolution for CA HCD Affordable Housing and Sustainable Communities ("AHSC") program for a loan and grant in the amount of \$41,011,377 for a 184-unit affordable family housing development known as Transbay Block 2 East at 200 Folsom Street.			
	S. C. C.	Š.	

7. COMMENTS

Mercy Housing California is the parent company of Transbay 2 Family, LLC, whose sole member is the borrower/developer/contractor Transbay 2 Family, L.P.

8. C	ONTRACT APPROVAL
This	contract was approved by:
	THE CITY ELECTIVE OFFICER(S) IDENTIFIED ON THIS FORM
	A BOARD ON WHICH THE CITY ELECTIVE OFFICER(S) SERVES Board of Supervisors
	THE BOARD OF A STATE AGENCY ON WHICH AN APPOINTEE OF THE CITY ELECTIVE OFFICER(S) IDENTIFIED ON THIS FORM SITS

9. AFFILIATES AND SUBCONTRACTORS

List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.

cont	contract.			
#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME	ТҮРЕ	
1	Guerrero	Ismael	CEO	
2	Bruno	Angela	CFO	
3	Walsh	Dee	C00	
4	Shoemaker	Doug	Other Principal Officer	
5	Brandt	Julie	Board of Directors	
6	Cox	Bradley	Board of Directors	
7	Fernandez Smith	Kay	Board of Directors	
8	Lizon	Kacey	Board of Directors	
9	Hayner	Jamarah	Board of Directors	
10	Hughes	Phyllis	Board of Directors	
11	Jamason	Ellen	Board of Directors	
12	Lee	Christopher	Board of Directors	
13	Levine	David	Board of Directors	
14	Keith	Jennifer	Board of Directors	
15	Pavão	William	Board of Directors	
16	Rodriguez	Guillermo	Board of Directors	
17	Soni	S. Monica	Board of Directors	
18	Zaks	Camilo	Board of Directors	
19				

9. AFFILIATES AND SUBCONTRACTORS

List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.

cont	contract.			
#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME	ТҮРЕ	
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9. AFFILIATES AND SUBCONTRACTORS List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract. LAST NAME/ENTITY/SUBCONTRACTOR **FIRST NAME** TYPE 39 40 41 42 43 44 45 46 47 48 49 50 Check this box if you need to include additional names. Please submit a separate form with complete information. Select "Supplemental" for filing type. **10. VERIFICATION** I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information I have provided here is true and complete.

I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information I have provided here is true and complete. I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct. SIGNATURE OF CITY ELECTIVE OFFICER OR BOARD SECRETARY OR CLERK BOS Clerk of the Board

From: <u>Trejo, Sara (MYR)</u>
To: <u>BOS Legislation, (BOS)</u>

Cc: Paulino, Tom (MYR); Nickolopoulos, Sheila (MYR); Wong, Phillip (CII); Zhu, Fisher (MYR); Tam, Madison (BOS);

Ho, Calvin (BOS)

Subject: Mayor -- Resolution -- Affordable Housing and Sustainable Communities - Transbay Block 2 East

Date: Tuesday, April 16, 2024 2:44:53 PM

Attachments: Environmental-CEQA, Land Use and OCII Resolution Documents.zip

1. AHSC TB2E Grant Cover Memo - TB2E.docx 2 AHSC TB2E - Grant Information Form.pdf 3. TB2E AHSC Accept-Expend Resolution.docx

3. TB2E AHSC Accept-Expend Resolution CON approved.pdf

4. TB2E AHSC Grant - Expenditure Schedule.docx

5. Form 126 TB2E AHSC Accept and Expend Resolution.pdf

6. 24-AHSC-17972 Transbay Block 2 East Standard Agreement Draft (Grant) - revising with HCD to match

Expenditure Schedule.pdf
7. AHSC R7 Application - TB2E.pdf
8. AHSC R7 Award Letter - TB2E.pdf

AHSC R7 SFMTA MOU March 2023 FINAL - TB2E.pdf AHSC R7 SFPW MOU March 2023 FINAL - TB2E.pdf RE AHSC Grant AE for Transbay 2 East .msq

Hello Clerks,

Attached is a Resolution authorizing the Mayor's Office of Housing and Community Development ("MOHCD") to execute the Standard Agreements with the California Department of Housing and Community Development ("HCD" or "Department") under the Affordable Housing and Sustainable Communities Program for a total award of \$41,011,377, including \$28,000,000 disbursed by HCD as a loan to the Transbay 2 Family, L.P. a California limited partnership ("Developer") for a 100% affordable housing project at 200 Folsom (commonly known as Transbay Block 2 East), \$7,711,377 to be disbursed as a grant to the Developer for regional transit and infrastructure and programmatic funding near Transbay Block 2 East, and \$5,300,000 to be disbursed as a grant to the City for public transportation improvements near Transbay Block 2 East, for the period starting on the execution date of the Standard Agreements to November 30, 2043; authorizing MOHCD to accept and expend the grant of up to \$5,300,000 for transportation, streetscape and pedestrian improvements and other transit oriented programming and improvement as approved by HCD.

Please note, Supervisors Dorsey and Mandelman are cosponsors of this item.

Pease

Best regards,

Sara Trejo

Legislative Aide
Office of the Mayor
City and County of San Francisco
415.554.6141 | sara.trejo@sfgov.org