File No	210837	Committee Item No	6
		Board Item No.	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Budget & Finance Committee	Date_	September 8, 2021
Board of Su	pervisors Meeting	Date _	
Cmte Board Cmte B	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Youth Commission Report Introduction Form Department/Agency Cover Lett MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission	t Report er and/or Rep	oort
OTHER X X X X X X X X X X X X X X X X X X	Application Public Correspondence (Use back side if additional spanning 7 Notice of Funding Availabit Program Guidelines Planning Commission Motion No. 2	20730	
	by: Linda Wong by: Linda Wong	_Date	gust 23, 2021

FILE NO. 210837

1	[Apply for Grant - Department of Housing and Community Development Infill Infrastructure Program - Balboa Reservoir Project]
2	1 Togram Balboa Reservoir 1 Tojestj
3	Resolution authorizing the Mayor's Office of Housing and Community Development, on
4	behalf of the City and County of San Francisco, to execute a grant application, as
5	defined herein, under the Department of Housing and Community Development Infill
6	Infrastructure ("IIG") Program for the project area located generally north of the Ocean
7	Avenue commercial district, west of City College of San Francisco Ocean Campus, eas
8	of the Westbrook Park neighborhood and south of Archbishop Riodan High School
9	("Balboa Reservoir"); authorizing the City to assume liability for completion of the
10	project required by the terms of any grant awarded under the IIG Program; and
11	adopting findings under the California Environmental Quality Act ("CEQA"), the CEQA
12	Guidelines, and Administrative Code, Chapter 31.
13	
14	WHEREAS, The State of California Department of Housing and Community
15	Development ("Department") has issued a Notice of Funding Availability ("NOFA") dated May
16	12, 2021, under the Infill Infrastructure ("IIG") Program established under Division 31, Part
17	12.5 of the Health and Safety Code commencing with Section 53559; and
18	WHEREAS, The Department is authorized to approve funding allocations for the IIG
19	Program, subject to the terms and conditions of the NOFA IIG Program Grant Guidelines

adopted by the Department on October 30, 2019 ("Program Guidelines"), an application

package released by the Department for the IIG Program ("Application Package"), and an IIG

standard agreement with the State of California ("Standard Agreement"), the Department is

authorized to administer the approved funding allocations of the IIG Program; and

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1	WHEREAS, The IIG Program provides infrastructure grants for Capital Improvement
2	Projects in support of Qualifying Infill Projects or Qualifying Infill Areas to applicants, for the
3	development of projects that, per the Program Guidelines, support higher-density affordable
4	and mixed-income housing and mixed-use infill developments; and
5	WHEREAS, BHC Balboa Builders LLC, a California limited liability corporation
6	("Developer"), has requested the City and County of San Francisco (the "City"), acting by and
7	through the Mayor's Office of Housing and Community Development ("MOHCD"), to assist the
8	Developer with funding for the infrastructure improvements for the Balboa Reservoir (the
9	"Qualifying Infill Area"), which includes four 100% affordable housing projects, as part of the
10	Balboa Reservoir Development Agreement (File No. 200423); and
11	WHEREAS, On May 28, 2020, by Motion No. 20730, the Planning Commission
12	certified as adequate, accurate, and complete the Final Environmental Impact Report ("FEIR")
13	for the Project pursuant to the California Environmental Quality Act (California Public
14	Resources Code Sections 21000 et seq.) ("CEQA"), the CEQA Guidelines (1a4 CCR Sections
15	15000 et seq.), and Administrative Code, Chapter 31; a copy of Planning Commission Motion
16	No. 20730 is on file with the Clerk of the Board of Supervisors in File No. 200635; also, on
17	May 28, 2020, by Motion No. 20731, the Planning Commission adopted environmental
18	findings, including a rejection of alternatives and a statement of overriding considerations
19	("CEQA Findings") and a Mitigation Monitoring and Reporting Program ("MMRP"); these
20	Motions are on file with the Clerk of the Board in File No. 200635; in accordance with the
21	actions contemplated in this ordinance, the Board of Supervisors has reviewed the FEIR and
22	related documents, and adopts as its own and incorporates by reference herein the CEQA
23	Findings, including the statement of overriding considerations, and the MMRP; and
24	WHEREAS, The City, acting by and through MOHCD, desires to apply for IIG Program
25	for \$26,000,000 in funds and submit an Application Package to assist the Developer fund the

infrastructure in	nprovements for	the Projec	t: now	. therefore.	. be it

RESOLVED, That the Board of Supervisors delegates to MOHCD, on behalf of the City, the authority to execute an application to the IIG Program as detailed in the NOFA dated May 12, 2021, in a total amount not to exceed \$26,000,000 of which the entire amount will be provided as a grant for Capital Infrastructure Improvements as defined the IIG Program Guidelines and sign the IIG Program documents; and, be it

FURTHER RESOLVED, The Board of Supervisors specifically agrees that the City shall assume liability for completion of the Project required by the terms of any grant awarded to the City under the IIG Program; and, be it

FURTHER RESOLVED, That the Board of Supervisors acknowledges that if the Application is successful, the City, through MOHCD, shall seek Board of Supervisors approval of the IIG Standard Agreement, with terms and conditions that IIG Program funds are to be used for allowable capital asset project expenditures to be identified in the Standard Agreement, that the Application Package in full is incorporated as part of the Standard Agreement, and that any and all activities funded, information provided, and timelines represented in the application are enforceable through the Standard Agreement; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of MOHCD (or his designee) to execute and deliver any documents in the name of the City that are necessary, appropriate or advisable to secure the IIG Program funds from the Department, and all amendments thereto, and complete the transactions contemplated herein and to use the funds for eligible capital asset(s) in the manner presented in the application as approved by the Department and in accordance with the NOFA and Program Guidelines and Application Package; and, be it

FURTHER RESOLVED, That all actions authorized and directed by this Resolution and heretofore taken are ratified, approved and confirmed by this Board of Supervisors.

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9	RECOMMENDED:
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11	/s/
12	Eric D. Shaw, Director,
13	Mayor's Office of Housing and Community Development
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DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT DIVISION OF STATE FINANCIAL ASSISTANCE

2020 West El Camino Avenue, Suite 670, Sacramento, CA 95833P. O. Box 952054, Sacramento, CA 94252-2054(916) 263-2771



May 12, 2021

MEMORANDUM FOR: All Potential Applicants

FROM: Jennifer Seeger, Deputy Director

Division of State Financial Assista

SUBJECT: Infill Infrastructure Grant Program

Round 7 Notice of Funding Availability

The California Department of Housing and Community Development (HCD) is pleased to announce the initial release of Veterans and Affordable Housing Bond Act of 2018 (Proposition 1) Infill Infrastructure Grant program (IIG) funding for approximately \$160 million.

This Notice of Funding Availability (NOFA) will provide grants to for-profit or nonprofit developers, localities, or public agencies for Capital Improvement Projects in support of QIPs or Qualifying Infill Areas.

Application materials must be submitted electronically via the Financial Assistance Application Submittal Tool (FAAST) system, available online at https://faast.waterboards.ca.gov/, no later than 5:00 p.m. Pacific Daylight Time on July 12, 2021. HCD will no longer accept hardcopy submittals.

The IIG Application, online workshop details, and guidelines will be posted on HCD's website https://www.hcd.ca.gov/grants-funding/active-funding/iigp.shtml. To receive information regarding online workshops and other updates, please subscribe to the IIG listserv http://www.hcd.ca.gov/HCD SSI/subscribe-form.html

If you have further questions, please contact infill@hcd.ca.gov

Infill Infrastructure Grant Program Round 7 Notice of Funding Availability



Gavin Newsom, Governor State of California

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

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: www.hcd.ca.gov/grants-funding/active-funding/iigp.shtml

Infill Infrastructure Grant Program
Email: infill@hcd.ca.gov

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I. Overview

A. Notice of Funding Availability (NOFA)

The California Department of Housing and Community Development (HCD) is pleased to announce the initial release of Veterans and Affordable Housing Bond Act of 2018 (Proposition 1) Infill Infrastructure Grant program (IIG) funding for approximately \$160 million. This Notice of Funding Availability (NOFA) will provide grants to for-profit or nonprofit developers, localities, or public agencies for Capital Improvement Projects in support of Qualifying Infill Projects (QIPs) or Qualifying Infill Areas (QIAs).

The primary objective of the IIG program is to promote infill housing development by providing financial assistance for Capital Improvement Projects that are an integral part of or necessary to facilitate the development of infill housing.

B. Timeline

Description	Date
NOFA Release	May 12, 2021
Application Due Date	July 12, 2021
Award Announcements	Early October 2021

C. What's new in this NOFA and Guidelines

Applications submitted under this NOFA are subject to the May 12, 2021 IIG program Guidelines (Guidelines). In this NOFA, policies and definitions are clarified to better align with legislative updates to the Health and Safety Code (HSC) and clarify programmatic goals, improve alignment with other state affordable housing and infrastructure funding programs, and respond to stakeholder feedback.

Noteworthy changes include:

1. NOFA

- To ensure the equitable use of Program funds, applicants seeking to substitute previously awarded funds must forfeit their prior award, in writing, prior to the Application due date without assurance of receiving a new award. This prohibition applies to funds awarded under any HCD program, including a prior IIG award.
- Geographic Targets have been updated to identify a percentage of program funds from this NOFA for communities in counties with a population of less than 250,000.

Qualifying Infill Projects located in High or Highest Resource Areas (as specified on the TCAC/HCD Opportunity Area Maps
 https://belonging.berkeley.edu/tcac-opportunity-map-2020) will receive the maximum allowable 20 points (Access to Opportunity and Proximity to Amenities).

2. Section 302. Definitions

- Definitions of Bus Hub and Major Transit Stop were modified to make allowances for temporary schedule changes in response to COVID-19 related ridership reductions.
- Definition of Eligible Applicant no longer requires an Application for a QIP to include a Locality as an applicant.
- Definition of Enforceable Funding Commitment now allows for inclusion of both 4 and 9 percent tax credits.
- Only commitments for permanent financing are considered in the Application Selection Criteria.
- Definition of Locality is updated to include "the duly constituted governing body of an Indian reservation or rancheria that has jurisdiction over a QIA or a Tribally Designated Housing Entity.

3. Section 303. Eligible projects

All Applications must include a QIP.

4. Section 303. Eligible costs

Internet infrastructure is identified as an Eligible Cost.

 Guidelines clarify that Eligible Costs for parking must meet the requirements set forth in the definition of Structured Parking.

5. Section 306. Performance requirements

- Recipients shall begin construction of the housing units not more than two years from the date of the Program award.
- Recipients shall complete construction of the housing units not more than three years from the date of the Program award.
- Program funds must be disbursed by the Program liquidation date of June 30, 2025. The Recipient must submit final disbursement requests no later than March 31, 2025.

Recipients may request an extension of performance requirements set forth in Section 306 by addressing a letter to the IIG Program Manager detailing the circumstances surrounding the extension request and detailing a plan for meeting the extended performance deadline. An extension may be granted if the Recipient adequately demonstrates probability of adherence to the proposed plan. However, any proposed extension must fall within the Program's legislatively set disbursement deadlines.

6. Section 307. Application process

- The Universal Application and IIG Supplemental Application have been consolidated into a single IIG application to streamline the Application process and reduce applicant burden.
- Original "wet signature" documents are no longer required or accepted.
 The entire Application, including supporting documentation, will be submitted electronically.

7. Sections 309 and 310. Selection criteria

- Selection Criteria is based on commitments for permanent financing.
- Applications proposing 4 percent and 9 percent tax credits will be considered equally, allowing Applicants to choose the path that is most likely to fulfill project financing.
- The Selection Criteria for QIAs was brought into better alignment with Selection Criteria for QIPs to ensure a consistent approach to evaluating Applications.
- To incentivize larger scale residential developments, the Multiple QIPs criterion allows full points for QIAs that exceed 250 units.

D. Authorizing Legislation and Guidelines

The IIG program was established by Chapter 2 of Part 12 of Division 31 commencing with HSC section 53545.12.

Senate Bill 3 (SB 3) (Chapter 365, Statutes of 2017), which authorized the Veterans and Affordable Housing Bond Act of 2018 was adopted by voters on November 6, 2018, (Proposition 1) and authorizes the issuance of bonds in the amount of \$4 billion under the State General Obligation Bond Law. SB 3 allocates \$2.85 billion of the bond proceeds to fund housing programs administered by HCD. Specifically, SB 3 authorizes for the allocation of \$300 million of bond proceeds for IIG to promote infill housing development by providing financial assistance for Capital Improvement Projects that are an integral part of or necessary to facilitate the development of infill housing. This NOFA makes available the first round of IIG Proposition 1 funding.

Applications submitted under this NOFA are subject to the Guidelines, all applicable statutory requirements, and this NOFA. Section references in this NOFA refer to the Guidelines unless otherwise noted. Capitalized terms in this NOFA are either defined herein or in the Guidelines. The Guidelines and NOFA are available at HCD's www.hcd.ca.gov/grants-funding/active-funding/iigp.shtml.

II. Program requirements

A. Eligible Applicants are defined in Section 302 of the Guidelines.

B. Eligible Projects

To be eligible for funding, a Capital Improvement Project must be an integral part of, or necessary to facilitate the development of the QIP(s).

Eligible projects must meet the requirements set forth in Section 303 of the Guidelines.

C. Eligible Costs

Eligible Costs are described in Section 304 of the Guidelines.

D. Program funding amounts and terms

For a QIP, the minimum program grant award is \$1 million in urban areas and \$500,000 in Rural Areas. The total program grant award to any QIP is limited to \$7.5 million under this NOFA.

For QIAs, the minimum program grant award is \$2 million in urban areas and \$1 million in Rural Areas. The total program grant award to any eligible QIA is limited to \$30 million under this NOFA.

Over the life of the Program, to include IIG of 2007 program, IIG of 2019 program, and any future iterations of the program, the total of all program funds awarded to any single QIP or QIA shall not exceed \$60 million.

Pursuant to Section 305 of the Guidelines, the total grant amount shall be determined by the number of units in the QIP or QIA, the bedroom count of these units, and the density and affordability of the housing to be developed. (See the Grant Amount Calculation table below.) Additional requirements are set forth in Section 305 of the Guidelines.

Grant Amount Calculation (amounts are represented on a per unit basis)					
Income Level & Tenure	0-Bdrm	1-Bdrm	2-Bdrm	3-Bdrm	4-Bdrm
200%+ FMR¹ or Exceeds CalHFA Sales Prices	\$3,700	\$7,400	\$11,100	\$14,800	\$18,500
Program Unrestricted ²	\$24,700	\$28,400	\$33,000	\$40,800	\$44,500
Moderate-Income Owner	\$28,400	\$32,100	\$38,300	\$45,700	\$49,400
Low-Income Owner	\$32,100	\$35,800	\$43,200	\$50,600	\$55,600
60% AMI Rental	\$32,100	\$35,800	\$43,200	\$50,600	\$55,600
50% AMI Rental	\$37,100	\$42,000	\$48,200	\$58,000	\$61,800
30% AMI Rental	\$43,200	\$45,700	\$51,900	\$66,700	\$70,400

Grant amounts established by the Grant Amount Calculation table may be increased based on proposed housing units per acre, as represented in the following Net Density Adjustment Factor chart below.

Net Density Adjustment Factor				
Net Density (housing units per acre)	Adjustment Factor			
Fewer than 30	1			
30 – 34.9	1.04			
35 – 39.9	1.08			
40 – 44.9	1.12			
45 – 49.9	1.16			
50 – 54.9	1.20			
55 – 59.9	1.24			
60 – 64.9	1.28			
65 – 69.9	1.32			
70 – 74.9	1.36			
75 – 79.9	1.40			
80 – 89.9	1.44			
90 – 99.9	1.48			
100 and above	1.52			

¹ 200% Fair Market Rent (FMR) Unit: A 200 percent FMR Unit is a rental unit with a proposed monthly rent, which is equal to or greater than 200 percent of its county's FMR as defined by HUD.

² IIG Unrestricted: An unrestricted unit for the purposes of calculating grant amounts in the IIG program is any unit not restricted at the other levels identified in Section 302(a), but also not meeting any of the above definitions. *Increase based on December Consumer Price Index per U.S. Bureau of Labor Statistics
https://data.bls.gov/pdq/SurveyOutputServlet?data_tool=dropmap&series_id=CUUR0400SA0,CUUS0400SA0

E. Threshold

In addition to meeting the requirements described herein and set forth in Section 308 of the Guidelines, Applicants must meet the program threshold and eligibility requirements throughout the Guidelines and Application.

Please Note: Applicants seeking to substitute previously awarded funds must forfeit their prior award, in writing, prior to the Application due date without assurance of receiving a new award, including funds awarded under any HCD program, or prior IIG award.

F. Selection criteria (rating and ranking)

QIP Applications shall be rated based on the criteria set forth in Section 309 of the Guidelines.

QIA Applications shall be rated based on the criteria set forth in Section 310 of the Guidelines.

In the event two or more Applications have the same score, the following tiebreaker points will be awarded, in the following order of priority, until there is no longer a tie:

- Ten tie-breaker points will be awarded to the QIP or QIA having the lowest ratio
 between the requested grant amount to the total allowable maximum grant
 amount in accordance with the maximum calculated grant amount through the
 respective program Guidelines. All such ratios will be rounded to the nearest
 second decimal place.
- An additional three tie-breaker points will be awarded to the QIP or QIA for each previously awarded QIP developed by the Eligible Applicant that has received a certificate of occupancy by the deadline for submittal of Applications set forth in this NOFA.

To be considered for funding, project Applications must receive a **minimum score** of 210, excluding tie-breaker points.

Applications must include a completed IIG self-scoring worksheet along with documentation acceptable to HCD that adequately supports the self-score provided. Applications that do not include a completed self-scoring worksheet will not be considered for funding. No additional information may be added to an Application after it has been submitted (except where expressly allowed in the Guidelines).

IIG's enabling statute requires HCD to "ensure a reasonable geographic distribution of funds" (HSC section 53545.13). To the extent possible, the highest-ranking projects will be selected for award from each of the following targets:

- Target 45 percent of total funds to projects located in Southern California (Kern, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, and Ventura counties);
- Target 10 percent of total funds to projects located in the Central Valley (Fresno, Merced, San Joaquin, Stanislaus, and Tulare counties);
- Target 25 percent of total funds to projects located in Northern California (Alameda, Contra Costa, Marin, Monterey, Placer, Sacramento, San Francisco, San Mateo, Santa Clara, Santa Cruz, Solano, Sonoma, and Sutter counties)
- Target 10 percent of total funds to projects located in counties having fewer than 250,000 residents (Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Glenn, Humboldt, Imperial, Inyo, Kings, Lake, Lassen, Madera, Mariposa, Mendocino, Modoc, Mono, Napa, Nevada, Plumas, San Benito, Shasta, Sierra, Siskiyou, Tehama, Trinity, Tuolumne, Yolo, and Yuba counties).

The highest scoring Applications that meet all eligibility and threshold requirements will be funded in descending order within each of the geographic targets.

Of the total funds available under the NOFA, HCD shall target 10 percent of total funds, to the extent there are eligible applications, to the following:

- Emerging Developers: An Applicant where the ownership structure consists of a majority of persons that have been historically disadvantaged due to express or implicit systemic bias or prejudice which may be demonstrated by meeting definition of "BIPOC" and "BIPOC Project" as set forth in Chapter 2, Article 1, Section 5170 of the California Debt Limit Allocation Regulations (adopted April 28, 2021).
- Federally Recognized and Special Government Entities and Properties: An Applicant that is any of the following:
 - (i) It meets the definition of Indian tribe under Section 4103 of Title 25 of the United State Code (means any Indian tribe, band, nation, or other organized group or community of Indians that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians pursuant to the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450 et seq.). 25 USC 4103(13)(B);
 - (ii) If not a federally recognized tribe, either
 - a. It is listed in the Bureau of Indian Affairs Office of Federal Acknowledgement petitioner list pursuant to Section 82.1 of Title 25 of the Federal Code of Regulations. (Office of Federal Acknowledgment (OFA) | Indian Affairs (bia.gov))
 - b. It is a Indian tribe located in California that is on the contact list maintained by the Native American Heritage Commission for the purposes of consultation pursuant to Section 65352.3 of the

Government Code; and proposes a project on land that satisfies the following:

- (1) Located in Indian country as defined by 18 USC 1151, or
- (2) Located on fee land.

G. State requirements

Compliance with California's Housing Element Law

The QIP/QIA must be located in a Locality that has an adopted Housing Element that has been found by HCD to be in substantial compliance with the requirements of Article 10.6 (commencing with Section 65580) of Chapter 3 of Division 1 of Title 7 of the Government Code. Housing Element compliance must be established as of the NOFA Application submittal deadline date.

Housing Element compliance status is available on HCD's website at https://www.hcd.ca.gov/community-development/housing-element/docs/status.pdf.

III. Application submission and review procedures

A. Application submission process

Application materials must be submitted electronically via the Financial Assistance Application Submittal Tool (FAAST) system https://faast.waterboards.ca.gov/.

Original "wet signature" documents are no longer required or accepted.

Applicants must submit all Application materials to the FAAST system no later than 5:00 p.m. Pacific Daylight Time on, July 12, 2021. Applications that do not meet the filing deadline requirements will not be eligible for funding.

Applications must be on HCD's forms and cannot be altered or modified by the Applicant. Excel forms must be in Excel format, not a PDF document. Applications must meet all eligibility requirements upon submission (except as expressly indicated in the Guidelines). Applications with material internal inconsistencies will not be rated and ranked. It is the Applicant's responsibility to ensure that the Application is clear, complete, and accurate. Program staff may request clarifying information.

B. Application workshops/webinar

HCD will conduct two Application webinars. Please visit https://www.hcd.ca.gov/grants-funding/active-funding/iigp.shtml on the program website for the dates and registration information.

C. 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 (Act) (Chapter 1473, Statutes 1968). As such, any materials provided will be disclosable

to any person making a request under this Act and will be made publicly available through the FAAST electronic portal. HCD cautions Applicants to use discretion in providing information not specifically requested, including but not limited to, bank account numbers, personal phone numbers, and home addresses. By providing this information to HCD, the Applicant is waiving any claim of confidentiality and consents to the disclosure of submitted material upon request.

IV. Appeals

A. Basis of appeals

- Upon receipt of HCD's notice that an Application has been determined to be incomplete, ineligible, has fail threshold review, or has a reduction to the selfscore, Applicants under this NOFA may appeal such decision(s) to HCD pursuant to this section.
- 2. No Applicant shall have the right to appeal a decision of HCD relating to another Applicant's eligibility, point score, award, denial of award, or any other matter related thereto.
- The appeal process provided herein applies solely to the decision of HCD made in this program NOFA and does not apply to any decisions made with respect to any previously issued NOFAs or decisions to be made pursuant to future program NOFAs.

B. Appeal process and deadlines

- 1. To file an appeal, Applicants must submit to HCD a written request, 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 HCD, no further information of materials will be accepted or considered thereafter. Appeals are to be submitted to HCD at infill@hcd.ca.gov according to the deadline set forth in HCD review letters.
- 2. Appeals must be received by HCD no later than five (5) business days from the date of HCD's threshold review, or initial score letters, representing HCD's decision made in response to the Application.

C. Decision

Any request to appeal HCD's decision regarding an Application shall be reviewed for compliance with this NOFA and the Guidelines. All decisions rendered shall be final, binding, and conclusive, and shall constitute the final action of HCD.

V. Award announcements and contracts

A. Award announcements

HCD will announce program awards on the IIG website: www.hcd.ca.gov/grants-funding/active-funding/iigp.shtml#awarded

B. Contracts

Successful Applicants (Recipient) will enter into one or more Standard Agreements with HCD. The Standard Agreement contains relevant terms and conditions for funding of the award.

VI. Other state requirements

A. Relocation

Both the Applicant and HCD must comply with applicable Relocation Law, which is detailed pursuant to Government Code section 7260 et seq., the California Code of Regulations, title 25, section 6000 et seq., federal law, if applicable (depending on project financing), 49 Code of Federal Regulations Part 24 of the Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally Assisted Programs (URA) (collectively referred to herein forth as "Relocation" or "Relocation Law").

Relocation Law provides important protections and assistance for displaced persons and entities affected by the acquisition, rehabilitation, or demolition of real property for government-funded projects. Relocation Law ensures that those displaced individuals and entities whose real property is acquired, or who move (even if temporarily) as a direct result of projects receiving government funds, are treated fairly and equitably and receive assistance in moving from the property they occupy. HCD seeks to ensure that displaced persons, which includes tenants, businesses, and homeowners, do not suffer disproportionately as a result of programs designed for the benefit of the public as a whole.

At the NOFA Application stage, it is too premature to conduct a detailed Relocation review. At this stage, HCD only confirms that Relocation expenses are properly budgeted. Due to the importance of satisfying Relocation Law, the Applicant is encouraged to employ the services of a Relocation consultant to procure a good faith estimate of the potential Relocation cost, which may, or may not, necessitate a Relocation plan. HCD has found that the services of a professional Relocation consultant may save a Recipient money and time in the loan process.

The importance of satisfying Relocation Law cannot be understated. Failure to follow the Relocation Law requirements will result in the project not being funded by HCD. Applicants cannot circumvent Relocation Law to avoid Relocation payment assistance by simply not renewing leases, which is not permissible under Relocation Law. At the construction loan close stage, HCD will notify all lenders that failure to satisfy Relocation Law, particularly the improper displacement of individuals or entities, could jeopardize HCD funding.

B. State prevailing wages

Program funds awarded under this NOFA are subject to state prevailing wage law, as set forth in Labor Code section 1720 et seq. and require the payment of prevailing wages unless the project meets one of the exceptions of Labor Code section 1720 (c) as determined by the Department of Industrial Relations. Applicants are urged to seek professional advice as to how to comply with State prevailing wage law.

C. Article XXXIV

IIG program funds are not subject to Article XXXIV, section 1 of the California Constitution, as clarified by the Public Housing Election Implementation Law (HSC sections 37000 - 37002). The IIG program funds do not directly fund the housing units, but rather fund the infrastructure that supports the housing units. Other HCD funding sources may require Article XXXIV compliance.

VII. Other terms and conditions

A. Right to modify or suspend

HCD 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, HCD will notify interested parties and will post the revisions to HCD's website. Subscriptions to HCD's email list are available at: www.hcd.ca.gov/hcd ssi/subscribe-form.html

B. Conflicts

In the event of any conflict between the terms of this NOFA 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 IIG program, and understand and agree that HCD shall not be responsible for any errors or omissions in the preparation of this NOFA.

Infill Infrastructure Grant Program Guidelines



Gavin Newsom, Governor State of California

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

Gustavo Velasquez, Director
California Department of Housing and Community Development

2020 West El Camino Avenue, Suite 500 Sacramento, CA 95833 IIG Program Email: Infill@hcd.ca.gov

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ARTICLE 1. GENERAL

Section 300. Purpose and scope

The purpose of these Infill Infrastructure Grant program Guidelines (Guidelines) is to implement and interpret Chapter 2 of Part 12 of Division 31 commencing with Health and Safety Code section 53545.13, which establishes the Infill Incentive Grant Program of 2007, hereinafter referred to as the Infill Infrastructure Grant Program (IIG or Program).

Section 301. Program overview

The Program's primary objective is to promote infill housing development by providing financial assistance for Capital Improvement Projects that are an integral part of or necessary to facilitate the development of a Qualifying Infill Project or a Qualifying Infill Area.

Under the Program, grants are available as gap funding for infrastructure improvements necessary for specific residential or mixed-use infill development Projects or Areas. Both Infill Projects and Areas must have either been previously developed or be largely surrounded by development. Eligible improvements include development or rehabilitation of Parks or Open Space, water, sewer or other utility service improvements, streets, roads, parking structures, transit linkages, transit shelters, traffic mitigation features, sidewalks, and streetscape improvements.

Funds will be allocated through a competitive process, based on the merits of the individual Infill Projects and Areas. The application selection criteria includes project readiness, affordability, housing density, access to transit, proximity to amenities, and consistency with regional plans.

The Uniform Multifamily Regulations (UMRs) in Title 25, Division 1, Chapter 7, Subchapter 19 (commencing with section 8300) of the California Code of Regulations are hereby incorporated into these Guidelines. In the event of a conflict between the UMRs and these Guidelines, the provisions of these Guidelines shall prevail.

Section 302. Definitions

The following definitions apply to the capitalized terms used in these Guidelines:

(a) "Affirmatively Furthering Fair Housing" means taking meaningful actions, in addition to combating discrimination, that overcome patterns of segregation and foster inclusive communities free from barriers that restrict access to opportunity based on protected characteristics. Specifically, Affirmatively Furthering Fair Housing means taking meaningful actions that, taken together, address significant disparities in housing needs and in access to opportunity, replacing segregated living patterns with truly integrated and balanced living patterns, transforming racially and ethnically concentrated areas of poverty into areas of opportunity, and fostering and maintaining compliance with civil rights and fair housing laws. The duty to affirmatively further fair housing extends to all of a

- public agency's activities and programs relating to housing and community development.
- (b) "Affordable Unit" means a unit that is made available at an affordable rent, as defined in Health and Safety Code section 50053, to a household earning no more than 60 percent of the Area Median Income (AMI) or, for ownership projects, at an affordable housing cost, as defined in Health and Safety Code section 50052.5, to a household earning no more than 120 percent of the AMI. Rental units shall be subject to a recorded covenant ensuring affordability for a duration of at least 55 years. Ownership units shall initially be sold to and occupied by a qualified household and shall be subject to a recorded covenant that includes either a resale restriction for at least 30 years or equity sharing upon resale.
- (c) "Area Median Income" or "AMI" means the most recent applicable county median family income published by the California Tax Credit Allocation Committee (TCAC).
- (d) "Bus Hub" means an intersection of three or more bus routes, where one route or a combination of routes has a minimum scheduled headway of ten minutes or at least six buses per hour during peak hours. Peak hours are limited to the time between 7 a.m. to 10 a.m., inclusive, and 3 p.m. to 7 p.m., inclusive, Monday through Friday, or the alternative peak hours designated for the transportation corridor by the transit agency. This level of service must have been publicly posted by the provider at some point between January 2020 and the time of application.
- (e) "Bus Transfer Station" means an arrival, departure, or transfer point for the area's intercity, intraregional, or interregional bus service having a permanent investment in multiple bus docking facilities, ticketing services, and passenger shelters.
- (f) "Capital Asset" means a tangible physical property with an expected useful life of 15 years or more. "Capital Asset" also means a tangible physical property with an expected useful life of 10 to15 years for costs not to exceed 10 percent of the Program grant. "Capital Asset" includes major maintenance, reconstruction, demolition for purposes of reconstruction of facilities, and retrofitting work that is ordinarily done no more often than once every 5 to 15 years or expenditures that continue or enhance the useful life of the Capital Asset. "Capital Asset" also includes equipment with an expected useful life of two years or more. Costs allowable under this definition include costs incidentally but directly related to construction or acquisition, including, but not limited to, planning, engineering, construction management, architectural, and other design work, environmental impact reports and assessments, required mitigation expenses, appraisals, legal expenses, site acquisitions, and necessary easements.
- (g) "Capital Improvement Project" or "Project" means the construction, rehabilitation, demolition, relocation, preservation, acquisition, or other physical improvement of a Capital Asset that is an integral part of, or necessary to facilitate the

development of, a Qualifying Infill Project or Qualifying Infill Area. Capital Improvement Projects that may be funded under the Program include, but are not limited to, those described in Section 304 (a).

- (h) "CCR" means the California Code of Regulations.
- (i) "Department" means the California Department of Housing and Community Development.
- (j) "Developer" means an Eligible Applicant that the Department may rely upon for Site Control of either the Qualifying Infill Project or the Qualifying Infill Area.
- (k) "Eligible Applicant" means one of, or any combination of, the following:
 - (1) A nonprofit or for-profit Developer of a Qualifying Infill Project;
 - (2) A city, county, city and county, public housing authority, or redevelopment agency and/or successor agencies that have jurisdiction over a Qualifying Infill Area;
 - (3) A city, county, city and county, public housing authority, or redevelopment agency and/or successor agencies that has jurisdiction over a Qualifying Infill Area applying jointly with an "owners' association," as defined in the Streets and Highways Code section 36612 for a business or property improvement district that includes the Qualifying Infill Area;
 - (4) The duly constituted governing body of an Indian reservation or rancheria that has jurisdiction over a Qualifying Infill Area or a Tribally Designated Housing Entity that is the Developer of a Qualifying Infill Project.
- (I) "Employment Center" means a locally recognized concentration of employment opportunities practically available to the residents of the proposed Qualifying Infill Project, such as a large hospital, industrial park, commercial district, or office area.
- (m) "Enforceable Funding Commitment" means commitments for permanent financing, including, but not limited to, the following:
 - (1) Low-income housing tax credit equity and tax-exempt bonds in connection with 4 percent and 9 percent low-income housing tax credits evidenced by a tax credit reservation letter from TCAC.
 - (2) Funds awarded by another Department program. Proof of award must be received by the Department prior to final rating and ranking of the Program application.
 - (3) A land donation in fee for no other consideration that is supported by an appraisal and/or purchase/sale agreement, or some other instrument of title transfer ("Land Donation"), or a local fee waiver resulting in

quantifiable cost savings for the Project where those fee waivers are not otherwise required by federal or state law ("Local Fee Waiver"), shall be considered a funding commitment. The value of the Land Donation will be the greater of either the original purchase price or the current appraised value as supported by an independent third-party appraisal prepared by a Member Appraisal Institute-qualified appraiser within one year prior to the application deadline. A funding commitment in the form of a Local Fee Waiver must be supported by written documentation from the local public agency. A below market lease for at least 55 years that meets the requirements of UMR section 8316 would be considered a land donation (\$1 per year).

- (4) Owner equity contributions or developer funds. Such contributions or funds shall not be subsequently substituted with a different funding source or forgone if committed in the application, except that a substitution may be made for up to 50 percent of the deferred developer fee. The Department may require the Applicant to evidence the availability of the proposed amount of owner equity or developer funds.
- (5) Funds for transportation projects which are programmed for allocation and expenditure in the applicable Project plan consistent with the terms and timeframes of the Standard Agreement.
- (n) "Local Support" means support of local public agencies.
- (o) "Locality" means a California city, county, or city and county, or the duly constituted governing body of an Indian reservation or rancheria that has jurisdiction over a Qualifying Infill Area or a Tribally Designated Housing Entity.
- (p) "Lower-Income" has the meaning set forth in Health and Safety Code section 50079.5.
- (q) "Major Transit Stop" means a site containing any of the following: (1) An existing rail or bus rapid transit station. (2) A ferry terminal served by either a bus or rail transit service. (3) The intersection of two or more major bus routes with a frequency of service interval of 15 minutes or less during peak hours. Peak hours are limited to the time between 7 a.m. to 10 a.m., inclusive, and 3 p.m. to 7 p.m., inclusive, Monday through Friday, or the alternative peak hours designated for the transportation corridor by the transit agency. This level of service must have been publicly posted by the provider at some point between January 2020 and the time of application.
- (r) "Master Development" means the proposed residential units within the Qualifying Infill Project(s) or Qualifying Infill Area identified in the Program application.
- (s) "Moderate-Income" has the meaning set forth in Health and Safety Code section 50093.

- (t) "MHP" shall mean the Multifamily Housing Program authorized and governed by Health and Safety Code sections 50675 through 50675.14 and the Multifamily Housing Program Guidelines.
- (u) "Net Density" means the total number of dwelling units per acre of land to be developed for residential or mixed use, excluding allowed deductible areas. Allowed deductible areas are public dedications of land which are for public streets, public sidewalks, public Open Space, and public drainage facilities. Non-allowed deductible areas include utility easements, setbacks, private drives and walkways, general landscaping, common areas and facilities, off street parking, and traditional drainage facilities exclusive to a development project. Mitigations required for development will not be included in the allowed deductible areas.
- (v) "NOFA" means a Notice of Funding Availability for the Program issued by the Department.
- (w) "Nondiscretionary Local Approval Process" means a process for development approval involving little or no personal judgment by the public official as to the wisdom or manner of carrying out the project. The public official merely ensures that the proposed development meets all the objective zoning standards, objective subdivision standards, and objective design review standards in effect at the time that the application is submitted to the local government, but uses no special discretion or judgment in reaching a decision.
- (x) "Open Space" means a parcel or area of land or water that is essentially unimproved and dedicated to one or more of the following purposes: (1) the preservation of natural resources; (2) the managed production of resources; (3) public and/or residential outdoor recreation; or (4) public health and safety.
- (y) "Park" means a facility that provides benefits to the community and includes, but is not limited to, places for organized team sports, outdoor recreation, and informal turf play; nonmotorized recreational trails; permanent play structures; landscaping; community gardens; places for passive recreation; multipurpose structures designed to meet the special recreational, educational, vocational, and social needs of youth, Senior Citizens, and other population groups; recreation areas created by the redesign and retrofit of urban freeways; community swim centers; regional recreational trails; and infrastructure and other improvements that support these facilities.
- (z) "Program" means the Infill Infrastructure Grant Program as implemented by these Guidelines.
- (aa) "Qualifying Infill Area" means an area designated in the Program application that is a contiguous area located within an Urbanized Area (1) that has been previously developed, or where at least 75 percent of the perimeter of the area adjoins parcels that are developed with Urban Uses, and (2) in which at least one development application has been approved or is pending approval for a residential or mixed-use residential project that meets the definition and criteria in this Section for a Qualifying Infill Project.

- (bb) "Qualifying Infill Project" means a residential or mixed-use residential development project designated in the Program application that is located within an Urbanized Area on a site that has been previously developed, or on a vacant site where at least 75 percent of the perimeter of the site adjoins parcels that are developed with Urban Uses. A property is adjoining the side of a project site if the property is separated from the project site only by an improved public right-ofway.
- (cc) "Recipient" means the Eligible Applicant receiving a commitment of Program funds for an approved Capital Improvement Project.
- (dd) "Retail Center" means a downtown area or recognized neighborhood or regional shopping mall.
- (ee) "Rural Area" has the meaning set forth in Health and Safety Code section 50199.21.
- (ff) "Senior Citizen" or "Senior" means a person 62 years of age or older, or 55 years of age or older in a Senior Citizen housing development.
- (gg) "Site Control" means the Eligible Applicant and/or Developer has sufficient control of the property through one or more of the following:
 - (1) A fee title;
 - (2) 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;
 - (3) An enforceable option to purchase or lease which shall extend through the anticipated date of the Program award as specified in the NOFA;
 - (4) An executed disposition and development agreement, or irrevocable offer of dedication to a public agency;
 - (5) A right of way or easement, which is either perpetual, or of sufficient duration to meet Program requirements, and which allows the Eligible Applicant and/or Developer to access, improve, occupy, use, maintain, repair, and alter the property underlying the right of way or easement;
 - (6) An executed encroachment permit for construction of improvements or facilities within the public right of way or on public land;
 - (7) An executed agreement with a public agency that gives the Eligible 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;

- (8) A land sales contract or other enforceable agreement for the acquisition of the property; or
- (9) Other forms of Site Control that give the Department equivalent assurance that the Eligible Applicant and/or Developer will be able to complete the Project and all housing designated in the application in a timely manner and in accordance with all the requirements of the Program.
- (hh) "Structured Parking" means a structure in which vehicle parking is accommodated on multiple stories; a vehicle parking area that is underneath all or part of any story of a structure; or a vehicle parking area that is not underneath a structure, but is entirely covered, and has a parking surface at least eight feet below grade. Structured Parking does not include surface parking, residential garages, or carports, including solar carports.
- (ii) "TCAC" means the California Tax Credit Allocation Committee.
- (jj) "TCAC/HCD Opportunity Area Map" means the most recently posted TCAC/HCD Opportunity Map that measures and provides a graphical representation of place-based characteristics linked to critical life outcomes, such as educational attainment, earnings from employment, and economic mobility. For projects on federal land, and properties not identified on the TCAC/HCD Opportunity Area Map, the Applicant may use the TCAC/HCD Opportunity Area Map's census tract nearest to the main entry for the Qualifying Infill Project. https://belonging.berkeley.edu/tcac-opportunity-map-2020
- (kk) "Transit Priority Area" means an area within one-half mile of a Major Transit Stop that is existing or planned, if the planned stop is scheduled to be completed within the planning horizon included in a transportation improvement program adopted pursuant to Title 23 of the Code of Federal Regulations section 450.216 or 450.322.
- (II) "Transit Station" means a rail or light-rail station, ferry terminal, Bus Hub, or Bus Transfer Station. Included in this definition are planned Transit Stations otherwise meeting this definition whose construction is programmed into a regional or state transportation improvement program to be completed no more than five years from the deadline for submittal of applications set forth in the NOFA.
- (mm) "Tribally Designated Housing Entity" has the meaning as set forth in Title 25 of the United States Code section 4103 and Health and Safety Code section 50104.6.5.
- (nn) "Urban Uses" means any residential, commercial, industrial, public institutional, transit or transportation passenger facility, or retail use, or any combination of those uses.
- (oo) "Urbanized Area" means an incorporated city or an Urbanized Area or urban cluster as defined by the United States Census Bureau. For unincorporated

- areas outside of an urban area or urban cluster, the area must be within a designated urban service area that is designated in the local general plan for urban development and is served by public sewer and water systems.
- (pp) "Very Low-Income" has the meaning set forth in Health and Safety Code section 50105.
- (qq) "Walkable Route" shall mean a route which, after completion of the proposed Project, shall be free of negative environmental conditions that deter pedestrian circulation, such as barriers; stretches without sidewalks or walking paths; noisy vehicular tunnels; streets, arterials or highways without regulated crossings that facilitate pedestrian movement; or stretches without adequate lighting.

ARTICLE 2. PROGRAM REQUIREMENTS

Section 303. Eligible projects

- (a) To be eligible for funding, a Capital Improvement Project must be an integral part of, or necessary for the development, of the Qualifying Infill Project(s) identified in the application.
- (b) To be eligible for funding, all applications must include a Qualifying Infill Project, including those Qualifying Infill Projects used to establish the eligibility of a Qualifying Infill Area.
- (c) The Qualifying Infill Project or Qualifying Infill Area must meet all of the following conditions:
 - (1) Be located in an Urbanized Area.
 - (2) Be located in a Locality with an adopted housing element that has been found by the Department to be in substantial compliance with the requirements of Article 10.6 (commencing with section 65580) of Chapter 3 of Division 1 of Title 7 of the Government Code, pursuant to Government Code section 65585 at time of application. The requirements of this paragraph shall not apply to the duly constituted governing body of an Indian reservation or rancheria or Tribally Designated Housing Entity.
 - (A) Be located in a Locality that, at the time of application, has submitted its housing element annual progress reports as required by Government Code section 65400 to the State of California for the current and prior year.
 - (3) Include not less than 15 percent of the total residential units to be developed in the Qualifying Infill Project or Qualifying Infill Area as Affordable Units.
 - (A) For developments that contain both rental and ownership units, units of either or both product types may be included in the calculation of the percentage of Affordable Units.
 - (B) To the extent included in a Capital Improvement Project grant application, for the purpose of calculating the percentage of Affordable Units, the Department may consider the entire Master Development in which the development seeking grant funding is included.
 - (C) An Eligible Applicant must include a replacement housing plan if any dwelling units housing persons and families of Low- or Moderate-Income are removed from the Low- and Moderate-Income housing market by the Capital Improvement Project. The plan shall be consistent with Government Code section

- 65915(c)(3). Residential units to be replaced shall not be counted toward meeting the affordability threshold required for eligibility for funding under this Section.
- (D) A Qualifying Infill Project or Qualifying Infill Area for which a disposition and development agreement or other project or areaspecific agreement between the Developer and the local agency having jurisdiction over the project has been executed on or before August 24, 2007, shall be deemed to meet the affordability requirement of this paragraph if the agreement includes affordability covenants that subject the Qualifying Infill Project or Qualifying Infill Area to the production of Affordable Units for Very Low-, Lower- or Moderate-Income households.
- (4) Include Net Densities on the parcels to be developed that are equal to or greater than the densities described in the Government Code section 65583.2, subdivision (c)(3)(B), except that a project located in a Rural Area shall include Net Densities on the parcels to be developed of at least 10 units per acre.
- (5) Be located in an area designated for mixed-use or residential development pursuant to one of the following adopted plans:
 - (A) A general plan adopted pursuant to Government Code section 65300.
 - (B) A project area redevelopment plan adopted pursuant to the Health and Safety Code section 33330.
 - (C) A regional blueprint plan as defined in the California Regional Blueprint Planning Program administered by the Business, Transportation and Housing Agency, or a regional plan as defined in the Government Code section 65060.7.
- (6) The Eligible Applicant must identify a mechanism, such as a minimum density ordinance or a recorded, binding covenant, acceptable to the Department to reliably ensure that future development will occur at an overall Net Density equaling or exceeding that set forth in Section 303(c)(4). This mechanism must be in effect and legally enforceable prior to the disbursement of Program funds.
- (7) Eligible Applicants shall designate the proposed residential units in the Qualifying Infill Project, or within the Qualifying Infill Area, that the Eligible Applicant intends to utilize for the purpose of establishing the maximum Program grant amount pursuant to Section 305, and for the purpose of rating applications pursuant to Sections 309 or 310. Any such designated units must be utilized for both purposes.

- (8) The application must demonstrate that the percentage of Affordable Units, and units restricted to other income limits and rents as designated for the purpose of determining the maximum Program grant amount in Section 305 and for rating purposes pursuant to Sections 309 or 310, shall be maintained or exceeded through the completion of each residential development proposed in the application. The Department may modify the requirement set forth in the previous sentence to conform to a similar local public agency requirement, provided that the Department determines that the local requirement will reliably result in completion of the required Affordable Units as set forth in Section 306.
- (9) Construction shall not have commenced on any units designated in the application prior to the deadline for applications submittal set forth in the NOFA.

Section 304. Eligible costs

- (a) Program grant funds must be used for reasonable and necessary costs of a Capital Improvement Project. Costs must be reasonable compared to similar infrastructure projects of modest design in the general area of the Capital Improvement Project. Eligible costs include the construction, rehabilitation, demolition, relocation, preservation, acquisition, or other physical improvements of the following:
 - (1) The creation, development, or rehabilitation of Parks or Open Space.
 - (2) Water, sewer, or other utility service improvements (including internet infrastructure), including relocation of such improvements.
 - (3) Street, road, and bridge construction and improvement.
 - (4) Structured Parking, including:
 - (A) Structured Parking spaces that are required replacement of Transit Station parking spaces, or public Structured Parking required as a condition of approval for the Qualifying Infill Project within one-half mile of a Major Transit Stop or Transit Station, not to exceed \$50,000 per space.
 - (B) Residential Structured Parking and mechanical parking lifts. The minimum residential per unit parking spaces in Structured Parking, as required by local land-use entitlement approval, not to exceed one parking space per residential unit, and not to exceed \$50,000 per permitted space.
 - (5) Transit linkages and facilities, including, but not limited to, related access plazas or pathways, or bus and transit shelters.

- (6) Facilities that support pedestrian or bicycle transit.
- (7) Traffic mitigation measures.
- (8) Site clearance, grading, preparation, and demolition necessary for the development of the Capital Improvement Project.
- (9) Sidewalk or streetscape improvements, including, but not limited to, the reconstruction or resurfacing of sidewalks and streets or the installation of lighting, signage, or other related amenities, including shade structures, seating, landscaping, streetscaping, and public safety improvements.
- (10) Storm drains, stormwater detention basins, culverts, and similar drainage features.
- (11) Required environmental remediation necessary for the development of the Capital Improvement Project or Qualifying Infill Project, where the cost of the remediation does not exceed 50 percent of the Program grant amount.
- (12) Site acquisition or control for the Capital Improvement Project including, but not limited to, easements and rights of way. Such costs must be deemed reasonable and demonstrated by documentation that may include appraisals, purchase contracts, or any other documentation as determined by the Department.
- (13) Soft costs such as those incidentally but directly related to construction or other pre-development components including, but not limited to, planning, engineering, construction management, architectural, and other design work, required mitigation expenses such as mitigation design or testing, appraisals, legal expenses, and necessary easements. Soft costs shall not exceed 10 percent of costs associated with the funding request for the Capital Improvement Project.
- (14) Other Capital Asset costs approved by the Department and required as a condition of local approval for the Capital Improvement Project.
- (15) Impact fees required by local ordinance are eligible for Program funding only if used for the identified Capital Improvement Project. Funded impact fees may not exceed 5 percent of the Program award.
- (b) The following costs are not eligible:
 - (1) Developer fees or profit.
 - (2) Costs of site acquisition for housing and mixed-use structural improvements.

- (3) Costs of housing or mixed-use structures.
- (4) Soft costs related to ineligible costs.
- (5) In-lieu fees for local inclusionary programs.

Section 305. Grant terms and limits

- (a) The total maximum grant amount shall be established by the number of units in the Qualifying Infill Project or Qualifying Infill Area, the bedroom count of these units, and the density and affordability of the housing to be developed. Replacement housing units may be included in the calculation of the total maximum grant amount. The Department shall publish a table listing per unit grant limits for each NOFA based on these factors. The total eligible grant amount shall be based upon the lesser of the amount necessary to fund the Capital Improvement Project or the maximum amount calculated from the table published by the Department.
- (b) Minimum and maximum award amounts are identified in the NOFA.
- (c) The Eligible Applicant must show in the development budget that Program funds are reasonably necessary for the Capital Improvement Project feasibility and no other source of compatible funding is reasonably available as evidenced in the application development budget.
- (d) The Eligible Applicant must demonstrate in the application development budget that the Qualifying Infill Project(s), as proposed in the application, is financially feasible as evidenced by documentation such as, but not limited to, a market study, Project proforma, sources and uses statement, or other feasibility documentation that is standard industry practice for the type of proposed housing development.
- (e) Where the Qualifying Infill Project is receiving low-income housing tax credits, the Recipient may provide Program funds to the Developer of the Qualifying Infill Project in the form of a zero percent deferred payment loan, with a term of at least 55 years. The loan may be secured by a deed of trust, which may be recorded with the local county recorder's office, provided the beneficiary of the loan shall not under any circumstances exercise any remedy, including, without limitation, foreclosure, under the deed of trust without the prior written consent of the Department, in its sole and absolute discretion. The loan may not be sold, assigned, assumed, conveyed, or transferred to any third party without prior written Department approval in its sole and absolute discretion. For Projects assisted by other Department funding programs, repayment of the loan between the Recipient and the Developer shall be limited to (1) no repayments to the Recipient until the maturity date or (2) repayment only from distributions from the Project within the meaning of 25 CCR section 8301(i). The Recipient shall be responsible for all aspects of establishing and servicing the loan. The provisions governing the loan shall be entirely consistent with these Guidelines and all documents required by the Department with respect to the use and disbursement

of Program funds. All documents governing the loan between the Recipient and the Developer borrower shall contain all the terms and conditions set forth in this subdivision and shall be subject to the review and approval of the Department prior to making the loan. This subdivision shall apply to any Qualifying Infill Project receiving low-income housing tax credits regardless of the date of the Program award.

- (f) Conditions precedent to the first disbursement of Program funds shall include receipt of all required public agency entitlements and all required funding commitments for any proposed Qualifying Infill Project supported by the Capital Improvement Project.
- (g) A city, county, city and county, public housing authority, or redevelopment agency that has jurisdiction over a Qualifying Infill Area and applies for funding jointly with an "owners' association", shall submit documentation from the local permitting authority demonstrating that the actual number of permitted housing units associated with the Qualifying Infill Project is equal to or greater than the number of housing units in the application.
- (h) Funds will be disbursed as progress payments for approved eligible costs incurred subject to the requirements of these Guidelines.
- (i) Where approval by a local public works department, or an entity with equivalent jurisdiction, is required for the Capital Improvement Project, the Recipient must submit, prior to the disbursement of grant funds, a statement or other documentation acceptable to the Department, indicating that the Capital Improvement Project is consistent with all applicable policies and plans enforced or implemented by that department or entity.
- (j) The covenant referred to in Section 302 (b) of these Guidelines shall be recorded against the fee title. The covenant is subject to liens, encumbrances and other matters of record approved by the Department pursuant to UMR sections 8310(f) and 8315.

Section 306. Performance requirements

- (a) If construction of residential units (used as the basis for calculating the grant amount in the application) has not received building permits within the time set forth in the NOFA and Standard Agreement, Recipients will be required to repay disbursed Program grant funds. The proportion of the amount to be repaid (A) to the total grant amount (B) shall be the same as the number of residential units where construction has not timely commenced (C) to the total number of designated residential units (D) (Formula: A=C/D * B).
- (b) Recipients shall, within the time set forth in the NOFA and Standard Agreement, begin construction of the housing units in the Qualifying Infill Project(s) identified in the application.

- (c) Recipients shall, within the time set forth in the NOFA and Standard Agreement, complete construction of the housing units which were used as the basis for calculating the Program award. Completion of construction must be evidenced by a certificate of occupancy or equivalent documentation and submitted to the Department.
- (d) Program funds must be disbursed in accordance with the deadlines specified in the NOFA and Standard Agreement. The Recipient needs to provide final disbursement requests by the disbursement date specified in the NOFA and Standard Agreement.
- (e) Recipients of Qualifying Infill Area awards must have closed construction period financing on a Qualifying Infill Project before a subsequent Program application is submitted within the Qualifying Infill Area.
- (f) An extension of performance requirements, if determined to be necessary by the Department, will be specified in the NOFA.

ARTICLE 3. APPLICATION PROCEDURES

Section 307. Application process

- (a) The Department shall offer Program funds through NOFAs. Applications shall be made on forms made available by the Department. Applications selected for funding shall be approved subject to conditions specified by the Department.
- (b) The NOFA will specify the amount of funds available, application requirements, minimum eligibility point scores, the deadline for submittal of applications, the schedule for rating and ranking applications and awarding funds, and the general terms and conditions of funding commitments.
 - (1) The Department shall accept applications for Projects and evaluate them on a competitive basis. The NOFA may specify a minimum number of ranking points for a Project to be eligible for funding.
 - (2) The Department may elect to not evaluate compliance with some or all threshold requirements for applications that are not within a fundable range as indicated by self-scoring.
 - (3) In the event of two or more applications having the same rating and ranking scores, the Department will apply the tie-breaking criteria set forth in the NOFA.
 - (4) The Department shall evaluate applications for compliance with the threshold requirements listed in Section 308 and score them based on the application selection criteria listed in Sections 309 or 310. The Department may make adjustments to this procedure to meet geographic targets identified in the NOFA.

Section 308. Application threshold requirements

- (a) The Capital Improvement Project set forth in the application must be eligible pursuant to Section 303, and the Eligible Applicant must be eligible pursuant to Section 302. Additionally, the following requirements apply to all applications:
 - (1) The Qualifying Infill Project or Qualifying Infill Area meets the infill requirements set forth in the Section 302 definitions of Qualifying Infill Project or Qualifying Infill Area.
 - (2) Construction of the Capital Improvement Project and Qualifying Infill Project(s) has not commenced as of the deadline for submittal of applications set forth in the NOFA.
 - (3) The Capital Improvement Project is infeasible without Program funds, and other available funds, including funds previously awarded by the Program, are not being supplanted by Program funds. Applicants with previously awarded funds must forfeit their prior award, in writing, prior to the

- application due date without assurance of receiving a new award, including funds awarded under any Department program, or prior IIG award.
- (4) The Eligible Applicant of the Capital Improvement Project must have Site Control sufficient to ensure the timely commencement of the Capital Improvement Project as determined by the Department.
- (5) All proposed uses of Program funds must be eligible pursuant to Section 304.
- (b) The application must be sufficiently complete to assess the feasibility and competitiveness of the application and its compliance with Program requirements.
- Compliance with state law includes but it not limited to the duty to carry out the program in a manner to affirmatively further fair housing, and take no action that is materially inconsistent with Affirmatively Furthering Fair Housing pursuant to Government Code section 8899.50. At the Department's election, Recipient must submit an attorney's opinion acceptable to the Department describing the intended occupancy restrictions and how they comply with the California Unruh Civil Rights Act (Civ. Code, §§ 51 53), and the California Fair Employment and Housing Act (FEHA) (Gov. Code, § 12900 et seq.) and the FEHA regulations (California Code of Regulations, title 2, sections 12005-12271. Occupancy restrictions must be carried out in a manner which does not violate state or federal fair housing laws.

Section 309. Selection criteria for Qualifying Infill Projects

Applications for Qualifying Infill Projects shall be rated using the criteria detailed below. Eligible Applicants may elect to exclude from consideration discrete phases or portions of their developments, provided these portions or phases are not included for other purposes under these Guidelines, including rating pursuant to this Section, and determining the maximum grant amount calculated pursuant to Section 305(a). Points are not cumulative within each subparagraph unless otherwise specified.

Selection Criteria for Qualifying Infill Project	Maximum Score
Project Readiness	100
Affordability	60
Density	40
Access to Transit	20
Access to Opportunity and Proximity to Amenities	20
Consistency with Regional Plans	10
Total	250

(a) Project readiness – 100 points maximum

Readiness points will be awarded as follows:

(1) Environmental Review Status - 30 points maximum

Applications will be awarded points based on the extent to which environmental reviews and necessary entitlements can be completed for the Qualifying Infill Project and received by the Department by the Program application due date:

- (A) Documented compliance with the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA), if applicable, shall receive 30 points (all applicable time periods for filing appeals or lawsuits must have lapsed).
 - (i) However, where project-based vouchers are the only subsidy triggering NEPA review, completed NEPA review is not required to obtain full readiness points.
- (B) Issuance of a public notice of the availability of a draft environmental impact report, negative declaration, or environmental assessment, shall receive 15 points.
- (2) Land use entitlement status 30 points maximum

Applications will be awarded points based on the extent that the Qualifying Infill Project can secure necessary entitlements from the local jurisdiction, which are to be received by the Department by the Program application due date, as follows:

- (A) Applications, which demonstrate that all necessary local land use approvals have been granted for the Qualifying Infill Project, as determined by a local land use authority (e.g., planning or community development director or zoning administrator) shall receive 30 points.
- (B) Applications which demonstrate that the Qualifying Infill Project is consistent with all relevant local planning documents and zoning ordinances and applications for all necessary discretionary local land use approvals have been submitted and deemed complete by the appropriate local agencies shall receive 15 points.
- (C) Applications which demonstrate that the Qualifying Infill Project is eligible to receive all necessary local land use approvals pursuant to a Nondiscretionary Local Approval Process shall receive 10 points.

(3) Leveraged funding commitments - 20 points maximum

Applications will be awarded points based on the extent the Eligible Applicant can demonstrate securing Enforceable Funding Commitments derived from sources other than the Program for the timely development of the Qualifying Infill Project, as follows:

- (A) Rental housing developments
 - (i) Applications that demonstrate commitments for at least 90 percent of the total development cost, less deferred costs, shall receive 20 points.
 - (ii) Applications that demonstrate commitments for at least 75 percent of the total development cost, less deferred costs, shall receive 10 points.
- (B) Ownership developments
 - (i) Applications that demonstrate commitments for at least 90 percent of the total development cost including all necessary public agency funds, less private mortgage financing and deferred costs, shall receive 20 points.
 - (ii) Applications that demonstrate commitments for at least 75 percent of the total development cost, less deferred costs, shall receive 10 points.
- (C) Combined rental and ownership developments
 - (i) Applications designating both rental and ownership units will be awarded points on the funding commitments for the Qualifying Infill Project on a percentage basis in proportion to the number of rental and ownership units. For example, in a 100 unit development consisting of 80 rental units and 20 ownership units, the number of points will be weighted 80 percent for the funding commitments associated with the rental units and 20 percent for the funding commitments associated with the ownership units, then the respective scores for each component will be combined, not to exceed 20 points.
- (4) Local support 12 points maximum
 - (A) Points will be awarded for one of the following:
 - (i) Obtaining a funding commitment or commitments from a local public agency or agencies for the Qualifying Infill Project or

- Capital Improvement Project equivalent to at least 25 percent of the Program grant shall receive 12 points.
- (ii) Obtaining a funding commitment or commitments from a local public agency or agencies for the Qualifying Infill Project or Capital Improvement Project equivalent to at least 15 percent of the Program grant shall receive 3 points.
- (B) For purposes of awarding points pursuant to this Section, the following will also be considered a commitment of Local Support:
 - (i) Conditionally reserved federal or state program funds administered by a local public agency or agencies for the Qualifying Infill Project or Capital Improvement Project shall also be accepted as funding commitments demonstrating Local Support. Such programs include, but are not limited to, the HUD Continuum of Care (CoC), Home Investment Partnerships Program (HOME), and Community Development Block Grant Program (CDBG).
 - (ii) A Land Donation or a Local Fee Waiver shall be considered a commitment of Local Support. The value of the Land Donation will be the greater of either the original purchase price or the current appraised value as supported by an independent thirdparty appraisal prepared by a Member of the Appraisal Institute (MAI) conducted within one year of the application deadline. A commitment of Local Support in the form of a Local Fee Waiver must be evidenced by written documentation from the local public agency.
 - (iii) Additional debt supported by project-based vouchers committed to a Project through the Locality.
- (5) Prohousing policies 8 points maximum
 - (A) Points will be awarded for up to two of the following:
 - (i) Four points will be awarded to Projects located in jurisdictions that have implemented programs over the last five years, which are currently in effect, that finance infrastructure with accompanying increased housing capacity in areas of high segregation and poverty or low resource opportunity area (see TCAC/HCD Opportunity Area Maps) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550 or provide local financial incentives for housing, including, but not limited to, a local housing trust fund or fee waivers.
 - (ii) Four points will be awarded to Projects located in jurisdictions that have adopted a Nondiscretionary Local Approval Process

for residential and mixed-use development in all zones permitting multifamily housing, established a Workforce Housing Opportunity Zone, as defined in Government Code section 65620, or a housing sustainability district, as defined in Government Code section 66200.

- (iii) Four points will be awarded to Projects located in jurisdictions that zone more sites for residential development or zoning sites at higher densities than is required to accommodate 150 percent of the minimum regional housing need allocation for the Lower-Income allocation in the current housing element cycle.
- (iv) Four points will be awarded to Projects in jurisdictions that have adopted accessory dwelling unit ordinances or other mechanisms that reduce barriers for property owners to create accessory dwelling units beyond the requirements outlined in Government Code section 65852.2, as follows:
 - 1. Parking reductions to 0.75 or fewer spaces per accessory dwelling unit in areas not already exempt from parking pursuant to Government Code section 65852.2,
 - 2. Processing and impact fee waivers or reductions of 50 percent or more,
 - 3. Ministerial approval in fewer than 45 days,
 - 4. Reduction or modifications of development standards for side yard setbacks of 5 feet or less,
 - 5. Reduction or modifications of development standards to two story heights,
 - 6. Reduction or modifications of development standards to allow 60 percent or more lot coverage,
 - 7. No minimum lot size requirement,
 - 8. Provisions for affordability, or
 - 9. Offering support programs such as a user-friendly website.
- (v) Four points will be awarded to Projects located in jurisdictions that only use objective design standards for multifamily residential development or adopt fee transparency measures including publicly available fee calculators.

(b) Affordability – 60 points maximum

Applications will be awarded points based on the percentage of units in the Qualifying Infill Project restricted to occupancy by various income groups. Applications designating only rental units in the Qualifying Infill Project may elect to have their applications scored in accordance with any one of the two following scales. Applications designating ownership units, or a combination of rental and ownership units, must utilize the scale set forth in paragraph 2 below. Where appropriate based on the mix of income groups, applications must demonstrate units affordable to Lower-Income groups are spatially integrated throughout the Qualifying Infill Project.

- (1) For rental units used as the basis for point scores in the application, rent limits for initial occupancy and for each subsequent occupancy shall be based on unit type, applicable income limit, and area in which the Qualifying Infill Project is located, following the calculation procedures used by TCAC. Rents shall be restricted in accordance with the rent and income limits specified in the application and approved by the Department and set forth in a legally binding agreement recorded against the Qualifying Infill Project with a duration of at least 55 years. Rents shall not exceed 30 percent of the applicable income eligibility level. The Income Eligibility table is specified in the Multifamily Housing Program Guidelines section 7320(b)(1). Eligible Applicants making this election shall be awarded 60/35 points for every 1 point they would be eligible to receive using MHP's system (applications eligible for the maximum possible 35 points using the MHP scale receive the maximum possible points in this category for the Program).
- (2) Owner-occupied units shall be subject to a recorded covenant with a duration of at least 30 years that includes either a resale restriction or a requirement for sharing equity upon resale. The following scale must be used for developments that include ownership units:
 - (A) 0.30 points will be awarded for each percent of total units that are owner-occupied and restricted to occupancy by households with incomes not exceeding the Moderate-Income limit.
 - (B) 0.80 points will be awarded for each percent of total units that are owner-occupied and restricted to occupancy by households with incomes not exceeding the Lower-Income limit.
 - (C) 0.40 points will be awarded for each percent of total units that are rental units restricted to occupancy by households with incomes not exceeding 50 percent of AMI.
 - (D) 2.0 points will be awarded for each percent of total units that are rental units restricted to occupancy by households with incomes less than or equal to 30 percent of AMI, or that are or will be covered by a long-term, project-based rental or operating subsidy contract

under a program that either has a history of predominately serving households at this income level or that by design will reliably serve this population.

(c) Density – 40 points maximum

Applications will be scored based on the extent to which the Net Density of the Qualifying Infill Project exceeds the required density specified in Section 303(c)(4). Density calculations shall be evidenced by a date stamped map certified by a licensed State of California professional such as an architect, engineer, or surveyor.

(1) Net Density will be adjusted by unit size (and commercial space as applicable) as follows:

Example = Mixed-use project, three-quarter acre, urban site, with 12 one-bedroom units at 800 square feet each, 12 two-bedroom units at 1,100 square feet each, and 5,000 square feet of commercial space.

Based on the density factors in the chart below, the equation looks like this:

To attribute density to the commercial space, utilize the square footage and bedroom count of the largest unit in the project to determine how many whole units would fit into the square footage of the commercial space.

For this example, the largest unit is a two-bedroom, 1,100 square foot unit. 5,000 square feet (commercial space) would accommodate four (4) of these units. Multiply that result by the appropriate factor:

$$4 \times 1.2$$
 (two-bedroom units) = 4.8

To calculate the percentage at which this project meets or exceeds the required density, add all three resulting calculations above, and divide by the minimum density required for the project site (in this case 30 units/acre for an urban site), then by the number of acres in the project, then multiply by 100 (for percentage):

$$(10.8+14.4+4.8)/30 = 1/.75=1.3333x100=133.33$$
 percent

Unit Size (Bedrooms)	Factor
0-Bedroom	0.7
1-Bedroom	0.9
2-Bedroom	1.2
3-Bedroom	1.6
4-Bedroom	1.8

(2) Points will be awarded in accordance with the following schedule:

Adjusted Net Density as a Percentage of Required Density	Points
150 percent or More	40
140 percent to 149.9 percent	30
130 percent to 139.9 percent	20
120 percent to 129.9 percent	15
110 percent to 119.9 percent	10
Less than 110 percent	0

(d) Access to Transit – 20 points maximum

Points will be awarded based on the proximity of, or accessibility to, the Qualifying Infill Project to a Transit Station or Major Transit Stop. The distance to a Transit Station or Major Transit Stop shall be evidenced by a scaled map.

- (1) A Qualifying Infill Project within one-quarter mile of a Transit Station or Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Project to the outer boundary of the site of the Transit Station or Major Transit Stop shall receive 20 points.
- (2) A Qualifying Infill Project within one-half mile of a Transit Station or a Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Project to the outer boundary of the site of the Transit Station or Major Transit Stop and located in an area of high segregation and poverty or low resource opportunity area (see TCAC/HCD Opportunity Area Maps) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550 shall receive 15 points.
- (3) A Qualifying Infill Project within one-half mile of a Transit Station or a Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Project to the outer boundary of the site of the Transit Station or Major Transit Stop shall receive 10 points.
- (e) Access to Opportunity and Proximity to Amenities 20 points maximum

Applications will be awarded points based on the proximity or accessibility of the Qualifying Infill Project to the following existing amenities or amenities that will be in service when the construction of the Qualifying Infill Project is completed. The distance to amenities shall be evidenced by a scaled map.

Applications may receive only one award of points from each of the following subcategories:

(1) A Qualifying Infill Project is located in a High or Highest Resource Area as specified on TCAC/HCD Opportunity Area Maps shall receive 20 points (for Federal land, and properties not identified on

- the TCAC/HCD Opportunity Area Map, the Applicant may use the TCAC/HCD Opportunity Area Map's census tract nearest to the main entry for the Qualifying Infill Project https://belonging.berkeley.edu/tcac-opportunity-map-2020).
- (2) A Qualifying Infill Project located within one-quarter mile of a Park (one-half mile for Rural Area projects) (not including school grounds unless there is a bona fide, formal joint use agreement between the jurisdiction responsible for the Parks/recreational facilities and the school district providing availability to the general public of the school grounds and/or facilities), shall receive 5 points, or if within one-half mile (one mile for Rural Area projects) 3 points.
- (3) A Qualifying Infill Project located within one mile of a locally recognized Employment Center with a minimum of 50 full-time employees (two miles for Rural Area projects), shall receive 5 points, or if within two miles (four miles for Rural Area projects) 3 points.
- (4) A Qualifying Infill Project located within one mile of a locally recognized Retail Center with a minimum of 50 full-time employees (two miles for Rural Area projects), shall receive 5 points, or if within two miles (four miles for Rural Area projects), 3 points.
- (5) A Qualifying Infill Projects located within one- quarter mile of a public school or community college that residents of the Qualifying Infill Project may attend (one-half mile for Rural Area projects), shall receive 5 points, or if within one-half mile (one mile for Rural Area projects), 3 points.
- (6) A Qualifying Infill Project located within one-half mile of a social service facility that operates to serve residents of the Qualifying Infill Project, shall receive 5 points, or if within one mile, 3 points.
- (f) Consistency with regional plans 10 points maximum
 - (1) Points will be awarded for each of the following (necessary evidence is to be received by the Department by the Program application due date):
 - (A) Five points will be awarded if the Qualifying Infill Project supports the implementation of a sustainable community's strategy or alternative planning strategy that has been determined by the California Air Resources Board to achieve the region's greenhouse gas emissions target. Consistency with such plans must be demonstrated by a letter or resolution executed by an officer or an equivalent representative from the metropolitan planning organization, regional transportation agency, planning, or local transportation commission.

- (B) If a sustainable community's strategy is not required for a region by law, 5 points will be awarded if the Qualifying Infill Project supports a regional plan that includes policies and programs to reduce greenhouse gas emissions. Evidence of consistency with such plans must be demonstrated by a letter or resolution executed by an officer of, or an equivalent representative from, the metropolitan planning organization or regional transportation planning agency or local transportation commission.
- (C) A Qualifying Infill Project in which not less than 50 percent of the land area is within a Transit Priority Area shall receive 5 points. Evidence of Qualifying Infill Project location within, or partially within, a Transit Priority Area must be demonstrated by a letter or resolution executed by an officer of, or an equivalent representative from, the metropolitan planning organization, regional transportation planning agency, or local transportation commission.

Section 310. Selection criteria for Qualifying Infill Areas

Applications for Qualifying Infill Areas shall be rated using the criteria detailed below. Eligible Applicants may elect to exclude from consideration discrete phases or portions of the developments within the Qualifying Infill Area, provided these portions or phases are not included for other purposes under these Guidelines, including rating pursuant to this Section, and determining the maximum grant amount calculated pursuant to Section 305 (a). Points are not cumulative within each subparagraph unless otherwise specified.

Selection Criteria for Qualifying Infill Areas	Maximum Score
Area Readiness	100
Affordability	60
Density	40
Access to Transit	20
Access to Opportunity and Proximity to Amenities	20
Consistency with Regional Plans	10
Total	250

(a) Area readiness – 100 points maximum

Readiness points will be awarded as follows:

- (1) Multiple Qualifying Infill Projects 10 points maximum
 - (A) Qualifying Infill Areas with three or more Qualifying Infill Projects that provide a minimum of 250 new or rehabilitated housing units and can secure all land use entitlements required for construction, which are to be received by the Department by the Program application due date, or that all applications required for construction have been submitted under a Nondiscretionary Local Approval Process shall

receive 10 points.

- (B) Qualifying Infill Areas with two Qualifying Infill Projects that provide a minimum of 150 new or rehabilitated housing units and can secure all land use entitlements required for construction, which are to be received by the Department by the Program application due date, or that all applications required for construction have been submitted under a Nondiscretionary Local Approval Process shall receive 5 points.
- (2) Environmental review status 25 points maximum

Applications will be awarded points based on the extent to which environmental reviews and necessary entitlements can be completed for the Qualifying Infill Area and received by the Department by the Program application due date:

- (A) Documented compliance with the CEQA and the NEPA, if applicable, shall receive 25 points (all applicable time periods for filing appeals or lawsuits must have lapsed).
 - (i) However, where project-based vouchers are the only subsidy triggering NEPA review, completed NEPA review is not required to obtain full readiness points.
- (B) Applications for Qualifying Infill Areas for which a draft of a program, master or tiered environmental impact report has been certified by the appropriate agency and the developments included in the application will constitute subsequent projects subject to environmental review as such pursuant to CEQA Guidelines, Chapter 3, Title 14, CCR, commencing with section 15000 shall receive 15 points.
- (C) Applications for Qualifying Infill Areas for which a draft of a program, master or tiered environmental impact report has been completed and filed with the appropriate agency and the developments included in the application will constitute subsequent projects subject to environmental review as such pursuant to CEQA Guidelines, Chapter 3, Title 14, CCR, commencing with section 15000 shall receive 10 points.
- (D) Applications for Qualifying Infill Areas in which not less than 50 percent of the land area is on sites that have been subject to a Phase 1 Site Assessment within one year prior to the application due date shall receive 5 points.

(3) Land use entitlement status - 25 points maximum

Applications will be awarded points based on the extent that developments within the Qualifying Infill Area can secure necessary entitlements from the

local jurisdiction, which are to be received by the Department by the Program application due date, as follows:

- (A) Applications which demonstrate that all necessary local land use approvals for developments within the Qualifying Infill Area have been granted, as determined by a local land use authority (e.g., planning or community development director or zoning administrator) shall receive 25 points.
- (B) Applications which demonstrate that the developments within the Qualifying Infill Area are consistent with all relevant local planning documents and zoning ordinances and applications for all necessary discretionary local land use approvals have been submitted and deemed complete by the appropriate local agencies shall receive 15 points.
- (C) Applications which demonstrate that the developments within the Qualifying Infill Area are eligible to receive all necessary local land use approvals pursuant to a Nondiscretionary Local Approval Process shall receive 10 points.
- (4) Leveraged funding commitments 20 points maximum

Applications will be awarded points based on the extent the Eligible Applicant can demonstrate securing of Enforceable Funding Commitments derived from sources other than the Program for the timely development of the Qualifying Infill Area, as follows:

- (A) Rental housing developments
 - (i) Applications that demonstrate commitments for at least 90 percent of the total development cost, less deferred costs, shall receive 20 points.
 - (ii) Applications that demonstrate commitments for at least 75 percent of the total development cost, less deferred costs, shall receive 10 points.
- (B) Ownership developments
 - (i) Applications that demonstrate commitments for at least 90 percent of the total development cost including all necessary public agency funds, less private mortgage financing and deferred costs, shall receive 20 points.

- (ii) Applications that demonstrate commitments for at least 75 percent of the total development cost, less deferred costs, shall receive 10 points.
- (C) Combined rental and ownership developments
 - (i) Applications designating both rental and ownership units will be awarded points on the funding commitments for the Qualifying Infill Project on a percentage basis in proportion to the number of rental and ownership units. For example, in a 100 unit development consisting of 80 rental units and 20 ownership units, the number of points will be weighted 80 percent for the funding commitments associated with the rental units and 20 percent for the funding commitments associated with the ownership units, then the respective scores for each component will be combined, not to exceed 20 points.
- (5) Local support 12 points maximum
 - (A) Points will be awarded for one or more of the following:
 - (i) Obtaining a funding commitment or commitments from a local public agency or agencies for the Qualifying Infill Area or Capital Improvement Project equivalent to at least 25 percent of the Program grant shall be awarded 12 points.
 - (ii) Obtaining a funding commitment or commitments from a local public agency or agencies for the Qualifying Infill Area or Capital Improvement Project equivalent to at least 15 percent of the Program grant will be awarded 3 points.
 - (B) For purposes of awarding points pursuant to this Section, the following will also be considered a commitment of Local Support:
 - (i) Conditionally reserved federal or state program funds administered by a local public agency or agencies for the Qualifying Infill Area or Capital Improvement Project shall also be accepted as funding commitments demonstrating Local Support. Such programs include, but are not limited to, the HUD Continuum of Care (CoC), Home Investment Partnerships Program (HOME), and Community Development Block Grant Program (CDBG).
 - (ii) A Land Donation or a Local Fee Waiver may be considered a commitment of Local Support. The value of the Land Donation will be the greater of either the original purchase price or the current appraised value as supported by an independent third-

party appraisal prepared by a Member of the Appraisal Institute (MAI) conducted within one year of the application deadline. A commitment of Local Support in the form of a Local Fee Waiver must be evidenced by written documentation from the local public agency.

- (iii) Additional debt supported by project based vouchers committed to a Project through a Locality.
- (6) Prohousing Policies 8 points maximum
 - (A) Points will be awarded for up to two of the following:
 - (i) Four points will be awarded to Projects located in jurisdictions that have implemented programs over the last five years, that are currently in effect, that finance infrastructure with accompanying increased housing capacity in areas of high segregation and poverty or low resource opportunity area (see TCAC/HCD Opportunity Area Maps) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550 or provide local financial incentives for housing, including, but not limited to, a local housing trust fund or fee waivers.
 - (ii) Four points will be awarded to Projects located in jurisdictions that have adopted a Nondiscretionary Local Approval Process for residential and mixed-use development in all zones permitting multifamily housing, established a Workforce Housing Opportunity Zone, as defined in Government Code section 65620, or a housing sustainability district, as defined in Government Code section 66200.
 - (iii) Four points will be awarded to Projects located in jurisdictions that zone more sites for residential development or zoning sites at higher densities than is required to accommodate 150 percent of the minimum regional housing need allocation for the Lower-Income allocation in the current housing element cycle.
 - (iv) Four points will be awarded to Projects in jurisdictions that have adopted accessory dwelling unit ordinances or other mechanisms that reduce barriers for property owners to create accessory dwelling units beyond the requirements outlined in Government Code section 65852.2, as follows:
 - 1. Parking reductions to 0.75 or fewer spaces per accessory dwelling unit in areas not already exempt from parking pursuant to Government Code section 65852.2,

- 2. Processing and impact fee waivers or reductions of 50 percent or more,
- 3. Ministerial approval in fewer than 45 days,
- 4. Reduction or modifications of development standards for side yard setbacks of 5 feet or less,
- 5. Reduction or modifications of development standards to two story heights,
- 6. Reduction or modifications of development standards to allow 60 percent or more lot coverage,
- 7. No minimum lot size requirement,
- 8. Provisions for affordability, or
- 9. Offering support programs such as a user-friendly website.
- (v) Four points will be awarded to Projects located in jurisdictions that only use objective design standards for multifamily residential development or adopt fee transparency measures including publicly available fee calculators.
- (b) Affordability 60 points maximum

Applications will be awarded points based on the percentage of units to be developed in the Qualifying Infill Area that will be restricted to occupancy by various income groups, in accordance with the schedule below. Applications designating only rental units may elect to have their applications scored in accordance with any one of the two following scales. Applications designating ownership units, or a combination of rental and ownership units, must utilize the scale set forth in paragraph 2 below. Where appropriate based on the mix of income groups, applications must demonstrate units affordable to Lower-Income households are spatially integrated throughout the Qualifying Infill Project.

(1) For rental units used as the basis for point scores in the application, rent limits for initial occupancy and for each subsequent occupancy shall be based on unit type, applicable income limit, and area in which the Qualifying Infill Project is located, following the calculation procedures used by TCAC. Rents shall be restricted in accordance with the rent and income limits specified in the application and approved by the Department and set forth in a legally binding agreement recorded against the Qualifying Infill Project with a duration of at least 55 years. Rents shall not exceed 30 percent of the applicable income eligibility level. The scale is used by MHP is specified in the Multifamily Housing Program Guidelines section 7320(b)(1). Eligible Applicants making this election shall be

awarded 60/35 points for every 1 point they would be eligible to receive using MHP's system (applications eligible for the maximum possible 35 points using the MHP scale receive the maximum possible points in this category for the Program).

- (2) Owner-occupied units shall be subject to a recorded covenant with a duration of at least 30 years that includes either a resale restriction or a requirement for sharing equity upon resale. The following scale must be used for developments that include ownership units:
 - (A) 0.30 points will be awarded for each percent of total units that are owner-occupied and restricted to occupancy by households with incomes not exceeding the Moderate-Income limit.
 - (B) 0.80 points will be awarded for each percent of total units that are owner-occupied and restricted to occupancy by households with incomes not exceeding the Lower-Income limit.
 - (C) 0.40 points will be awarded for each percent of total units that are rental units restricted to occupancy by households with incomes not exceeding 50 percent of AMI.
 - (D) 2.0 points will be awarded for each percent of total units that are rental units restricted to occupancy by households with incomes less than or equal to 30 percent of AMI, or that are or will be covered by a long-term, project-based rental or operating subsidy contract under a program that either has a history of predominately serving households at this income level or that by design will reliably serve this population.
- (c) Density 40 points maximum

Applications will be scored based on the extent to which the Net Density of the Qualifying Infill Area exceeds the required density specified in Section 303(c)(4). Density calculations shall be evidenced by a date stamped map certified by a licensed State of California professional such as an architect, engineer, or surveyor.

(1) Net Density of the units utilized in the calculation of the grant amount adjusted for unit size by multiplying the factors shown below by the total number of units in each unit size category, then summing the resulting products, then dividing by the net area of all projects. For a suburban three-site Qualifying Infill Area:

Project # 1	Seven 2-Bedroom Units	Five 3-Bedroom Units	0.75 Acre
Project # 2	Six 2-Bedroom Units	Eight 3-Bedroom Units	0.65 Acre
Project # 3	Nine 2-Bedroom Units	Seven 3-Bedroom Units	0.50 Acre

The adjusted Net Density would be 22 two-bedroom units times 1.2 plus 20 three-bedroom units times 1.6 or 58.4. Dividing this by 20 (suburban minimum density) and 1.9 acres (net area of the three sites) and multiplied by 100 results in an adjusted Net Density as a percentage of required density of 153.7 percent which yields 15 points for Density.

Unit Size (Bedrooms)	Factor
0-Bedroom	0.7
1-Bedroom	0.9
2-Bedroom	1.2
3-Bedroom	1.6
4-Bedroom	1.8

(2) Points will be awarded in accordance with the following schedule:

Adjusted Net Density as a Percentage of Required Density	Points
150 percent or more	40
140 percent to 149.9 percent	30
130 percent to 139.9 percent	20
120 percent to 129.9 percent	15
110 percent to 119.9 percent	10
Less than 110 percent	0

(d) Access to Transit – 20 points maximum

Points will be awarded based on the proximity of, or accessibility to, the closest Qualifying Infill Project to a Transit Station or Major Transit Stop. The distance to a Transit Station or Major Transit Stop shall be evidenced by a scaled map.

- (1) Twenty points will be awarded to a closest Qualifying Infill Project within one quarter mile of a Transit Station or Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Project to the outer boundary of the site of the Transit Station or Major Transit Stop.
- (2) Fifteen points will be awarded for a Qualifying Infill Project within one-half mile of a Transit Station or a Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Area to the outer boundary of the site of the Transit Station or Major Transit Stop and located in an area of high segregation and poverty or low resource opportunity area (see

- TCAC/HCD Opportunity Area Maps) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550.
- (3) Ten points will be awarded to a Qualifying Infill Project within one-half mile of a Transit Station or a Major Transit Stop, measured by a Walkable Route from the nearest boundary of the Qualifying Infill Project to the outer boundary of the site of the Transit Station or Major Transit Stop.
- (e) Access to Opportunity and Proximity to Amenities 20 points maximum

Applications will be awarded points based on the proximity or accessibility of the closest Qualifying Infill Project to the following existing amenity or amenities that will be in service when construction of the Qualifying Infill Project for the Qualifying Infill Area is completed. The distance to amenities shall be evidenced by a scaled map.

Applications may receive only one award of points from each of the following subcategories:

- (1) The Qualifying Infill Project is located in High or Highest Resource Areas (as specified on TCAC/HCD Opportunity Area Maps) shall receive 20 points (for Federal land, and properties not identified on the TCAC/HCD Opportunity Area Map, the Applicant may use the TCAC/HCD Opportunity Area Map's census tract nearest to the main entry for the Qualifying Infill Project https://belonging.berkeley.edu/tcac-opportunity-map-2020).
- (2) The Qualifying Infill Project is within one-quarter mile of a Park (one-half mile for Rural Area projects) (not including school grounds unless there is a bona fide, formal joint use agreement between the jurisdiction responsible for the Parks/recreational facilities and the school district providing availability to the general public of the school grounds and/or facilities), 5 points, or within one-half mile (one mile for Rural Area projects), 3 points.
- (3) The Qualifying Infill Project is within one mile of a locally recognized Employment Center with a minimum of 50 full-time employees (two miles for Rural Area projects), 5 points, or within two miles (four miles for Rural Area projects), 3 points.
- (4) The Qualifying Infill Project is within one mile of a locally recognized Retail Center with a minimum of 50 full-time employees (two miles for Rural Area projects), 5 points, or within two miles (four miles for Rural Area projects), 3 points.
- (5) For Qualifying Infill Projects within one-quarter mile of a public school or community college that residents of the Qualifying Infill Project may attend (one-half mile for Rural Area projects), 5 points, or within one-half mile (one mile for Rural Area projects), 3 points.

- (6) For a Qualifying Infill Project that is located within one-half mile of a social service facility that operates to serve residents of the Qualifying Infill Project, 5 points, or within one mile, 3 points.
- (f) Consistency with regional plans 10 points maximum
 - (1) Points will be awarded for each of the following (necessary evidence is to be received by the Department by the Program application due date):
 - (A) Five (5) points will be awarded if the Qualifying Infill Area supports the implementation of a sustainable community's strategy or alternative planning strategy that has been determined by the California Air Resources Board to achieve the region's greenhouse gas emissions target. Consistency with such plans must be demonstrated by a letter or resolution executed by an officer of, or an equivalent representative from, the metropolitan planning organization, regional transportation planning agency, or local transportation commission.
 - (B) If a sustainable community's strategy is not required for a region by law, 5 points will be awarded if the Qualifying Infill Area supports a regional plan that includes policies and programs to reduce greenhouse gas emissions. Evidence of consistency with such plans must be demonstrated by a letter or resolution executed by an officer, or equivalent representative, from the metropolitan planning organization or regional transportation planning agency, or local transportation commission.
 - (C) A Qualifying Infill Area in which not less than 50 percent of the land area is within a Transit Priority Area shall receive 5 points. Evidence of a Qualifying Infill Area location within, or partially within (as defined in this Section), a Transit Priority Area must be demonstrated by a letter or resolution executed by an officer of, or an equivalent representative from, the metropolitan planning organization, regional transportation planning agency, or local transportation commission.

ARTICLE 4. PROGRAM OPERATIONS

Section 311. Legal documents

Upon the award of Program funds, the Department shall enter into a Standard Agreement with the Recipient constituting a conditional commitment of funds. This contract shall require the parties to comply with the requirements and provisions of these Guidelines. The Standard Agreement shall encumber funds in an amount sufficient to fund the approved project, subject to limits established in the NOFA and consistent with the application. The Standard Agreement shall contain, but not be limited to, the following as appropriate for the activity:

- (a) A description of the approved Capital Improvement Project and the approved Qualifying Infill Project, Qualifying Infill Area, or both, and the permitted uses of Program funds;
- (b) Provisions governing the amount, terms and conditions of the Program grant;
- (c) Provisions governing the construction work and, as applicable, the acquisition and preparation of the site of the Capital Improvement Project, and the manner, timing, and conditions of the disbursement of grant funds;
- (d) The Recipient's responsibilities for the development of the approved Capital Improvement Project, including, but not limited to, construction management, maintaining files, accounts, other records, and reporting requirements;
- (e) Provisions relating to the development, construction, affordability, and occupancy of the Qualifying Infill Project supported by the Capital Improvement Project and the development, construction and occupancy of housing designated for development in the application for funding of a Qualifying Infill Area;
- (f) Provisions related to carrying-out the program in a manner to affirmatively further fair housing, and taking no action that is materially inconsistent with Affirmatively Furthering Fair Housing pursuant to Government Code section 8899.50.
- (g) Provisions relating to the placement on, or in the vicinity of, the Project site, a sign indicating that the Department has provided funding for the Capital Improvement Project. The Department may also arrange for publicity of the Department grant in its sole discretion;
- (h) Remedies available to the Department in the event of a violation, breach or default of the Standard Agreement;
- (i) Requirements that the Recipient permit the Department or its designated agents and employees the right to inspect the Project and all books, records and documents maintained by the Recipient in connection with the Program grant;
- (j) Special conditions imposed as part of Department approval of the project;

- (k) Terms and conditions required by federal or state law; and
- (I) Other provisions necessary to ensure compliance with the requirements of the Program.

Section 312. Reporting requirements

- (a) During the full term of the Standard Agreement and covenant and according to the deadlines identified in the Standard Agreement and the covenant, the Recipient shall submit, upon request of the Department, an annual performance report regarding the construction of the Capital Improvement Project; and upon receipt of the certificate of occupancy, an annual monitoring report regarding the affordability and occupancy of the housing Project designated in the application.
- (b) At any time during the term of the Standard Agreement and/or covenant, the Department may perform or cause to be performed a financial audit of any and all phases of the Recipient's Project. At the Department's request, the Recipient shall provide, at its own expense, a financial audit prepared by a certified public accountant.
- (c) The Recipient and owner agree to regular monitoring of the housing development by the Department or such designee the Department may name at any time during the term of the Standard Agreement and/or covenant, to verify compliance with the requirements of the Program. The Recipient and owner, or designee, shall submit annual reports as required by the Department on forms approved or provided by the Department, detailing components of the on-going operations of the housing development, as noted in this subsection. The components of annual operations for which reporting is required, which the Department retains the right to inspect, or cause to be inspected, include, and are not limited to:
 - (1) The Qualifying Infill Project or the housing designated in the Qualifying Infill Area, including interior of units, common areas, and exterior of the development;
 - (2) Tenant files, demonstrating compliance with Program affordability standards;
 - (3) Financial records, including the right to request a certified financial audit of the revenue, expenses, and operations of the housing development; and
 - (4) Insurance records to ensure continuous insurance coverage in accordance with Department and Program requirements.

The Department retains the authority to compel the Recipient and owner to comply with Program requirements as detailed in the IIG restrictive covenant recorded against the property.

Section 313. Defaults and cancellations

- (a) In the event of a breach or violation by the Recipient of any of the provisions of the Standard Agreement, the Department may give written notice to the sponsor to cure the breach or violation within a period of not less than 15 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 under the Standard Agreement and may seek legal remedies for the default including the following:
 - (1) 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 Project in accordance with Program requirements.
 - (2) The Department may seek such other remedies as may be available under the relevant agreement or any law.
- (b) Funding commitments and Standard Agreements may be canceled by the Department under any of the following conditions:
 - (1) The objectives and requirements of the Program cannot be met by continuing the commitment or Standard Agreement;
 - (2) Construction of the Capital Improvement Project cannot proceed in a timely fashion in accordance with the timeframes established in the Standard Agreement; or
 - (3) Funding conditions have not been or cannot be fulfilled within required time periods.
- (c) Upon receipt of a notice of intent to cancel the grant from the Department, the Recipient shall have the right to appeal to the Director of the Department.

Section 314. Prevailing Wages

For the purposes of California's prevailing wage law (Lab. Code, 1720 et seq.), an IIG Capital Improvement Project (i.e., the construction, rehabilitation, demolition, relocation, preservation, acquisition, or other physical improvement of a Capital Asset) shall be considered a public work that is paid for in whole or in part out of public funds. As such, it is subject to California's prevailing wage law. Program funding of a Capital Improvement Project shall not necessarily, in and of itself, be considered public funding of a Qualifying Infill Project or the Qualifying Infill Area unless such funding is considered public funding under California's prevailing wage law.

Although the use of Program funds does not require compliance with the federal Davis-Bacon Act, other funding sources may require compliance with the federal Davis-Bacon Act 44.

Infill Infrastructure Grant Program

Notice of Funding Availability (NOFA) May 12, 2021

Qualifying Infill Area (QIA) and Qualifying Infill Project (QIP) Application

Rev. 6/21/21



State of California
Governor Gavin Newsom

Lourdes Castro Ramirez, Secretary
Business, Consumer Services and Housing Agency

Gustavo Velasquez, Director Department of Housing and Community Development

> 2020 West El Camino Avenue, Suite 150 Sacramento, CA 95833 Phone: (916) 263-2771

Email: infill@hcd.ca.gov

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Overview

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File Name	App1 Tax-Exempt Status	Evidence	of tax-exempt status from IF	RS and from F	Franchise Tax	Board for Cor	porations.	Uploa	aded to H	CD?
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File Name	App2 Tax-Exempt Status	Evidence	of tax-exempt status from II	RS and from F	Franchise Tax	Board for Cor	porations.	Uploa	aded to H	CD?

Required Applicant Documentation

6/21/21

Black, Indigenous, and Other People of Color - Nonprofit Developer of a QIP

A completed and signed letter of self-certification by authorized signatory is required for each Joint Applicant identifying as black, indigenous or other person of color. Each applicable Joint Applicant must sign an individual Certification.

Certifications & Legal Disclosure

A completed and signed Certification is required for each Joint Applicant. Each Joint Applicant must sign an individual Certification form. A completed and signed Legal Disclosure is also required for each Joint Applicant. The hard copy Certifications & Legal Disclosure should be submitted with the application as detailed in the NOFA.

Resolutions

Applicant may use their own Resolution format as long as it contains ALL of the authorizations as in the sample.

The person attesting to the resolution signing cannot be the same person authorized to execute the documents in the name of the applicant.

If more than one authorized signatory is identified, state whether both signatories are required or only one signatory is required to submit and execute Program docs.

If the application is being signed by a designee of the authorized signatory, the applicant must also submit a designee letter or other proof of signing authority.

A resolution is required of each Joint Applicant - both private and public entities. A sample resolution template is available on IIG website.

Organizational Documents

Organizational documents are required for all Applicants, except where a joint applicant is a governmental entity. Governmental entities are not required to submit organizational documents with the application.

Submit organizational documents supporting the Resolution submitted with the application.

Corporation organizational documents

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.

Any other CA Secretary of State filings applicable to revivals, conversions or mergers.

Limited Liability Company organizational documents

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.

Any other CA Secretary of State filings applicable to revivals, conversions or mergers.

Limited Partnership organizational documents

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)

Certificate of Good Standing certified by Secretary of State.

Any other CA Secretary of State filings applicable to revivals, conversions or mergers.

Organizational Chart

The Organizational chart must depict the organizational structure of the entities in relation to the applicant.

Signature Block

All Applicants must submit a Signature Block in a Microsoft Word Document that will be used in the HCD legal documents such as the Standard Agreement.

Payee Data Record STD-204 or Taxpayer Identification Number (TIN)

The TIN must be submitted by all governmental entity Applicants. All other Applicants must submit the STD-204 Payee Data Record. Forms available on IIG website.

Project Narrative	6/21/21
1. Summarize the scope of work for the CIP(s). Describe the distinct infrastructure improvements relating to utilities, surface improvements, landscape and amenities, environmental mitigation and remediation, replacement transit, residential parking and/or transit, etc. §304:	
Describe all on-site services that will be provided at the required QIP:	
3. Explain any specific development issues (relocation, environmental, historical, topography, etc.) at the required QIP and/or CIP(s):	
4. Explain any required demolition at the required QIP:	
5. Identify the Developer(s) for the required QIP. Describe Developer(s) experience with affordable housing:	

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	I Rental & I		lity: Points wi								00	•			\$0	\$0		0.0
o we	bpage an t is in a R	nd include ural Area	Area as define documentation, which methodral Status	on of Rur	al status.	ed to dem	onstrate t	that the p		a is Rural		etermining	Rural stat	tus. Refe	rence do		n the	
	% AMI	į Ku	55%	5	0%		5%		0%	35	0/2	30)%	21	5%		d below	
set-	% of	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Points	Tot
	Units	Available		Available				Available		Available	Awarded			Available		Available		Poi
aside projects only	50%	5.00	7	12.50		18.75		17.50		18.75		25.00		25.00		25.00		0.0
200	45%	5.00		11.25		16.90	1	17.50	 	18.75	1	25.00		25.00	 	25.00		0.0
ict i	40%	5.00		10.00		15.00	 	17.50	 	18.75	 	25.00		25.00	 	25.00	—	0.0
oje	35%	4.40		8.75	+	13.15	 	17.50	 	18.75	 	25.00		25.00	 	25.00	—	0.0
ď	30%	3.75		7.50	1	11.25	 	15.00	1	18.75	 	22.50		25.00	1	25.00		0.0
de	25%	3.15		6.25	 	9.40		12.50		15.65		18.75		21.90		25.00		0.0
	20%	2.50		5.00	1	7.50	 	10.00	1	12.50	 	15.00		17.50	1	20.00		0.0
asi	2070	1.90		3.75	+	5.65		7.50	1	9.40		11.25		13.10	1	15.00		0.0
asi	15%			0.10		5.05												0.0
Points available to Kurai aside projects only	15% 10%	1.25		2.50		3.75		5.00		6.25		7.50		8.75		10.00		

Max Grant Amount and Unit Mix

IIG 2021 NOFA Page 7 of 26 Max Funds and Unit Mix

6/21/21

					_	hreshold									6/2	21/21
() ()						ojects §30										
(a) Is the CIP	an integral part of, or necessary f			a QIP or housing darrative and docume				v roa	uiring the CIP				Unloade	d to HCD?)	
	<u> </u>	Applic	ani na	Iralive and docum	entation e	videncing th	Locani	y req	ulling the CIP.				Oploade	u to HCD?		
(c)(1) Is locat	ted in an Urbanized Area?															
File Name	Urban Area			umentation of locat				· /						d to HCD?		
` ' ` '	ted in a Locality that has an adopt	•	ent in	substantial compli	ance with	Art. A	jurisdict	ion's	current housing elem	ent com	oliance s	status	is obtaina			4
10.6 (§65580)) Ch. 3 Div. 1 of Title 7 (Gov. Coo	de 865585)?												<u>wei</u>	<u>bsite.</u>	-
(c)(2)(A) loca	ated in a Locality at time of applica	ation that has sub	mitted	d its housing eleme	ent annual	progress re	oorts (re	quire	d by Gov. Code §654	100) for tl	ne currei	nt and	I prior yea	ır.		
	nclude 15% or more Affordable U		•						l AUs (excluding rep					otal Units		No
Required QIF		HO AUs 0		al AUs to be replac			AUs to b				IP AUS			Total QIP		_
Other-QIPs (File Name	QIA only) Rental AUs 0 Replacement Housing Plan	HO AUS 0		al AUs to be replace Replacement House			AUs to b			t other-C	IP AUS	0		other-QIP d to HCD?		0
	, ,										1.41					
	have a disposition and developme yer the project that includes afford													ving		
										oderate	income i	10030				
File Name	Development Agreement e Net Density (dwelling units per a		ment e	executed prior to A	ugust 24,	2007 that co	ntains at	ltorda	ability covenants.				Uploade	d to HCD?	'	
	be developed within a Rural Are		(Refe	r to the document o	entitled IIC	Program			If yes (project is	Rural) n	arcels to	be de	eveloped	must		
	etermination Procedures)												units per		0	
	enter minimum Net Density for pa	rcels to be devel	oped p	per Locality (see A	ppendix 1	,		Net [Density: housing	0.0	Is the			ual to or gr		Yes
click here):	ea in square feet	0	No	on-qualified site deducti	iono: utility o	acamenta coth	ooko	_	units per acre		aulatian l	_	han requi	ired §303(d	c)(4)?	1.00
	ified site deductions* in square fee	_		rivate drives/walkways,					0 bedroom Net De 1 bedroom Net De			0				
Public stre				cilities, off street parking evelopment project & of					2 bedroom Net De	- ,						
Public side			uc				-		3 bedroom Net De			0				
Public Ope				If contains cor			25	<u> </u>	4 bedroom Net De			0	Comme		0	
	nage facilities in acres (43,560 square feet			Square ft. of la	rgest resid	dential unit		-	Commercial Net De adjusted Net Den	•		0	square f required			
per acre)	in acres (45,500 square reer	0.00	0).7 # of bed	rooms in l	argest unit			adjusted Net Den	sity as a			309(c)(2)	0.0	00%	
(c)(5) Is locat	ted in area designated for mixed-	use or residential	devel	lopment pursuant t	0											
	owing plans? If Yes, select plan.															
File Name	Relevant Development Plan Applicant identify a mechanism,			el and attach a cop	•		Ū		•	ro dovol	onmont.	مم النب		d to HCD?		1
. , . ,	orth in §303(c)(4)? This mechanism			•					•	ire deven	ортнени	WIII OC	cui ai an	overall ive	ŧl.	
,					•				or date stamped map	and lett	er					
File Name	Net Density Verification					rofessional s	uch as a	ın enç	gineer, surveyor or la	ndscape			Uploade	d to HCD?	•	
(-)(7) \A(') (nfirming the Net De		(OID) 1	- 1 1l - A			(th			L P - L P 0			
	Applicant designate the propose at amount pursuant to §305, and for						iat the A	фрис	ant intends to utilize	for the pt	irpose o	i esta	blishing ti	ne max		
,	is application demonstrate that th						ther inc	ome l	limits and rents as de	signated	for the	purpos	se of dete	ermining th	ne	_
	grant amount shall be maintained															
	nt certifies construction shall not h												Hala de	Tr. HODG		<u></u>
File Name	Construction exception	іт аррі	cable			Costs §304	Js be bu	ılıt as	a local approval con	aition.			Uploade	d to HCD?	1	
(a)(4)(A) Tota	I number of Structured Parking sp	naces - that are (1) regu				na snac	es or	(2) public Structured	1		Are co	nsts less	than or eq	ual to	
(/(/(/	red as a condition of approval for		, ,				0 .	.00 01	(2) public ciructured					parking sp		
· / · / · /	l number of residential per unit pa	0 1		0,	. ,		se		Spaces exceed one	2		Are co	osts less	than or eq	ual to	
	oproval, not to exceed one parking	g space per resid	ential	unit, and not to exc	ceed \$50,	000 per			space per unit?	NO.				parking sp		
permitted spa	t fees for the CIP are required by	local	If	Yes impact fees of	do not to e	exceed 5% of	the tota	l Pro	gram grant amount?	Describe	below t	he fee	e(s) Loca	lity and ho	w the	
ordinance?	trees for the Gir are required by			. 00,pao: 1000 c	20 1101 10 0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			gram gram amount	200020				sed for the		
		•														
Mo cortify the	e CIP funded costs do not include	any of the follow	ing inc	oligible costs:												
	per Fees or profit.	any or the follow	ing ine	sligible costs.												
(b)(2) Costs o	of site acquisition for housing and	mixed use struct	ural im	nprovements.												
	of housing or mixed use structures	3.														
· / · /	sts related to ineligible costs. ees for local inclusionary program	ne														
(b)(3) III lied II	ses for local inclusionary program	13.		Application 1	Threshol	d Requirer	nents -	8308	R							
(a)(2) We cer	tify that construction of the CIP ha	as not commence	d as c	• • • • • • • • • • • • • • • • • • • •				•								
	tify the CIP is infeasible without P								y Program funds?							
(a)(4) Does A	pplicant have Site Control §302(g		oject?	If Yes, enter form	of Site Co	ontrol and the	most re	ecent								
(a)(E) \Ma aari	Form of Site Control	- 1007	iaibla	nurament to \$2042					Most r	ecent do	cument e	execu	tion date:			1
	tify all proposed uses of Program tion sufficiently complete to asses					Program regi	irement	s?								_
	special circumstances:	o reacionity of ap	piioaii	on and no compile		rogram roq	01110111	· ·								
,	•															
File Name	CIP Site Control	Appro	orioto	documentation to	domonetra	to the form	of Site C	ontro	l indicated above				Unloade	d to HCD?	ol .	
	uired QIP trigger State Relocation						or One O	Ontro	i indicated above.				Opioado	d to HOD:		
7277)?			(3												
	e a narrative discussion on the															
	pacted households and provided	21/0														
	sistance including what actions ha on to comply with State Relocation															
Assistance La	aw? If No, provide documentation															
supporting re	elocation is not required.															
File Name	QIP Relocation Plan	Must r	rovide	e a Relocation Plar	n or docun	nentation sur	portina	no re	elocation.				Uploade	d to HCD?		
	we will comply with all state and									out the	orogram	in a n				
further fair hou	using and take no action that is n	naterially inconsi-	stent v	with Affirmatively F	urthering I	Fair Housing	nursuar	nt to (CA Gov Code 88899	502						

				Eligibilit	y and Thresl	nold										6/21/21
File Name	Fair Housing Self-Certi				document that is a manner that is						ancy		Upload	led to H	ICD?	
					Market Stud	у										
Does Market s	tudy demonstrate QIP is f										(h)(10)					
File Name	Market Study	Must	provide a com	pleted marl	et study prepare	d within one	year of the	applic	ation due	e date.			Upload	led to H	ICD?	
					Tax Credits (7	C)										
Select appropr	riate entry for each item:															
Project Tax Cr	ect Tax Credit Type Federal Proposed equity investor contribution (\$) Anticipated tax credit factor Proposed equity investor contribution (\$) Anticipated tax credit factor Proposed equity investor contribution (\$) Anticipated tax credit factor proposed for 4%Tax Credits Proposed month Proposed year															
				Proposed)		Antici	pated t	ax credi	t factor		App	rate	
	If already awarded, date of the Tax Credit Reservation														ICD?	
File Name	Name Tax Credit Reservation If the Project has already received a tax credit reservation, upload documentation.															
	Milestones															
	at covenants or regulatory agreements are already on title?															
	at covenants or regulatory agreements are already on title? at covenants or regulatory agreements are anticipated? te: Some of the following milestones may have already been achieved. For previously met milestones, please enter the month and year completed. For those milestones may have already been achieved.															
														not yet c	comple	ted,
	a projected completion of											A" belov	٧.			
Provide the act	tual or anticipated comple	etion date for the follow	ing performand	ce mileston	es for the CIP. If	a milestone	s not appii	cable,	piease e	nter "N	/A".		OID		011	- D - I -
Constant bind	:	anticent and Develor		- 4 OID 4-4	:::: th t			-1					CIP	Jate	QII	P Date
	ing agreement between A all necessary environmen					na conditions	or the dev	elopiii	ent.							
			0	eu unuer C	EQA and NEFA.											
				described i	the Sources an	d Heae inclu	lina cuheta	ntially	final con	etructio	n/norma	nont				
	taining all necessary and discretionary public land use approvals. taining enforceable commitments for all construction/permanent financing described in the Sources and Uses including substantially final construction/permanen n documents, and Tax Credit syndication documents for remaining phases of Project															
	n documents, and Tax Credit syndication documents for remaining phases of Project.															
	mission of Final Construction Drawings and Specifications to the appropriate local building department or permitting authority.															
	omplete and the filing of t	he Notice of Completic	on.													

						QIP(s)	and all CIF	P(s) Source	es of Fund	S							6/21/21
See §310(a)(4) for a	n explanation	of funding com	nmitments		QIP (Regu	ired by (OIA) and a	I CIPs Con	struction Pe	eriod Sourc	es of Funds	3					
							Local							1	*Det	ails of Deferred	Costs
Funding Committed by Application Due Date?	Unit Type	CIP or QIP #1	(liste	Source Name d in order of lien		Source Type	Support §310(a)(5)	Lien No.	Residential Amount	Commercial Amount	Total Amount	Interest Rate	Required Payment	Loan Term (months)	Amount	Desc	ription
1 Yes		CIP	(IIG CIP Grant	 ,	State-HCD		1			\$0			(Amount	Desc	iption
2											\$0						
3											\$0						
4											\$0						
5											\$0						
6											\$0						
7											\$0						
8											\$0						
9											\$0						
10											\$0						
11											\$0						
12											\$0 \$0						
13											\$0						
15											\$0						
16											\$0						
17											\$0						
18											\$0						
19											\$0						
20		QIP #1		Deferred	costs (detail at right))			\$0		\$0						
21		QIP #1	Equity Investor		. 3,	1	•				\$0			1			
	\$0	<total com<="" funds="" td=""><td></td><td>0.00%</td><td><% Funds commit</td><td>ted</td><td></td><td>TOTALS</td><td>\$0</td><td>\$0</td><td></td><td></td><td></td><td></td><td>\$0</td><td></td><td></td></total>		0.00%	<% Funds commit	ted		TOTALS	\$0	\$0					\$0		
0 <rental td="" units<=""><td>\$0</td><td><total funds<="" rental="" td=""><td></td><td>0.00%</td><td><% Rental funds of</td><td>committed</td><td></td><td></td><td></td><td></td><td></td><td>•</td><td>•</td><td></td><td></td><td>•</td><td></td></total></td></rental>	\$0	<total funds<="" rental="" td=""><td></td><td>0.00%</td><td><% Rental funds of</td><td>committed</td><td></td><td></td><td></td><td></td><td></td><td>•</td><td>•</td><td></td><td></td><td>•</td><td></td></total>		0.00%	<% Rental funds of	committed						•	•			•	
0 <ho td="" units<=""><td>\$0</td><td><total co<="" funds="" ho="" td=""><td>ommitted</td><td>0.00%</td><td><% HO funds com</td><td>mitted</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></total></td></ho>	\$0	<total co<="" funds="" ho="" td=""><td>ommitted</td><td>0.00%</td><td><% HO funds com</td><td>mitted</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></total>	ommitted	0.00%	<% HO funds com	mitted											
	\$0	<total cip="" funds<="" td=""><td>committed</td><td>0.00%</td><td><% Funds commit</td><td>ted</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></total>	committed	0.00%	<% Funds commit	ted											
					QIP (Required	d by QIA) a	ind all CIP I	Permanent	Sources of	Funds						
Funding Committed by	Rental vs			Source Name		Source	Local	Lien	Residential	Commercial		Inter	est Rate	Repaymen	Terms	Required	Required
Application Due Date?	Homeowner (HO)	CIP or QIP #1	(liste	d in order of lien		Туре	Support §310(a)(5)	No.	Amount	Amount	Total Amount	Туре	Rate	Туре	Due in (yrs)	Residential Debt Service	Commercia Debt Service
1 Yes	,	CIP		IIG CIP Grant		State-HCD		1			\$0					2 2 2 3 3 7 1 1 0 0	
2											\$0						
3											\$0						
1											60						

Fundi	ng Committed by cation Due Date?	Rental vs Homeowner	CIP or QIP #1		Source Name		Source	Local Support	Lien	Residential	Commercial	Total Amount	Intere	est Rate	Repayment	Terms	Required Residential	Required Commercial
Appli	cation Due Date?	(HO)	On or an #1	(listed	in order of lien p	riority)	Type	§310(a)(5)	No.	Amount	Amount	Total Amount	Туре	Rate	Туре	Due in (yrs)	Debt Service	Debt Service
1	Yes		CIP		IIG CIP Grant		State-HCD	No	1			\$0						
2												\$0						
3												\$0						
4												\$0						
5												\$0						
6												\$0						
7												\$0						
8												\$0						
9												\$0						
10												\$0						
12												\$0						
12												\$0						
13												\$0						
14			QIP #1		Private	mortgage financing						\$0						
15			QIP #1			Deferred costs						\$0						
16	, and the second		QIP #1	Equity Investor	•	•	•					\$0						
								TOTALS		\$0	\$0	\$0				TOTALS	\$0	\$0
0	<rental td="" units<=""><td>\$0</td><td><total qip="" rental="" t<="" td=""><td>funds committed</td><td>0.00%</td><td><% QIP Rental fun</td><td>ds committed</td><td>·</td><td></td><td></td><td></td><td><u> </u></td><td></td><td></td><td></td><td></td><td><u> </u></td><td></td></total></td></rental>	\$0	<total qip="" rental="" t<="" td=""><td>funds committed</td><td>0.00%</td><td><% QIP Rental fun</td><td>ds committed</td><td>·</td><td></td><td></td><td></td><td><u> </u></td><td></td><td></td><td></td><td></td><td><u> </u></td><td></td></total>	funds committed	0.00%	<% QIP Rental fun	ds committed	·				<u> </u>					<u> </u>	
0	<ho td="" units<=""><td>\$0</td><td><total fund<="" ho="" qip="" td=""><td>ds committed</td><td>0.00%</td><td><% QIP HO funds</td><td>committed</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></total></td></ho>	\$0	<total fund<="" ho="" qip="" td=""><td>ds committed</td><td>0.00%</td><td><% QIP HO funds</td><td>committed</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></total>	ds committed	0.00%	<% QIP HO funds	committed											

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

	QIP (Required by QIA) Residential				ntial and a	itial and all CIP Permanent Sources of Funds								6/21/21				ırces		
USES OF FUNDS	IIG CIP Grant	0	0	0	0	0	0	0	0	0	0	0	0	Private mortgage financing	Deferred costs	Equity Investor	Total Residential Sources/Costs	Total Commercial Sources/Costs	Source Name:	Source Name:
Qualifying Infill Project (QIP)	•	•		•				•	•				•	•			•		•	
LAND COST/ACQUISITION																				
Land Cost or Value																	\$0			
Demolition																	\$0			
Legal												-					\$0 \$0			
Land Lease Rent Prepayment Total Land Cost or Value		\$0	Sc	so so	\$0	\$0	\$0	\$0	\$0	\$0	SC	D \$0	\$0	\$0	\$0	\$0				\$0
Existing Improvements Cost or Value		Ų.		•	,	-	+	Ų	Ţ,	Ų.	•		, ,,	Ţ.	Į.	Ų.	\$0			
Off-Site Improvements																	\$0	\$0		
Total Acquisition Cost		\$0					•													
Total Land Cost / Acquisition Cost Predevelopment Interest/Holding Cost		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$(\$0	\$0	\$0	\$0	\$0 \$0			\$0
Assumed, Accrued Interest on Existing Debt																				
(Rehab/Acq)																	\$0	\$0		
Excess Purchase Price Over Appraisal																	\$0			
Total Relocation Costs																	\$0	\$0		
NEW CONSTRUCTION Site Work	1																\$0	\$0		
Structures																	\$0			
General Requirements	<u> </u>																\$0	\$0		
Contractor Overhead																	\$0			
Contractor Profit	1																\$0			
Prevailing Wages General Liability Insurance	1																\$0 \$0			
Urban Greening																	\$0			
Other New Construction: (Specify)																	\$0			
Other New Construction: (Specify)																	\$0			
Other New Construction: (Specify)																	\$0			
Total New Construction		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	D \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
ARCHITECTURAL FEES Design																	\$0	\$0		
Supervision																	\$0			
Total Architectural		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	D \$0	\$0	\$0	\$0	\$0				\$0
Total Survey & Engineering																	\$0	\$0		
CONSTRUCTION INTEREST & FEES																				
Construction Loan Interest Origination Fee																	\$0 \$0			
Credit Enhancement/Application Fee																	\$0			
Bond Premium																	\$0			
Cost of Issuance																	\$0			
Title & Recording																	\$0			
Taxes Insurance																	\$0 \$0			
Employment Reporting	1																\$0			
Other Construction Int. & Fees: (Specify)	<u> </u>																\$0			
Other Construction Int. & Fees: (Specify)																	\$0	\$0		
Other Construction Int. & Fees: (Specify)																	\$0			
Other Construction Int. & Fees: (Specify) Total Construction Interest & Fees		\$0	\$(\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$(D \$0	\$0	\$0	\$0	\$0	\$0 \$0			ęn.
PERMANENT FINANCING		\$0	\$(, şt	\$0	\$0	\$0	\$0	\$0	\$0	\$(\$1	\$0	\$0	, \$0	\$0	\$0	\$0	\$0	\$0
Loan Origination Fee	<u> </u>																\$0	\$0		
Credit Enhancement/Application Fee																	\$0	\$0		
Title & Recording	1																\$0			
Taxes	1																\$0 \$0	\$0 \$0		
Other Perm. Financing Costs: (Specify)																	\$0 \$0	\$0		
Other Perm. Financing Costs: (Specify) Other Perm. Financing Costs: (Specify)																	\$0			
Other Perm. Financing Costs: (Specify)																	\$0	\$0		
Other Perm. Financing Costs: (Specify)																	\$0			
Total Permanent Financing		\$0								\$0	\$(\$(
Subtotals Forward LEGAL FEES	1	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Legal Paid by Applicant																	\$0	\$0		
Other Attorney Costs: (Specify)	<u> </u>																\$0			
Other Attorney Costs: (Specify)																	\$0			
Other Attorney Costs: (Specify)																	\$0			
Total Legal Fees RESERVES		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$(\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
RESERVES	1	1	l	1	1			l		ı		1	1	I	1	ı		l	l	

				QIP (Requ	ired by O	A) Posido	atial and a	II CID Dor	manant Sa	uroos of	Funde						0/04/04	Cor
USES OF FUNDS	IIG CIP Grant	0	0	o (Requ	o o	o esidel	0	o o	o o	o o	o o	0	0	Private mortgage financing	Deferred costs	Equity Investor	6/21/21 Total Residentia Sources/Costs	Total
Operating Reserve																	\$0	\$0
Replacement Reserve																	\$0	
Transition Reserve																	\$0	
Rent Reserve																	\$0	
Other Reserve Costs: (Specify)																	\$0	
Other Reserve Costs: (Specify) Other Reserve Costs: (Specify)																1	\$0	
																	\$0	
Other Reserve Costs: (Specify) Total Reserves		-	\$(\$0	***	***	\$0	to.	\$0	\$0	\$0	***	***	SC	\$0		
		\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0) \$0	\$0	\$0	0 \$0
CONTINGENCY COSTS																		
Construction Hard Cost Contingency																	\$0	
Soft Cost Contingency											_				_		\$0	
Total Contingency		\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	0 \$0
OTHER PROJECT COSTS																		
TCAC App/Allocation/Monitoring Fees																	\$0	
Environmental Audit																	\$0	
Local Development Impact Fees																	\$0	
Permit Processing Fees																	\$0	
Capital Fees																	\$0	
Marketing																	\$0	
Furnishings																	\$0	
Market Study																	\$0	
Accounting/Reimbursable																	\$0	\$0
Appraisal Costs																	\$0	\$0
Other Costs: (Specify)																	\$0	\$0
Other Costs: (Specify)																	\$0	\$0
Other Costs: (Specify)																	\$0	
Other Costs: (Specify)																	\$0	
Other Costs: (Specify)																	\$0	
Other Costs: (Specify)																	\$0	
Total Other		\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Subtotal Project Costs		\$0																
DEVELOPER COSTS		φ0	90	90	φυ	40	φυ	φ0	φυ	φυ	7 90	φ0	, şu	φυ	, şt	φυ	- P	, , , , , , , , , , , , , , , , , , ,
Developer Overhead/Profit																	\$0	\$0
																	\$0	
Consultant/Processing Agent				+													\$0	
Project Administration																		
Broker Fees Paid to a Related Party																	\$0	
Construction Oversight by Developer																	\$0	
Other Developer Costs: (Specify)																	\$0	
Total Developer Costs	\$0						\$0											
TOTAL PROJECT COST	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	0 \$0
Capital Improvement Project(s) (CIF																		
Site acquisition of CIP including easements and																	\$0	.]
right of ways																		
Other:																	\$0	
Total Site Acquisition (not parking)	\$0	\$0	\$0	0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Clearing and Grubbing																	\$0	
Demolition																	\$0	
Excavation																	\$0	
Grading																	\$0	
Soil Stabilization (Lime, etc.)																	\$0	
Erosion/Weed Control																	\$0	
Dewatering																	\$0	
Other:																	\$0	
Other:																	\$0	
Total Site Preparation	\$0	\$0	Sc	0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Sanitary Sewer	-	**		,	4.	7.		**	-	1.	,,,	**				1	\$0	וֹנ
Potable Water																	\$0	
Non-Potable Water																	\$0	
Storm Drain																	\$0	
Detention Basin/Culverts																	\$0	
Joint Trench																	\$0	
Other:	40	**			**		**		**			**		**			\$0	
Total Site Utilities	\$0	\$0	\$0	0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Aggregate Base																	\$0	
Asphalt Pavement																	\$0	
Curb, Gutter, Sidewalk																	\$0	
Street Lights																	\$0	
Striping/Signage/Barricades																	\$0	
Traffic Mitigation																	\$0	<u> </u>

Commercial Sources

Source Name:

Source Name:

				QIP (Regu	ired by QI	A) Resider	ntial and a	III CIP Peri	manent So	urces of I	unds						6/21/21	
USES OF FUNDS	IIG CIP Grant	0	0	0	0	0	0	0	0	0	0	0	0	Private mortgage financing	Deferred costs	Equity Investor	Total Residentia Sources/Costs	
Other:																	\$0	,
Total Surface Improvements	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Irrigation																	\$0	<u>)</u>
Concrete Work																	\$0	
Landscaping																	\$0	
Urban Greening																	\$0	
Playground Facilities and Tot Lots																	\$0	
Walking/Bike Path																	\$0	
Drinking Fountains																	\$0	
Structures																	\$0	
Lighting																	\$0	
Open Space																	\$0	
Other:																	\$0	
Total Parks-Landscape and Amenities	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Wetland Mitigation																	\$0	
Endangered Species																	\$0	
Tree Mitigation																	\$0	
Environmental Remediation																	\$0	
Other:									4-						-		\$0	
Total Env. Mitigation/Remediation	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Replacement Parking																	\$0	
Grading State Work																	\$0	
Foundation Work																	\$0	
Site Work																	\$0	
Other:																	\$0	
Other:																	\$0	
Total Structured Parking §304(a)(4)(A)	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Residential Parking Structures																	\$0	
Grading																	\$0 \$0	
Foundation Work Site Work																	\$0	
Other:																	\$0	
Other:																	\$0	
Total Residential Parking §304(a)(4)(B)	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	
Access Plazas	ŞU	\$0	30	J \$0	ψU	ψU	\$0	\$0	\$0	\$0	\$0	\$0	ŞU	\$0	φu	φυ	\$0	
Pathways																	\$0	
Bus Shelters																	\$0	
Transit Shelters																	\$0	
Pedestrian Facilities																	\$0	
Bicycle Facilities																	\$0	
Other:																	\$0	
Total Transit	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Drainage	40	90		90	\$0	\$0	φ0	40	\$0	40	\$0	40	\$0	40	φυ	φυ	\$0	
Parks & Recreation																	\$0	
Streets/Signals																	\$0	
Traffic Fees																	\$0	
Waste Water																	\$0	
Water Facility																	\$0	
Other:																	\$0	
Other:																	\$0	
Total Impact Fees	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Engineering	40	Ų.	,	***	***	\$0	ΨΟ	40	\$0	40	40	40	\$0	40	Ų.	, , , , , , , , , , , , , , , , , , ,	\$0	
Design																	\$0	
Other:																	\$0	
Other:																	\$0	
Total Soft Costs	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
Other:	ţ	**	, , , , , , , , , , , , , , , , , , ,		+0	ţ	Ų.	**	ţ.	+0	Ţ.	40	Ţ,	+0	Ų.	+-	\$0	
Other:																	\$0	
Total Other Asset Costs	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
CIP TOTAL PROJECT COSTS	\$0																	
QIP TOTAL PROJECT COSTS	\$0	\$0	\$(0 \$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	50	5.0	St	\$0		

Commercial Sources

		Required QIP	Annual Income	and Expenses	6/21/21
		Employee Information		and Expenses	Comments
No.	FTE	Employee Job Title	Salary/Wages	Value of Free Rent	Comments
		On-Site Manager(s)	\$0	\$0	
		On-Site Assistant Manager(s)	\$0	\$0	
		Supportive Services Staff Supervisor(s)	\$0		
		Supportive Services Coordinator, On-Site	\$0		
		Other Supportive Services Staff (inc. Case Manager)	\$0		
		On-Site Maintenance Employee(s)	\$0	\$0	
		On-Site Leasing Agent/Administrative Employee(s)	\$0	\$0	
		On-Site Security Employee(s)	\$0	\$0	
			\$0	\$0	
		T. (10.1.)	\$0	\$0	
1	0744	Total Salaries and Value of Free Rent Units	\$0	Show from road on an	
		Payroll Taxes	\$0	Show free rent as an	
		Workers Compensation	* -	expense?	
		Employee Benefits mployee(s) Payroll Taxes, Workers Comp. & Benefits	\$0 \$0	Yes	
		Total Employee(s) Expenses	\$0		
		. , , , .	\$ 0		
		Employee Units			
Inco Lin		Job Title(s) of Employee(s) Living On-Site	Unit Type (No. of bdrms.)	Square Footage	
			0	0	
			0	0	
			0	0	
		To	otal Square Footage	0	
		Annu	al Operating B	udget	
Acct	. No.	Revenue - Income	Residential	Commercial	Comments
5120/	/5140	Rent Revenue - Gross Potential		\$0	
		Restricted Unit Rents	\$0		
		Unrestricted Unit Rents	\$0		
512	21	Tenant Assistance Payments			
		Subsidy Program Name	\$0		
		Subsidy Program Name	\$0		
		Operating Subsidies	\$0		
		Other: (specify)	\$0	\$0	
59		Laundry and Vending Revenue	\$0		
51		Garage and Parking Spaces	\$0	\$0	
599	90	Miscellaneous Rent Revenue	\$0	\$0	
		Gross Potential Income (GPI)	\$0	\$0	
		Vacancy Rate: Restricted Units	5.0%		
		Vacancy Rate: Unrestricted Units	5.0%		
		Vacancy Rate: Tenant Assistance Payments	5.0%		
		Vacancy Rate: Other: (specify)	5.0%		
		Vacancy Rate: Laundry & Vending & Other Income	5.0%		
		Vacancy Rate: Commercial Income		50.0%	
5220/	5240	Vacancy Loss(es)	\$0	\$0	
		Effective Gross Income (EGI)	\$0	\$0	
Acct	. No.	Expenses	Residential	Commercial	Comments
00	00	Administrative Expenses: 6200/6300			
620		Conventions and Meetings	\$0	\$0	
62		Advertising and Marketing	\$0	\$0	
62		Other Renting Expenses	\$0	\$0	
63		Office/Administrative Salaries from above	\$0	\$0	
63		Office Expenses	\$0	\$0	
63		Office or Model Apartment Rent	\$0	\$0	
63:		Management Fee Site/Resident Manager(s) Salaries from above	\$0 \$0	\$0 \$0	
63		Administrative Free Rent Unit from above	\$0	\$0 \$0	
634		Legal Expense Project	\$0	\$0 \$0	
63		Audit Expense	\$0	\$0	
63		Bookkeeping Fees/Accounting Services	\$0	\$0	
639		Miscellaneous Administrative Expenses	\$0	\$0	
626		Total Administrative Expenses	\$0	\$0	
	. No.	Expenses	Residential	Commercial	Comments
501		Utilities Expenses: 6400		- Janinoi Viai	Johnnents
64	50	Electricity	\$0	\$0	
64		Water	\$0	\$0	
		21 NOEA	Page 14 of 26	, ,	Operating

				6/21/2
0.450			and Expenses	
6452	Gas	\$0	\$0	
6453	Sewer	\$0	\$0	
6400T	Other Utilities: (specify)	\$0 \$0	\$0	
64001	Total Utilities Expenses Operating and Maintenane Expenses: 6500	\$0	\$0	Comments
6510	Payroll from above	\$0	\$0	Comments
6515	Supplies	\$0	\$0 \$0	
6520	Contracts	\$0	\$0	
6521	Operating & Maintenance Free Rent Unit from above	\$0	\$0 \$0	
6525	Garbage and Trash Removal	\$0	\$0	
6530	Security Contract	\$0	\$0	
6531	Security Free Rent Unit from above	\$0	\$0	
6546	Heating/Cooling Repairs and Maintenance	\$0	\$0	
6548	Snow Removal	\$0	\$0	
6570	Vehicle & Maintenance Equipment Operation/Reports	\$0	\$0	
6590	Miscellaneous Operating and Maintenance Expenses	\$0	\$0	
6500T	TOTAL Operating & Maintenance Expenses	\$0	\$0	
	Taxes and Insurance: 6700	ΨΟ	ΨΟ	Comments
6710	Real Estate Taxes	\$0	\$0	Commence
6711	Payroll Taxes (Project's Share) from above	\$0	\$0	
6720	Property and Liability Insurance (Hazard)	\$0	\$0	
6729	Other Insurance (e.g. Earthquake)	\$0	\$0	
6721	Fidelity Bond Insurance	\$0	\$0	
6722	Worker's Compensation from above	\$0	\$0	
6723	Health Insurance/Other Employee Benefitsfrom above	\$0	\$0	
6790	Miscellaneous Taxes, Licenses, Permits & Insurance	\$0	\$0	
6700T	Total Taxes and Insurance	\$0	\$0	
	Supportive Services Costs: 6900	40	Ψ0	Comments
6990	Staff Supervisor(s) Salaries - from above	\$0	\$0	
6990	Services Coordinator Salaries, On-Site - from above	\$0	\$0	
6990	Other Supportive Services Staff Salaries - from above	\$0	\$0	
6990	Supportive Services Admin Overhead	\$0	\$0	
6990	Other Supportive Services Costs: (specify)	\$0	\$0	
6990	Other Supportive Services Costs: (specify)	\$0	\$0	
6900T	Total Supportive Services Costs	\$0	\$0	
		,	·	
	Total Operating Expenses Funded Reserves: 7200	\$0	\$0	Comments
7210		Residential	Commercial	
7210	Required Replacement Reserve Deposits Other Reserves: (specify)	\$0 \$0	\$0 \$0	
7230		\$0	-	
7240	Other Reserves: (specify)	\$0	\$0 \$0	
7240	Other Reserves: (specify) Total Reserves	\$0	\$0	
	Ground Lease	Residential	Commercial	
	Ground Lease Ground Lease	\$0	\$0	
	Total Ground Lease	\$0	\$0	
	Net Operating Income	\$0	\$0	
		ΨΟ	ΨΟ	
	Financial Expenses: 6800			Comments
6820	1st Mortgage Debt Service	\$0	\$0	
6830	2nd Mortgage Debt Service	\$0	\$0	
6840	3rd Mortgage Debt Service	\$0	\$0	
6890	Miscellaneous Financial Expenses: (specify)	\$0	\$0	
6890	Miscellaneous Financial Expenses: (specify)	\$0	\$0	
6890	Miscellaneous Financial Expenses: (specify)	\$0	\$0	
6890 6890T	Miscellaneous Financial Expenses: (specify)	\$0	\$0	
6800T	Total Financial Expenses	\$0 * 0	\$0	
	Cash Flow	\$0	\$0	
7190	Asset Management/Similar Fees	\$0	\$0	
		Per Year	Per Month	
	ating Expenses Per Unit	Φ.ς.	Φ.ς.	
vvitnout any	Adjustments	\$0 \$0	\$0 \$0	
			טת	
With the Val	ue of Rent-Free Units Included Taxes, Social Services Coordinator or Social	ΨΟ	Ψ.	
With the Val Without RE	Taxes, Social Services Coordinator or Social Social Programs and With the Value of Rent Fee Units	\$0 \$0	\$0	

Required QIP Cash Flow Analysis

Is Income from Restricted	d Units ba	ased on Restr	icted or Pro	oposed Rer	nts?		Restricted	Rents	_							
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
Restricted Unit Rents	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Unrestricted Units	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Tenant Assistance Payments																
Subsidy Program Name		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Subsidy Program Name	2.5%	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
Other: (specify)	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Gross Potential Income - Housi	ing	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Other Income																
Laundry & Vending	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Other Income	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Commercial Income	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Gross Potential Income - Other		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Gross Potential Income - Total		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Vacancy Assumptions																
Restricted Units	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Unrestricted Units	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Tenant Assistance Payments	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Other: (specify)	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Laundry/Vending/Other Income	5.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Commercial Income	50.0%	0	0	Ô	0	Õ	0	Ô	Ů.	0	0	0	0	0	0	0
Total Vacancy Loss	00.070	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ	ŏ
Effective Gross Income		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
		U	U	U	U	U	U	•	U	•	· ·	•	•	U	U	U
Operating Expenses & Reserve																
Residential Exp. (w/o Real Estate																
Taxes & Sup. Services)	3.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Real Estate Taxes	2.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Supportive Services Costs	2.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Replacement Reserve	0.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Other Reserves	0.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Ground Lease	2.0%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Commercial Expenses	3.5%	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Total Expenses & Reserves		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Net Operating Income		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Debt Service	ſ															
1st Mortgage		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Bridge Loan (repaid from Investor	r equity)	0	0	0	0	0	U	U	U	U	U	U	U	U	U	U
2nd Mortgage	oquity)	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
Misc. Financial Expenses: (specif	fv)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Total Required Debt Service	31	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
																<u> </u>
Cash Flow after all debt service	•	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Debt Service Coverage Ratio (D	OSCR)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
(2	,															

				Verification (of Environment	al Review & L	and Use	Entitleme	nts				6/21/21
File N	lama	Auth to Use Gra	nt Eundo	For NEP	A only, provide a co	opy of the HUD 7	015.16 "A	uthority To Us	se Grant Fu	ınds" o	r	Uploaded to	НСВЗ
		Autil to Use Gra	iii Fullus		e current status of t								
File N		Environmental			a copy of all enviror							Uploaded to	
					artment of local go								
					s need only submit tity. If an item is not						Entity is no	ot a local go	vernment, submit
Applie		Tomi to the approp	JIIALE INLI	A Nesponsible Lin	ity. If all item is not	required, include	ine reas	on wily in the	oox provide	ou.			
	Name							Applicant Type	Э				
Addre		-1					City	71		Stat	te	Zip	
	Pr	roject Name		Brief Descrip	ntion	Addres	s	City	Zip		County	Census	APNs
		ojout ruino		2.10. 2000.1	7.1.0.11	7144100		Oity	_,,,		County	Tracts	74110
Required QIP													
and C	commun		equesting	funding for the pro	E ENTITY: The Apject named above to								
		tal Review	9 40										
		proved "by right"?											
				y regardless of the	answer to the prec								
		nmental Clearanc	- N	ot Required for	Has a Negative		of Public	Date(s) EIR		Date A	Appeal Per	riod Hav	e any appeals
(CEQ		A) necessary to b	egin	this Project	Declaration bed issued?	Commen	Period	/ Notic			Ends		been filed?
	con	struction are: CEQA			issued?			Determina	ion mea				
		NEPA*											
n the	box bel		ny items a	re not required and	include documenta	ation, if applicable):	1					
		ock for Environm											
Date:	ty that	the information o	n this for	m is true and cor	rect to the best of	my knowledge.							
	d name	of party completin	a form:	Sig	nature of party con	npleting form:							
		completing	g ioiii.			P	gency an	d/or Dept.					
form:	1 - 3	11 1 3					J = 1, =	name:					
Agenc	cy/Dept.	Address					City			Stat	te	Zip	
					llowing local approv	rals)			1				•
appro		y and discretiona cept building per e:			Not Required for Project			local planning g ordinances	11 .	ted and		submitted, omplete for	Date Approved
		Amendment:											
	lan Rev												
	g Appro	lse Permits:											
	ty Bonu												
	Variand												
	Variano												
	Variand												
	Variand												
	Variand		av itoma a	ro not required and	inglude decuments	ation if applicable							
n the	box bei	low, explain why ar	iy items a	re not required and	include documenta	ation, ii applicable	· .						
0.	de Bl		Facility and										
		ock for Land Use			rect to the best of	my knowledge							
Date:	•	of party completin			nature of party con								
Title o	of party	completing				P	gency an	d/or Dept.					
form:	/D	A data					la: '	name:				1	
Agenc	cy/Dept.	Address					City			Stat	te	Zip	
				HCD	requires an origin	al, fully complet	ed form	with signatur	es.				

						oring							6/21/21
							(points in		aded cell	s) T	otal QIP S	elf Score	0.00
			In	Project Read		- ,			lala atifu aa a		1		I
File	Name	E&L Use		ide signed copies of landing of document.	⊏IIV & L	Land Use	vernication w	orksneet.	identily har	ne or Locality at	Uploade	ed to HCD?	
٠,		ental Review Status - 30 po	oints max (if er	vironmental reviews	and ned	cessary e	ntitlements ha	ve been o	completed f	or the QIP and	submitted to H	CD by the	
		e date, select "Yes"). P, we have completion and a	approval or ado	otion of all necessary	enviror	nmental c	learances incl	uding thos	se required	under the CEQ	A and if		
app	icable, Ni	EPA, and all applicable time	periods for filin	g appeals or lawsuits	have la	apsed. If r	no, answer (B)	30 poir	nts				0
٠,		P, we have issued a public n	notice of the ava	ilability of a draft env	rironmer	ntal impac	ct report, nega	tive decla	ration, or e	nvironmental as	sessment? - 1	5	Ů
poin NEP		deral funding proposed that	will trigger NEP	A2 Describe circums	tances	helow		If Yes	s enter dat	e of "Authority to	Lise Grant F	unds":	
	74. 10 T O	dorar randing proposed that	Will digger 1421	71. Boothbo dhoumb	nanooo	bolow.			o, ornor dar	o or ridinomy is	o o o o o o o o o o o o o o o o o o o	ariao .	
CEC	A: Proje	ect approved "by-right"?	Is Pro	oject Categorically Exempt?	Neg	ative Dec	laration Date:		Final E Da		scribe specia	circumstar	nces
(2) 1		Entitlement Status - 30 poi			tom the	Jacol iuria	disting on ho		and outposition	tool to UCD but	an disation	duo doto o	vologi
"Yes		Entitlement Status - 30 poi	ints max (ii nece	essary enuliements ir	om me	local juris	sulction can be	secureu	and Submit	ted to HCD by ti	ie application	due date, s	select
		P, have all necessary local la	and use approve	als have been grante	d for the	e QIP, as	determined by	y a local la	and use aut	thority (e.g., plar	nning or		
		elopment director or zoning											
٠, ,		consistent with all relevant I be been submitted and deeme			_					retionary local la	nd use		0
		eligible to receive all necess					•			dentify in table h	elow - 10		
poin		ongiono to rocorro un mococo	outy rood, raile	арр. ота раточа	10 a	. 10.10.00.0	, , , , , , , , , , , , , , , , , , ,	, .pp. 0 . u.					
the a	ppropriate	g and status of all discretion e local agencies, or consister Entitlements form.	•	• • •	•	•		•		•			
ana	_and 030	Agency / Issuer		Land Use Approva	I Date	Appr	oval Type			Type and C	omments		
								Site Plan					
									nal Use Per	mits			
								Zoning A Other (sp	• •				
								Other (sp					
								Other (sp	• • • • • • • • • • • • • • • • • • • •				
` '		Funding Commitments - 2	•										
		rces on the Dev Sources wo							'QIP #1".	Danie de la constanta de la co	000/ Dair	- 1 0	1
		g commitments as a % of total deminstrates as		·					+		.00% Point	_	0.00
		Perm EFC #1, #2, etc		f(s) of permanent fina						T OTTIGHORE.		ed to HCD?	
		port - 12 points max											
٠,	•	a funding commitment or cor					the QIP or CI	P - 12 poi	nts (All fund	ding sources on	Dev Sources	worksheet	0
		nd 59 to 74 must include "Ye lic agencies funding commit		rding whether it is Lo	ocai Sup		Grant amount	\$0		Commitm	nents as % of	Grant:	0.00%
	Name	Local EFC #1, #2, etc		f(s) of local support,	see §30			ΨΟ		COMMINIC		ed to HCD?	
(5)() Prohou	sing Policies - 8 points ma	ax										0
/ix	accompar Maps) or	ocated in jurisdictions that ha nying increased housing cap disadvantaged community p a local housing trust fund or	pacity in areas of oursuant to Sena	f high segregation an ate Bill 535 and Asser	d pover	rty or low	resource oppo	ortunity are	ea (see TC	AC/HCD Opport	unity Area		0
	permitting	ocated in jurisdictions that ha multifamily housing, establis Gov. Code §66200 4 poir	shed a Workfor	•						•			0
(iii)	-	ocated in jurisdictions that zo				_	-				nodate 150		0
	Projects in	n jurisdictions that have adop	pted accessory	dwelling unit ordinan	ces or c	other mec	hanisms that i			•	create		
, ,	1. Parking 2. Process 3. Ministe 4. Reduct 5. Reduct 6. Reduct 7. No min	with dwelling units beyond the representations to 0.75 or fewer sing or impact fee waivers or rial approval in fewer than 45 ion or modifications of develon or modifications of develon or modifications of develon or size requirement; ons for affordability; or	r spaces per acc or reductions of 9 5 days; lopment standar lopment standar	cessory dwelling unit 50% or more; rds for side yard setbords to two story heigh	in areas acks of nts;	s not alrea	ady exempt fro	om parkinç	g per Gov.	Code §65852.2;			0
	9. Offering	g support programs such as											
(v)	•	ocated in jurisdictions that or vailable fee calculators 4 p		e design standards fo	or multifa	amily resi	dential develo	pment or	adopt fee ti	ransparency me	asures, inc.		0
Stra	Select egy Type	Strategy Desc	cription	Enter name of s	nk to wł	here the	of units), tim	ing (reduc	ced number eamlining (r	numerically in ter r of days), devel educed number	opment costs of approvals)	(reduced c	osts per

					QIP Scorir	ng								6/21/21
					A((- -	. \ 01	0 D - ' (- M							
Daint		- 0/ -f OID	ita nastriata d ta a sacra		Affordability §309(k				\$200(F)(4)	<u> </u>		2000/F)/(0)		I
	s based o sheet)	n % of QIP un	nits restricted to occupa	incy by var	ious income groups. (see Ma	ıx run	nas ana Unit Mix		§309(b)(1) points=	0.00	5	309(b)(2) points=	0.00	0.00
WOIK	SHEEL)				Density §309(c) -	- 40 P	Points Max		points=			points=		
Point	s based o	n extent to wh	nich the average Net De	ensity of Q	IP, adjusted by unit size, exce			Net		% QIP r	neets o	r exceeds		_
			(see Eligibility and Thre	•			Dens		0			et Density:	0.00%	0
					Access to Transit §30	9(d) -	- 20 Points Max							
Point	s for prox	imity of QIP to	a Transit Station or Ma	ajor Transi	t Stop. Distance must be evid	denced	d by a scaled map	. Walka	able Route i	s defined ir				
Туре			Transit		Contact				Phone		P	lanned Sta		
• •		n ana suarta	Name Name	ion or Moio	yr Transit Ctan massured by	. Mall	kabla Dauta fram	naaraat	houndon	f OID to th		Service I	Date	
			ion or Major Transit Stat		or Transit Stop measured by a sints	a vvair	kable Roule Irom	nearest	boundary (DI QIP IO III	e outer	boundary		
					ansit Station or a Major Trans	sit Sto	op, measured by a	Walka	ble Route f	rom the nea	rest bo	oundary of		
					the Transit Station or Major T									0
		pportunity area	a (see TCAC/HCD Opp	portunity Ar	rea Maps) or disadvantaged o	commi	unity pursuant to S	Senate	Bill 535 and	l Assembly	Bill 155	50? - 15		
point		b-lf:	In of a Transit Chatian	M-: T-	anait Ctan management by a Mi	الماميال	- Davida forms than		la a consideration of	4 OID 4= 4h		h		
			ie of a Transit Station of the or Major Transit Station of the or Major Transit Station of the or a statio	-	ansit Stop measured by a Wa	aikabi	e Route from the i	nearest	boundary o	of QIP to the	e outer	boundary		
	Name	Transit Acce			scaled map showing Transit S	Station	ns or Major Transi	t Stops	and Walka	ole Routes.		Uploaded	to HCD?	
File	Name	TCAC Oppor	tunity Man		TCAC/HCD Opportunity Area		•	cated in	n an area o	f high		Uploaded	to HCD?	
					ion and poverty or low resour			20 1	1					
File	Name	Transit Sche			ervice schedule publicly poste							Uploaded	to HCD?	
Doint	e basad a	n the provimit			portunity and Proximity to owing amenities that exist or							Rural Area		0
					specified on a TCAC/HCD Or					su.		Kulai Alea		0
					ncluding school grounds unles		•			eement be	ween			
				al facilities a	and the school district providing	ng ava	ailability to the ger	neral pu	blic of the s	school grou	nds			0
	or facilities / Name	s)? - 3 or 5 po	ints				Posponsible iu	riadiatio	n					
	Address						Responsible ju	risuictio	WI I	State		Zip		
Cont				Title			Phone			Date In	Service			
File l	Name	Park Access		Provide s	scaled map showing distance	to Pa	ırk.					Uploaded	to HCD?	
` '		within what dis	stance from a locally re	cognized E	mployment Center §302(I) w	ith at I				points.				0
	/ Name Address						Responsible ju	risdictio	n	State		7in		
Cont				Title			City Phone			Date In	Service	Zip		
		Employment	Access		scaled map showing distance	to Em						Uploaded	to HCD?	
Entity	/ Name			•			Responsible ju	risdictio	n		•			•
	Address						City			State		Zip		
Cont		within what die	otopoo from a locally ro	Title	Retail Center §302(dd) with at	loost	Phone Phone	21/000	2 or E point	Date In	Service	9		0
` '		Retail Acces			scaled map certified showing				3 OF 3 POILI	.5.		Uploaded	to HCD?	U
					mmunity college that residents				5 points.			- Picaaca		0
	y name						Responsible ju	risdictio	n					
	address						City			State	00=:'-	Zip		
Cont	Name	Education A	ccess	Provide s	scaled map showing distance	s to n	Phone	16		Date in	_	Uploaded	to HCD2	
					y that operates to serve resid				3			Piodued	.5 11001	0
` '	y name						Responsible ju	•						
	address						City			State		Zip		
Cont		Casial Camaia	A	Title	pooled man observing a distance	0 to -	Phone Phone			Date in	service		to LICDO	1
riie	Name	Social Service	LE ACCESS		scaled map showing distance sistency with Regional P				Y .			Uploaded	IO HCD?	
Point	s awarde	d for each of the	ne followina	Juli	ololonoy with Regional Fi	3	3303(1) - 10 1 011	1410						0
			•	ainable co	mmunities strategy or alterna	tive pl	lanning strategy th	nat has	been deteri	mined by th	e Califo	ornia Air		
(A)	Resources	s Board to ach	ieve the region's green	house gas	emissions target. Consistend	cy with	h such plans must	be den	nonstrated	by a letter o	r resolu	ution		0
'		•		entative fro	om the metropolitan planning	organ	ization, regional tr	ansport	tation agen	cy, planning	, or loc	al		
	uanspulla	tion commissi	οιι - ο μοιιπο											

QIP Scoring											6/21/21
(B)				equired for a region by law, and if the QIP sup of consistency with such plans must be demo an planning organization or regional transport					an		0
Not less than 50% of the land area is within a Transit Priority Area evidenced by a letter or resolution executed by an officer of, or an equivalent representative from the metropolitan planning organization, regional transportation planning agency, or local transportation commission - 5 points											0
File Name QIP Consistency Submit letters or resolutions from the local council of government, metropolitan planning organization or regional transportation planning agency confirming points above. Uploaded to HCD?											
Tie Breaker §307(b)(3); NOFA											
In t	ne event tw	o or more	applications have the sa	me rating and ranking scores, HCD will apply	tie breaking criteria outlir	ned in the I	NOFA.	Applic	ation du	e date	7/12/21
(1)	10 bonus p	oints to the	e QIP having the lowest r	atio between the requested grant amount to t	he total allowable maxim	um grant a	mount per §305.		ı	Ratio=	0.00%
(2)	f tie still ex	ists, 3 poir	nts to the QIP for each pr	ior awarded QIP developed by the Applicant t	hat has received a Certifi	icate of Oc	ccupancy by the a	pplication	deadlir	ie.	
Dev	elopment i	name:			IIG prior NOFA date		Cert. of Occup of	ate:		0	
Dev	elopment i	name:			IIG prior NOFA date		Cert. of Occup of	ate:		0	
Development name: IIG prior NOFA date Cert. of Occup date: 0										0	
Dev	elopment i	name:			IIG prior NOFA date		Cert. of Occup of	ate:		0	U
Dev	elopment i	name:			IIG prior NOFA date		Cert. of Occup of	ate:		0	
Dev	elopment i	name:			IIG prior NOFA date		Cert. of Occup of	ate:		0	

				Scoring							6/21/21
				Points Max (po			aded cells)	To	otal QIA Sel	Score	0.00
			Provide signed copies of En	• ()			Identify name of I	ocality at	l		
File Nam			beginning of document.				•	•	Uploaded	to HCD?	
			QIPs within the QIA is more ication due date, select "Yes		use entitle	ements re	quired for constru		umber of QIPs vithin the QIA?		
(A) The C	IA will have three or more	e QIPs that provide	le a minimum of 250 new or r	ehabilitated housir	ng units an	nd can sec	cure all land use e				
constructi	on within a reasonable pe	eriod of time follow	ving the submittal of the Prog								
	under a Nondiscretionary				1	11.1	J				0
			um of 150 new or rehabilitate ving the submittal of the Prog								
submitted	under a Nondiscretionary	/ Local Approval I	Process 5 points								
			and use approvals, excluding								
	priate local agencies, or c nd Land Use Entitlements		al planning documents. This	information must n	natch the i	informatio	n provided on the	Verificatio	n of the Status	of Enviro	nmental
ixeview a	Required QIP #1 - Ager		Land Use Approval D	ate Approval	Туре		Ty	pe and Co	mments		
					71	Site Plan					-
							nal Use Permits				
						Zoning A Other (sp					
						Other (sp					
						Other (sp	ecify)				
						Other (sp	• • • • • • • • • • • • • • • • • • • •				
						Other (sp					
	QIP #2 - Agency /	Issuer	Land Use Approval D	ate Approval		Other (St	• •	pe and Co	mments		
			pp			Site Plan	Review				
							nal Use Permits				
						Zoning A Other (sp					
						Other (sp	• ,				
						Other (sp	ecify)				
						Other (sp					
						Other (sp					
	QIP #3 - Agency /	Issuer	Land Use Approval D	ate Approval		Other (Sp		pe and Co	mments		
			• •		J.,	Site Plan	Review	•			
							nal Use Permits				
						Zoning A Other (sp					
						Other (sp					
						Other (sp	• • • • • • • • • • • • • • • • • • • •				
						Other (sp					
						Other (sp					
(2) Envir	onmental review status	- 25 points max	(if environmental reviews and	necessary entitle	ments hav			ted to HCI	D by the application	ation due	date,
select "Ye											
` '			r adoption of all necessary er ppeals or lawsuits have laps			0	se required under	the CEQA	and NEPA, if		
	·		er or tiered environmental imp				he appropriate age	ency and tl	he		
			ite subsequent projects subje								
	CCR, commencing with §1										0
` '			er or tiered environmental imp ite subsequent projects subje	•	•		• • •		•		
	CCR, commencing with §1			ot to orivinorimoriti	ai 1011011 c	io odon po		o didoiii ioo,	, Chapter o,		
		of the land area i	s on sites that have been sul	ject to a Phase 1	Site Asses	ssment wi	thin one year prior	r to the app	olication due		
date 5 p		that will trigger N	IFDA2 Describe circumstance	a halawi		If Vo	a antar data of "A	uthority to	Llos Cront Fur	do".	
MEFA:	r ederal runding proposed	mac will trigger N	IEPA? Describe circumstance	SO DEIUW.		ii Yes	s, enter date of "A	unonly to	USE GIANT FUR	iu5 .	
050:	Project approved "by-	Is P	roject Categorically	Manage B 1			Final EIR	Des	cribe special c	rcumstan	ices
CEQA:	right"?		Exempt?	Negative Declara	tion Date:		Date:	belo	-		
		25 points max (if necessary entitlements from	n the local jurisdict	ion have b	een secu	red and submitted	to HCD b	y the application	on due da	te, select
"Yes" belo		provals for develo	pments within the QIA, have	been granted as	determine	d by a loc	al land use author	ity (e.a. nl	lanning or		
			ator)? identify in table below		40.011111110	a by a loc	ai iaila ase autil0i	, (c.g., pi	anning of		
(B) The d	evelopments within the Q	IA are consistent	with all relevant local plannin	g documents and							0
discretion	ary local land use approve	als have been sul	omitted and deemed complet	e by the appropriat	e local ag	encies? ic	dentify in table bel	ow - 15 po	ints.		J

			QIA So	coring							6/21/21
(C) The QIP within the QIA is eligible to receive all necessary local land use approvals per a Nondiscretionary Local Approval Process? identify in table below - 10 points Provide a listing and status of all discretionary local land use approvals, excluding design review, required to complete QIP that have been granted, submitted or to be applied for the appropriate local agencies, or consistent with local planning documents. This information must match the information provided on the Verification of the Status of Environme											
the a	appropriate	local agencies, or consistent with local pla									
Rev	iew and La	nd Use Entitlements form. Agency / Issuer	Land Use Approval Date	Appro	val Type		Type an	d Comme	ents		
						Site Plan Review					
						Conditional Use F	ermits				
						Zoning Approval					
						Other (specify) Other (specify)					
						Other (specify)					
						Other (specify)					
						Other (specify)					
						Other (specify)					
		funding commitments - 20 points max									
		rces on the Dev Sources worksheet rows 5					I B	0.000/	Delete	0	
		commitments as a % of total development					Permanent: Permanent:		Points:	0	0.00
		Perm EFC #1, #2, etc Prod	of(s) of permanent financing,				Permanent.	<u> </u>		to HCD?	
		port - 12 points max	in(3) or permanent imancing,	366 3002(1	11)				pioaded	to HOD:	
(A) (Obtaining a	a funding commitment(s) from a local public or "No" regarding whether it is Local Suppor		CIP - 12 poi	ints (All fundi	ng sources on Dev	/ Sources work	sheet rows	s 6 to 24	must	0
		olic Agencies Funding Commitment Amoun		CIP G	rant Amount	\$0	Comr	nitments a	s % of G	rant: (0.00%
File Name Local EFC #1, #2, etc Proof(s) of local support, see §309(a)(4)(B) Uploaded to HCD?											
(6)(A) Prohousing Policies - 8 points max											0
Projects located in jurisdictions that have implemented programs over the last five years, which are currently in effect, that finance infrastructure with accompanying increased housing capacity in areas of high segregation and poverty or low resource opportunity area (see TCAC/HCD Opportunity Area (i) Many) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550 or provide local financial incentives for housing, including but not											
Maps) or disadvantaged community pursuant to Senate Bill 535 and Assembly Bill 1550 or provide local financial incentives for housing, including, but not limited to, a local housing trust fund or fee waivers 4 points											
Projects located in jurisdictions that have adopted a Nondiscretionary Local Approval Process for residential & mixed-use development in all zones (ii) permitting multifamily housing, established a Workforce Housing Opportunity Zone, as defined in Gov. Code §65620, or a housing sustainability district as											
defined in Gov. Code §66200 4 points Projects located in jurisdictions that zone more sites for residential development or zoning sites at higher densities than is required to accommodate 150											0
(iii) Projects located in jurisdictions that zone more sites for residential development or zoning sites at higher densities than is required to accommodate 150 percent of the minimum regional housing need allocation for the Lower Income allocation in the current housing element cycle 4 points Projects in jurisdictions that have adopted accessory dwelling unit ordinances or other mechanisms that reduce barriers for property owners to create											0
(iv)	 Parking Process Minister Reducti Reducti Reducti No mini Provision 	dwelling units beyond the requirements our reductions to 0.75 or fewer spaces per acising or impact fee waivers or reductions of rial approval in fewer than 45 days; on or modifications of development standa on or modifications of development standa on or modifications of development standa mum lot size requirement; ons for affordability; or a support programs such as a user-friendly	cessory dwelling unit in areas 50% or more; rds for side yard setbacks of rds to two story heights; rds to allow 60% or more lot	s not alread	dy exempt fro	m parking pursual	nt to Gov. Cod	e §65852.2	2;		0
(v)	Projects lo	ocated in jurisdictions that only use objective vailable fee calculators 4 points	e design standards for multif	amily resid	ential develo	oment or adopt fee	e transparency	measures	, inc.		0
	Select tegy Type	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Enter name of source of and the hyperlink to wi	document	of units), tim	utcomes - Describe ing (reduced number ment streamlining	per of days), de	evelopmen	t costs (r	educed c	osts per
	m above)	Strategy Description	document can be acc			_	value of incent				(404.
			Affordability §3	. ,			a				
worksheet) points= points=									0.00		
		n extent to which the Net Density of QIA, a	•	` '		mum Net 0	% QIA mee	ets or exce	eds ,	0.00%	0
Net	Density §3	03(c)(4). see Eligibility and Threshold work	sheet AJ114 & U15] [Density =	require	d Net Den	sity:	J.UU /0	U

					QI	A Scori	ng						6/21/21
					Access to Tra	•	` '						
Points	for prox	imity of QIP	to a Transit Station of	or Major Transit	Stop. Distance mu	ust be evi	denced by a s	caled map. Wa	alkable Ro	oute is defined in §3			
Туре			Transit Name			Contact			Phone		Planned Sta Service		
٠,		-	rter mile of a Transit tation or Major Transi		•	asured by	a Walkable Ro	oute from near	est bound	ary of QIP to the o	uter boundary		
(2) Is C	(IP with	in one half	mile of a Transit Stat	ion or a Major	Transit Stop, meas								
	-		Transit Station or Ma	-							area (see		0
		· · · · · ·	rea Maps) or disadva mile of a Transit Stat	_	• •			•			uter boundary		
of the	site of th		tation or Major Transi	t Stop? - 10 po	ints .					,			
File Na	ame	Transit Ac	cess		scaled map showing			•	•		Uploaded	to HCD?	
File Na	ame	TCAC Opp	oortunity Map		rcac/HcD Opport on and poverty or	•	•	•	ed in an ar	ea or nign	Uploaded	to HCD?	
File Na	ame	Transit Sc			ervice schedule purportunity and Pr						Uploaded	to HCD?	
Points	based o	on the proxi	nity or accessibility of					. ,			Rural Area		
			ance to amenities sha								Project?		0
			High or Highest Res										0
` '			distance from a Park	0 (), (0 0			,	,	· ·			0
•		s)? - 3 or 5	for the parks/recreat	ional facilities a	and the school disti	rict provid	ing avallability	to the general	public of	the school grounds	5		U
Entity I)	ponite				Resp	onsible jurisdic	ction				
Site Ac							City			State	Zip		
Contact File Na		Park Acce		Title	soled man shouis	a distance	Phone			Date In Sei		to UCD2	
			distance from a local		caled map showing moloyment Center			full time emplo	ovees? - 3	3 or 5 points	Uploaded	IO HCD?	0
Entity I			alotarios irom a rosa.	.y . 000g00 _	p.oyo come.	. 3002(.)		onsible jurisdic		от о рошног			
Site Ac							City		•	State	Zip		
Contac		Employme	unt Assass	Title	soled man shouis	a distance	Phone	nt Contor		Date In Sei		to UCD2	
File Na Entity I		Employme	ent Access	Provide s	scaled map showing	g distance		onsible jurisdic	ction		Uploaded	IO HCD?	
Site Ac							City	onoisio junicult	otion	State	Zip		
Contac				Title			Phone			Date In Sei	rvice		
			distance from a local						s - 3 or 5	points.			0
File Na		Retail Acc	ess distance from a publi		caled map certified				or 5 points	•	Uploaded	to HCD?	0
Entity i		Within What	distance from a publi	C 3011001 01 COI	illianity conege the	at residen		onsible jurisdic).			
Site ac							City	,		State	Zip		
Contac				Title			Phone			Date in ser			
File Na		Education	distance from a social		caled map showing				inte		Uploaded	to HCD?	0
Entity i		within what	uistance nom a socia	al service racilit	y that operates to s	SCIVE ICSI		onsible jurisdic					U
Site ac							City	,		State	Zip		
Contac				Title			Phone			Date in ser			
File Na	ame	Social Ser	vice Access		caled map showing				Marr		Uploaded	to HCD?	
Dointe	awarda	d for each o	f the following	Cons	sistency with Re	egionai F	rians 9310(1)	- 10 Points	wax				0
			implementation of a	sustainable cor	mmunities strategy	or alterna	ative planning	strategy that h	as been d	etermined by the C	California Air		
/AN R	esource	s Board to a	achieve the region's g	reenhouse gas	emissions target.	Consisten	cy with such p	lans must be o	demonstra	ated by a letter or re	esolution		0
· / ex		•	r, or an equivalent rep	oresentative fro	m the metropolitar	n planning	organization,	regional transp	oortation a	igency, planning, o	r local		O O
			ssion - 5 points nunities strategy is no	t required for a	ragion by law, and	Lif the OL	\ oupporto o ro	aional plan the	at included	nolicion and prog	rome to		
re			as emissions. Eviden										
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(C)	ot less t om the r	han 50% of netropolitan	land area is within a planning organization	Fransit Priority n, regional trans	Area evidenced by sportation planning	a letter o agency,	r resolution ex or local transp	ecuted by an c ortation commi	officer of, o	or an equivalent re _l points	presentative		0
File Na		QIA Consi		Letters or	r resolutions from t	he local c	ouncil of gove	rnment, metrop	oolitan pla		Uploaded	to HCD?	
				Tor regiona	al transportation plants Tie Bre		07(b)(3); NO	-	C.				
In the	event tw	o or more a	pplications have the	same rating and			, ,, ,,		ined in the	NOFA.	Application	due date	7/12/21
			QIA having the lowes									Ratio=	0.00%
` '			s to the QIA for each	prior awarded	QIP developed by	the Applic			ficate of C		 		
	pment I							or NOFA Date or NOFA Date		Cert. of Occup E		0	
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	Certification & Legal D	Disclosure	6/21/21
	ts included in this application are, to the best of application on behalf of the entity identified in the identities of interest - of all persons or entities Related Party" to any person or entity that will p	,	
As of the date of application, the Project, or Federal appellate level.	the real property on which the Project is property	osed (Property) is not party to or the subject of any claim or action at the	State or
I have disclosed and described below any c In addition, I acknowledge that all information i			
Printed Name	Title of Signatory	Signature	Date
Filliteu Ivaille	Legal Discle	· · · · · · · · · · · · · · · · · · ·	Date
applicant or joint applicant if the subsidiary is in In addition to each of these entities themselves in the entity, as well as the officers, directors, partnership, and the members or manager who will be executing the bond purchase agree	nvolved in (for example, as a guarantor) or will s, the term "applicant" shall also include the di principals and senior executives of the entity if its of the entity if the entity is a limited liability of ement. If or each entity and person qualifying as an "a	rect and indirect holders of more than ten percent (10%) of the ownershi the entity is a corporation, the general and limited partners of the entity company. For projects using tax-exempt bonds, it shall also include the in pplicant," or "joint applicant" as defined above.	p interests if the entity
Public entity applicants without an ownership in members, are not required to respond to this quembers of the boards of directors of non-professional states.	questionnaire. fit corporations, including officers of the board	not limited to cities, counties, and joint powers authorities with 100 or mo s, are also not required to respond. However, chief executive officers (Enief financial officers (Treasurers, Chief Financial Officers, or their equiva	xecutive
Civil Matters			
 Has the applicant filed a bankruptcy or receil against in past ten years? 	ivership case or had a bankruptcy or receivers	ship action commenced against it, defaulted on a loan or been foreclosed	1
condition of the applicant's business, or (b) the	e project that is the subject of the application?	il litigation that may materially and adversely affect (a) the financial he applicant within the past ten years that materially and adversely affec	ted
(a) the financial condition of the applicant's but	siness, or (b) the project that is the subject of	the application?	.eu
state or federal licensing or accreditation agen	cy, a local, state or federal taxing authority, or	vil or administrative proceeding, examination, or investigation by a local, a local, state or federal regulatory or enforcement agency?	
		ling, examination, or investigation by a local, state or federal licensing or ulatory or enforcement agency that resulted in a settlement, decision, or	
	• •	a party to or the subject of, any criminal litigation, proceeding, charge, charges against the applicant?	
		a party to or the subject of, any criminal litigation, proceeding, charge, neanor charges against the applicant for matters relating to the conduct	of
complaint, examination or investigation, of any financial or fraud related crime?	kind, involving, or that could result in, crimina	a party to or the subject of, any criminal litigation, proceeding, charge, il charges (whether felony or misdemeanor) against the applicant for any	
complaint, examination or investigation, of any	kind, that could materially affect the financial	a party to or the subject of, any criminal litigation, proceeding, charge, condition of the applicant's business?	
 Within the past ten years, has the applican Within the past ten years, has the applican 	·	to the conduct of the applicant's business?	
12. Within the past ten years, has the applican	nt been convicted of any misdemeanor for any	financial or fraud related crime?	
Please provide a letter of explanation if you File Name: Cert & Legal Explanation	u responded "Yes" to any of the questions Letter of explanation for any "Yes" answer	•	D?
, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,		

Signature

Date

Title of Signatory

Printed Name

Please o	complete t	the "yellow" cells in t	Application he form below and email a	Develo a copy to to you	pment Team (ADT) Support Form : AppSupport@hcd.ca.gov. A member of the Ap ir request within ASAP.			will respond
Full Name	э:			,50	Date Requested:	Ap Vers	oplication ion Date:	
Organiza	tion:			Email:		Contact Phone:		
Justificati	on:							
Issue #	Program Name 8	n Tab	Section	Cell#	Update/Comment	Urgency	ADT Status	Status Date
1	IIG							
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		IIG 2021 Upload Document Checklist		6/21/21
File Name:	Site Plan	§308(a)(1) Provide documentation of compliance with certified by a California State-licensed professional such as an engineer, surveyor, or landscape architect.	File uploaded?	0
File Name:	App1 Cert of BIPOC	See Applicant Documents worksheet.	File uploaded?	0
File Name:	App2 Cert of BIPOC	See Applicant Documents worksheet.	File uploaded?	0
File Name:	App1 Cert & Legal	Certification & Legal Disclosure	File uploaded?	0
File Name:	App2 Cert & Legal	Certification & Legal Disclosure	File uploaded?	0
File Name:	App1 Reso	Resolution	File uploaded?	0
File Name:	App2 Reso	Resolution	File uploaded?	0
File Name:	App1 OrgChart	Organizational Chart	File uploaded?	0
File Name:	App2 OrgChart	Organizational Chart	File uploaded?	0
File Name:	App1 Org1, App1 Org2, etc.	Organizational Documents	File uploaded?	0
File Name:	App2 Org1, App2 Org2, etc.	Organizational Documents	File uploaded?	0
File Name:	App1 Signature	Signature Block (Upload in Microsoft Word Document)	File uploaded?	0
File Name:	App2 Signature	Signature Block (Upload in Microsoft Word Document)	File uploaded?	0
File Name:	App1 Payee Data or TIN	Payee Data Record STD-204 or Taxpayer Identification Number (TIN)	File uploaded?	0
File Name:	App2 Payee Data or TIN	Payee Data Record STD-204 or Taxpayer Identification Number (TIN)	File uploaded?	0
File Name:	Utility Allowance	Local housing authority document showing current utility allowance chart, with relevant components circled.	File uploaded?	0
File Name:	Rural Status	TCAC Method for determining Rural status.	File uploaded?	0
File Name:	CIP Integral to QIP	Applicant narrative and documentation evidencing the Locality requiring the CIP.	File uploaded?	0
File Name:	Urban Area	Provide documentation of location in an Urbanized Area.	File uploaded?	0
File Name:	Replacement Housing Plan	Provide the Replacement Housing Plan if there will be replacement units	File uploaded?	0
File Name:	Development Agreement	Agreement executed prior to August 24, 2007 that contains affordability covenants.	File uploaded?	0
File Name:	Relevant Development Plan	Provide, label and attach a copy of the relevant plan showing area designation.	File uploaded?	0
File Name:	Net Density Verification	Provide a minimum density ordinance, recorded binding covenant or date stamped map and letter certified by a California State-licensed professional such as an engineer, surveyor or landscape architect confirming the Net Density.	File uploaded?	0
File Name:	Construction exception	If applicable, label and attach agreement requiring AUs be built as a local approval condition.	File uploaded?	0
File Name:	CIP Site Control	Appropriate documentation to demonstrate the form of Site Control indicated above.	Files uploaded?	0
File Name:	QIP Relocation Plan	Applicants must provide a Relocation Plan or documentation supporting no relocation.	File uploaded?	0
File Name:	Fair Housing Self-Certification	Must provide a self-certification document that is acceptable to HCD certifying that the Occupancy restrictions will be carried out in a manner that is consistent with federal fair housing laws.	File uploaded?	0
File Name:	Market Study	Applicants must provide a completed market study prepared within one year of the application due date.	File uploaded?	0
File Name:	Tax Credit Reservation	If Project has already received a tax credit reservation, attach documentation.	File uploaded?	0
File Name:	Auth to Use Grant Funds	For NEPA only, provide a copy of the HUD 7015.16 "Authority To Use Grant Funds" or clarify the current status of the issuance of the HUD form.	File uploaded?	0
File Name:	Environmental	Provide a copy of all environmental clearances or Notice of Exemption.	File uploaded?	0
QIP Scoring Do				
File Name:	E&L Use	Provide signed copies of Verification of Environmental Review & Land Use Entitlements (Env & Land Use Verification worksheet). Identify name of Locality at beginning of document.	File uploaded?	0
File Name:	Perm EFC #1, #2, etc	Proof(s) of permanent financing, see §302(I)	File uploaded?	0
File Name:	Local EFC #1, #2, etc	Proof(s) of local support, see §309(a)(4)(B)	File uploaded?	0
File Name:	Transit Access	Provide scaled map showing Transit Stations or Major Transit Stops and Walkable Routes.	File uploaded?	0
File Name:	TCAC Opportunity Map	Provide 'TCAC/HCD Opportunity Area Map' showing QIP is located in an area of high segregation	File uploaded?	0
File Norman	Tropoit Cob - dula	and poverty or low resource opportunity area.	File male and a de-	_
File Name:	Transit Schedule	Transit service schedule publicly posted between January 2020 and date of application.	File uploaded?	0
File Name:	Park Access	Provide scaled map showing distance to Park.	File uploaded?	0
File Name:	Employment Access	Provide scaled map showing distance to Employment Center.	File uploaded?	0
File Name:	Retail Access	Provide scaled map certified showing distances to Retail Center.	File uploaded?	0
File Name:	Education	Provide scaled map showing distances to public school/college.	File uploaded?	0
File Name:	SPN or SH	Provide scaled map showing distances to social service facility.	File uploaded?	0
File Name:	QIP Consistency	Submit letters or resolutions from the local council of government, metropolitan planning organization or regional transportation planning agency confirming points above.	File uploaded?	0
QIA Scoring Docs				
File Name:	E&L Use	Provide signed copies of Verification of Environmental Review & Land Use Entitlements (Env & Land Use Verification worksheet). Identify name of Locality at beginning of document.	File uploaded?	0
File Name:	Perm EFC #1, #2, etc	Proof(s) of permanent financing, see §302(I)	File uploaded?	0
File Name:	Local EFC #1, #2, etc	Proof(s) of local support, see §310(a)(5)(B)	File uploaded?	0
File Name:	Transit Access	Provide scaled map showing Transit Stations or Major Transit Stops and Walkable Routes. Provide 'TCAC/HCD Opportunity Area Map' showing QIP is located in an area of high segregation	File uploaded?	0
File Name:	TCAC Opportunity Map	and poverty or low resource opportunity area.	File uploaded?	0
File Name:	Transit Schedule	Transit service schedule publicly posted between January 2020 and date of application.	File uploaded?	0
File Name:	Park Access	Provide scaled map showing distance to Park.	File uploaded?	0
File Name:	Employment Access	Provide scaled map showing distance to Employment Center.	File uploaded?	0
File Name:	Retail Access	Provide scaled map certified showing distances to Retail Center.	File uploaded?	0
File Name:	Education	Provide scaled map showing distances to public school/college.	File uploaded?	0
File Name:	SPN or SH	Provide scaled map showing distances to social service facility.	File uploaded?	0
File Name:	QIA Consistency	Letters or resolutions from the local council of government, metropolitan planning organization or regional transportation planning agency confirming points above.	File uploaded?	0

Planning Commission Motion No. 20730

HEARING DATE: MAY 28, 2020

Case No.: 2018-007883ENV

Project Title: Balboa Reservoir Project

Zoning: P (Public)

40-X and 65-X Height District

Balboa Park Station Plan Area

Block/Lot: Assessor's Block 3180/Lot 190

Project Sponsors: Reservoir Community Partners, LLC

Joe Kirchofer, Avalon Bay Communities

(415) 284-9082 or Joe Kirchofer@avalonbay.com

Brad Wiblin, Bridge Housing

(415) 321-3565 or bwiblin@bridgehousing.com

Staff Contact: Jeanie Poling

(415) 575-9072 or jeanie.poling@sfgov.org

1650 Mission St. Suite 400 San Francisco, CA 94103-2479

Reception:

415.558.6378

415.558.6409

Planning

Information: **415.558.6377**

ADOPTING **FINDINGS** RELATED TO THE CERTIFICATION OF ENVIRONMENTAL IMPACT REPORT FOR THE PROPOSED BALBOA RESERVOIR PROJECT. THE SUBSEQUENT EIR EVALUATES TWO DIFFERENT OPTIONS FOR THE SITE'S RESIDENTIAL DENSITY: (1) THE DEVELOPER'S PROPOSED OPTION (1,100 DWELLING UNITS), PROPOSED BY RESERVOIR COMMUNITY PARTNERS LLC; AND (2) THE ADDITIONAL HOUSING OPTION (1,550 DWELLING UNITS), PROPOSED BY THE CITY. OVERALL, THE PROPOSED PROJECT WOULD CONSTRUCT UP TO APPROXIMATELY 1.8 MILLION GROSS SQUARE FEET OF USES, INCLUDING BETWEEN APPROXIMATELY 1.3 AND 1.5 MILLION GROSS SQUARE FEET OF RESIDENTIAL SPACE, APPROXIMATELY 10,000 GROSS SQUARE FEET OF COMMUNITY SPACE, APPROXIMATELY 7,500 GROSS SQUARE FEET OF RETAIL, UP TO 550 RESIDENTIAL PARKING SPACES AND 750 PUBLIC PARKING SPACES IN THE DEVELOPER'S PROPOSED OPTION, AND UP TO 650 RESIDENTIAL PARKING SPACES IN THE ADDITIONAL HOUSING OPTION. THE BUILDINGS WOULD RANGE IN HEIGHT FROM 25 TO 78 FEET IN THE DEVELOPER'S PROPOSED OPTION AND FROM 25 TO 88 FEET IN THE ADDITIONAL HOUSING OPTION.

MOVED, that the San Francisco Planning Commission (hereinafter "Commission") hereby CERTIFIES the final subsequent environmental impact report identified as Case No. 2018-0078838ENV, the "Balboa Reservoir Project" (hereinafter "Project"), based upon the following findings:

 The City and County of San Francisco, acting through the Planning Department (hereinafter "Department") fulfilled all procedural requirements of the California Environmental Quality Act (Cal. Pub. Res. Code Section 21000 et seq., hereinafter "CEQA"), the State CEQA Guidelines (Cal. Admin.

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Code Title 14, Section 15000 et seq., (hereinafter "CEQA Guidelines"), and Chapter 31 of the San Francisco Administrative Code (hereinafter "Chapter 31").

- A. The Department determined that an environmental impact report (hereinafter "EIR") was required and provided public notice of that determination by publication in a newspaper of general circulation on October 10, 2018.
- B. The Department held a public scoping meeting on October 30, 2018, in order to solicit public comment on the scope of the Project's environmental review.
- C. On August 7, 2019, the Department published the draft subsequent environmental impact report (hereinafter "DSEIR") and provided public notice in a newspaper of general circulation of the availability of the DSEIR for public review and comment and of the date and time of the Planning Commission public hearing on the DSEIR; this notice was mailed to the Department's list of persons requesting such notice.
- D. Notices of availability of the DSEIR and of the date and time of the public hearing were posted near the project site on August 7, 2019.
- E. On August 7, 2019, copies of the DSEIR were mailed or otherwise delivered to a list of persons requesting it, to those noted on the distribution list in the DSEIR, and to government agencies, the latter both directly and through the State Clearinghouse.
- F. A Notice of Completion was filed with the State Secretary of Resources via the State Clearinghouse on August 7, 2019.
- The Commission held a duly advertised public hearing on said DSEIR on September 12, 2019, at which
 opportunity for public comment was given, and public comment was received on the DSEIR. The
 period for acceptance of written comments ended on September 23, 2019.
- 3. The Department prepared responses to comments on environmental issues received at the public hearing and in writing during the 47-day public review period for the DSEIR, prepared revisions to the text of the DSEIR in response to comments received or based on additional information that became available during the public review period, and corrected errors in the DSEIR. This material was presented in a responses to comments (RTC) document published on April 29, 2020 and distributed to the Commission; other boards, commissions and departments that will carry out or approve the project; and all parties who commented on the DSEIR. The RTC document was also made available to others upon request.
- 4. A final subsequent environmental impact report (hereinafter "FSEIR") has been prepared by the Department, consisting of the DSEIR, any consultations and comments received during the review process, any additional information that became available, and the RTC document, all as required by law.

- 5. Project EIR files have been made available for review by the Commission and the public. These files are available for public review at http://ab900balboa.com/, and are part of the record before the Commission.
- 6. On May 28, 2020, the Commission reviewed and considered the information contained in the FSEIR and hereby does find that the contents of said report and the procedures through which the FSEIR was prepared, publicized, and reviewed comply with the provisions of CEQA, the CEQA Guidelines, and Chapter 31 of the San Francisco Administrative Code.
- 7. The Planning Commission hereby does find that the FSEIR concerning File No. 2018-007883ENV reflects the independent judgment and analysis of the City and County of San Francisco, is adequate, accurate, and objective, and that the RTC document contains no significant revisions to the DSEIR that would require recirculation of the document pursuant to CEQA Guideline section 15088.5, and hereby does CERTIFY THE COMPLETION of said FSEIR in compliance with CEQA, the CEQA Guidelines and Chapter 31 of the San Francisco Administrative Code.
- 8. The Commission, in certifying the completion of said FSEIR, hereby does find that the Project described in the FSEIR would have the following significant unavoidable environmental impacts, which cannot be mitigated to a level of insignificance:
 - A. TR-6b: Operation of the proposed project, including proposed street network changes, would impact existing passenger and freight loading zones along Lee Avenue between Ocean Avenue and the project site, and may create potentially hazardous conditions for people bicycling and may substantially delay public transit.
 - B. C-TR-4: The proposed project, in combination with reasonably foreseeable future projects, may result in a potentially significant cumulative impact related to public transit delay and the project could contribute considerably.
 - C. C-TR-6b: Operation of the proposed project, including proposed street network changes, in combination with reasonably foreseeable future projects, would impact existing passenger and freight loading zones along Lee Avenue between Ocean Avenue and the project site, and may create potentially hazardous conditions for people bicycling and may substantially delay public transit.
 - D. NO-1: Project construction would cause a substantial temporary or periodic increase in ambient noise levels at noise-sensitive receptors above levels existing without the project.
 - E. C-NO-1: Cumulative construction of the proposed project, in combination with construction of reasonably foreseeable future projects, could cause a substantial temporary or periodic increase in ambient noise levels.
 - F. AQ-2a: During construction, the proposed project would generate criteria air pollutants which would violate an air quality standard, contribute substantially to an existing or projected air quality violation, or result in a cumulatively considerable net increase in criteria air pollutants.

- G. AQ-4: Construction and operation of the proposed project would generate toxic air contaminants, including DPM, which could expose sensitive receptors to substantial pollutant concentrations.
- H. **C-AQ-1**: The proposed project, in combination with reasonably foreseeable future projects, would contribute to cumulative regional air quality
- I. **C-AQ-2**: The proposed project, in combination with reasonably foreseeable future projects, could contribute to cumulative health risk impacts on sensitive receptors.
- 9. The Commission reviewed and considered the information contained in the FSEIR prior to approving the Project.

I hereby certify that the foregoing Motion was ADOPTED by the Planning Commission at its regular meeting May 28, 2020.

Jonas P. Ionin Commission Secretary

AYES: Koppel, Moore, Chan, Diamond, Fung, Imperial, Johnson

NOES: None ABSENT: None

ADOPTED: May 28, 2020

From: Peacock, Rebecca (MYR)

To: BOS Legislation, (BOS)

Cc: Kittler, Sophia (MYR); Chan, Amy (MYR); Owens, Morgan (MYR); Low, Jen (BOS)

Subject: Mayor -- [Resolution] -- [Apply for Grant - Department of Housing and Community Development Infill

Infrastructure Program]

Date: Tuesday, July 20, 2021 4:27:43 PM
Attachments: Reso MOHCD IIG Program Bldg E.zip

Attached for introduction to the Board of Supervisors is a **resolution authorizing the Mayor's Office** of Housing and Community Development on behalf of the City and County of San Francisco to execute a grant application, as defined herein, under the Department of Housing and Community Development Infill Infrastructure ("IIG") Program for the project area located generally north of Ocean Avenue commercial district, west of City College of San Francisco Ocean Campus, east of the Westbrook Park neighborhood and south off Archbishop Riodan High School ("Balboa Reservoir"); authorizing the City to assume liability for completion of the project required by the terms of any grant awarded under the IIG Program; and adopting findings under the California Environmental Quality Act ("CEQA"), the CEQA Guidelines, and Administrative Code, Chapter 31.

Please note that Supervisor Melgar is a co-sponsor of this legislation.

Please let me know if you have any questions.

Rebecca Peacock (they/them)

(415) 554-6982 | Rebecca.Peacock@sfgov.org Office of Mayor London N. Breed City & County of San Francisco