

HOUSING AUTHORITY REPORT

EXECUTIVE SUMMARY SHEET

DATE REPORT ISSUED:

February 15, 2008

REPORT NO.: HAR08-007

ATTENTION:

Members of the Housing Authority

For the agenda of March 11, 2008

ORIGINATING DEPARTMENT: San Diego Housing Commission SUBJECT:

Loans For Low-Income Housing

COUNCIL DISTRICT:

District 7

REQUESTED ACTION:

Authorize a loan increase of up to \$2,219,000 for Dawson Avenue Senior Apartments and adjustment of the terms of the ground lease.

STAFF RECOMMENDATIONS:

- 1. Increase a \$3,781,000 Housing Commission loan to \$6,000,000 for development of an 88-unit affordable rental housing complex for very low-income seniors and disabled residents;
- 2. Allow for an increased first position loan to the development by adjusting the ground lease to make the lease payment of 4.5 percent of gross effective income to the extent of cash remaining from operations after debt service and expenses are paid; and,
- 3. Authorize the Interim President and Chief Executive Officer of the Housing Commission, or her designee, to execute the necessary documents.

EXECUTIVE SUMMARY:

An increased loan to fill a funding gap in the financing is desirable because current tax credit program rules favor higher ratios of local financing assistance to tax credit participation. To be competitive in the tax credit application process, the developer will request approximately \$2 million less in nine percent tax credits than it requested in its unsuccessful 2007 application. In return for the higher subsidy, the developer would give the Housing Commission the option to take possession of the property at the end of the fifteenth year. The opportunity to acquire the development aligns with the Housing Commission's goal of owning more housing.

AFFORDABLE HOUSING IMPACT:

The Housing Commission would record 55-year rent restrictions against the property making 87 units affordable to tenants with annual incomes of 50 percent or less of Area Median Income.

FISCAL CONSIDERATIONS:

The proposed loan increase would fill a funding gap created by the reduced tax credit and AHP participation. With an estimated development cost of \$24,260,257, increasing the Housing Commission's 55-year residual receipts loan to \$6 million would leverage \$18 million from other sources. Ten of the units may be designated for occupancy by mentally disabled residents to make the project eligible for funding under California's Mental Health Service Act. If an application for up to \$1,000,000 from MHSA is successful, the amount of the Commission loan will be reduced accordingly. Because the Housing Commission owns the land, there would be a ground lease requiring lease payments equal to 4.5 percent of project income (estimated at \$28,264 in the first year). It is proposed that the lease payment be made from cash flow after debt service and expenses are paid. This allows for an increased first position loan to the development, which For the agenda of March 11, 2008 Loan Increase For Dawson Avenue Senior Apartments Page 2

decreases the amount of gap financing necessary from the Housing Commission. Although there is the risk that cash flow would not be sufficient to make the lease payment after debt service and expenses, cash flow projections indicate that project income would be sufficient to make the lease payment and provide residual receipts for payments on the Housing Commission loan. Residual receipts after the lease payment, estimated to be \$6,386 in the first year, would be split equally between the Housing Commission and the partnership. The first position debt would be an estimated \$2,991,000, 30-year amortized loan from a lender not yet identified. The second lien would be the 55-year residual receipts Housing Commission loan with interest at the applicable Federal rate at the time of execution of the note. Approval of this proposal would increase the Housing Commission's loan to \$6 million; however, this is a relatively low-risk investment because the Housing Commission owns the land, the developer is experienced, and there would be significant owner equity in the form of tax credits.

The potential of bringing tax credits into this development makes this a desirable investment for the Housing Commission. As an alternative, the Housing Authority could deny authorization of this loan increase. Without the additional Housing Commission financing, the project would likely not move forward because project income would not support increased institutional debt. The City would lose an opportunity to have 87 units of much needed rental housing for low-income seniors and disabled residents.

PREVIOUS COUNCIL and/or COMMITTEE ACTION:

On May 22, 2007, the Housing Authority authorized a \$1,409,000 increase in the Housing Commission loan, use of \$2.1 million of Housing Commission funds to repay a Cal-HELP land acquisition loan, a \$300,000 Cal-HELP loan to repay Housing Commission and Local Initiatives Support Corporation predevelopment loans, and changes to the loan and land lease terms (HAR07-005). On March 1, 2005, the Housing Authority authorized purchase of the land, leasing the property to HDP, and loaning HDP \$2,372,000 (HAR05-002).

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

This project was approved by the City Heights Area Planning Committee on June 5, 2006.

KEY STAKEHOLDERS & PROJECTED IMPACTS:

Chelsea Investment Corporation as the for-profit administrative general partner, Housing Development Partners as nonprofit managing general partner, the Housing Authority and Housing Commission as the owner of the land and a lender, the Redevelopment Agency, and the Community of City Heights.

Respectfully submitted,

GSGT Sher Cissy Fisher

Director of Housing Finance and Development

Attachments: 1. Commitment Letter

Information: Mr. Dan Cady (619) 578-7594

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Approved by,

C-try Witesides

Director of Business Services



REPORT

DATE ISSUED:

February 15, 2008

REPORT NO. HCR08-17

ATTENTION:

Chair and Members of the Housing Commission

For the Agenda of February 22, 2008

SUBJECT:

Loan Increase for Dawson Avenue Senior Apartments

(Council District 7)

REQUESTED ACTION:

Recommend an increase in the Housing Commission loan commitment to finance development of 88 units of low-income rental housing and adjust the terms of the proposed ground lease.

STAFF RECOMMENDATION:

Approve and forward to the Housing Authority for final authorization the following recommendations:

- 1. Contingent on the receipt of nine percent tax credits, increase a \$3,781,000 Housing Commission second position loan to \$6,000,000 to finance development of 87 units (one unrestricted unit would be occupied by a resident manager) of rental housing for very low-income seniors and disabled residents;
- 2. Allow for an increased permanent institutional loan to the development by adjusting the ground lease to make the lease payment of 4.5 percent of gross effective income to the extent of cash remaining from operations after debt service and expenses are paid; and,
- 3. Authorize the Interim President and Chief Executive Officer of the Housing Commission, or her designee, to execute the necessary documents.

DISCUSSION:

This request is for an increased Housing Commission loan to fill a larger funding gap in the permanent financing of Dawson Avenue Senior Apartments. To be competitive in the tax credit application process, the developer will request approximately \$2 million less in nine percent tax credits than it requested in its unsuccessful 2007 application because current tax credit rules favor higher ratios of local financial assistance to tax credit participation.

In 2007, this developer unsuccessfully applied for a \$660,000 loan (\$7,500 per unit) from the Federal Home Loan Bank's competitive Affordable Housing Program (AHP) for this development. Because the average amounts of AHP funding awards for 2007 were much lower than the per-unit amount requested, the project's 2008 submittal to AHP will be for \$440,000 (\$5,000 per unit). This reduction in the AHP loan amount also contributes to the funding gap.

Loan increase for Dawson Avenue Senior Apartments

Page 2

The owner and operator of the proposed development would be a tax credit limited partnership formed by Housing Development Partners (HDP) as the managing general partner and Chelsea Investment Corporation (Chelsea) as the administrative general partner. The limited partner tax credit investor would be competitively selected by the general partners. If the proposed development receives an award of nine percent tax credits in March 2008, HDP and Chelsea will form the partnership as the legal ownership entity in conformance with standard tax credit requirements and practice.

Disclosure

Commissioners Mr. Sal Salas, Mr. Tony Yip, and Interim Chief Executive Officer of the Housing Commission, Ms. Carrol Vaughan, are each directors and officers of Housing Development Partners, a California nonprofit public benefit corporation qualified as an Internal Revenue Code Section 501(c)(3) corporation. Neither Commissioner Salas, Commissioner Yip, nor Ms. Vaughan receives compensation for their service on the Board of Directors of Housing Development Partners. Pursuant to the provisions of Government Code Section 1091.5(a)(7) and (8), Commissioner Salas, Commissioner Yip, and Ms. Vaughan each have a "non-interest" as described in Government Code Section 1091.5. As members of the Board of Commissioners of the Housing Commission, Mr. Salas and Mr. Yip are legally entitled to vote and be counted for quorum purposes.

None of the board members of Housing Development Partners has a financial interest in the development that would legally preclude their participation under the provisions of Government Code Sections 1090 and/or 87100, et.seq., and/or the San Diego Housing Commission's Conflict of Interest Code. This disclosure shall be and is hereby documented in the official records of the San Diego Housing Commission.

The following table outlines the development team:

ROLE/FIRM	CONTACT	OWNED BY
Owner- a California Limited	Ms. Wendy DeWitt	Housing Development
Partnership to be formed		Partners would be the
later.		managing general partner
Fee Developer- Chelsea	Mr. James Schmid, President	James Schmid
Investment Corporation		(privately owned)
General Contractor-	Mr. James Schmid	James Schmid
to be determined		(privately owned)
Architects-	Mr. Frisco White	Mr. Frisco White
Westberg & White, Inc.	·	(privately owned)
(construction)		
Tax Credit Investor-		Limited Partner
to be determined		

Loan increase for Dawson Avenue Senior Apartments

Page 3

Located at 4310 Dawson Avenue between Dawson Avenue and 52nd Street, the approximately 36,000 square foot lot is one block south of the transportation, shopping, and other service amenities of the El Cajon Boulevard commercial corridor (see Attachment – 1, Location Map). This development would contribute to the continuing revitalization of the surrounding neighborhood. An adjacent shopping center was renovated and derelict buildings across El Cajon Boulevard were removed to provide land for the completed 91-unit Talmadge Senior Village development.

AFFORDABLE HOUSING IMPACT:

The Housing Commission would record 55-year rent restrictions against the property making 87 units affordable to tenants with annual incomes of 50 percent or less of Area Median Income (AMI), which is currently \$24,550 for a one-person household. To assure that the project is fully leased, the Housing Commission would record an occupancy restriction making the units eligible for occupancy by tenants with incomes of up to 60 percent of AMI, which is currently \$29,460 for a one-person household. The occupancy restriction at 60 percent of AMI would make the units available to residents with a wider range of incomes. The actual rents are subject to the more stringent restrictions of the California Tax Credit Allocation Committee (TCAC) and, as a result, would be affordable to tenants with incomes of between 30 percent and 50 percent of AMI. The proposed tax credit rents are outlined in the San Diego Housing Commission General Application Form (see Attachment – 4).

FISCAL CONSIDERATIONS:

The developer is requesting an additional \$2,219,000 from the Housing Commission to fill a funding gap created by the reduced tax credit and AHP participation. With an estimated total development cost of \$24,260,257, approval to increase the Housing Commission's 55-year residual receipts loan from \$3,781,000 (\$43,000 per unit) to \$6,000,000 (\$68,000 per unit) would leverage \$18,260,257 from other sources.

Ten of the units may be designated for occupancy by mentally disabled residents to make the project eligible for an application for funding under California's Mental Health Service Act (MHSA) in 2008. If an application for up to \$1,000,000 of funding under MHSA is successful, the amount of the Housing Commission loan will be reduced accordingly.

Because the Housing Commission owns the land, there would be a ground lease to the partnership with a provision for lease payments to the Housing Commission equal to 4.5 percent of effective gross income (estimated to be \$28,264 in the first year). It is proposed to accept a lease payment from cash flow only after debt service and expenses are paid to allow for an increased first position loan to the development, which decreases the amount of gap financing necessary from the Housing Commission. Although there is the risk that cash flow would not be sufficient to make the lease payment after debt service and expenses, cash flow projections indicate that project income would be sufficient to make the lease payment and a residual receipts payment on the Housing Commission loan. Residual receipts, estimated to be \$6,386 in the first year, would be split equally between the Housing Commission and the partnership.

Loan increase for Dawson Avenue Senior Apartments

Page 4

The first position debt may be an estimated \$2,991,000, seven percent interest, 30-year amortized loan from an institutional lender not yet identified. The second lien would be the 55-year residual receipts Housing Commission loan with interest at the applicable Federal rate at the time of execution of the note.

The following table outlines the estimated sources of financing:

Debt Position	Sources of Financing	Amount	Terms
1st	First Position Loan	\$ 2,991,000	30 yrs. @ 7% interest; amortized
2nd	Housing Commission Loan	\$ 6,000,000	55 yrs. @ AFR interest; residual receipts
3rd	Affordable Housing Program	\$ 440,000	15 yrs. @ AFR interest; deferred
	9% Tax Credits	\$14,829,257	
	Total Development Cost	\$24,260,257	

Approval of this proposal would increase the Housing Commission's loan from \$3,781,000 to \$6,000,000; however, this is a relatively low-risk investment because the Housing Commission owns the land, the developer is experienced, and there would be significant owner equity in the form of tax credits.

Upon expiration of the tax credits at the end of the fifteenth year, the Housing Commission would have a right of first refusal to acquire a limited partnership interest in the development. The Housing Commission would also have the option of taking sole title to the property at the end of year fifteen pursuant to the partnership agreement, foregoing developer repayment of the Housing Commission loan and accrued interest, and assuming the first position loan.

The proposed financing would not be funded until the project receives an award of nine percent tax credits. The potential of bringing tax credits into this development makes this a desirable investment for the Housing Commission. As an alternative, the Housing Commission could deny approval of these recommendations. Without the additional Housing Commission financing, the project would likely not move forward because project income would not support increased institutional debt. The City would lose an opportunity to have 87 units of much needed rental housing for low-income seniors and disabled residents with improvements to the property that would benefit the neighborhood.

PREVIOUS ACTIONS:

On May 4, 2007, the Housing Commission approved a \$300,000 Cal-HELP Program loan to this project as takeout financing for a Housing Commission predevelopment loan and a Local Initiatives Support Corporation predevelopment loan (HCR07-35). On March 2, 2007, the Housing Commission approved a recommendation to increase the development loan from \$2,372,000 to \$3,781,000 and the use of \$2,100,000 of Housing Commission funds to repay a Cal-HELP loan used for acquisition of the land (HCR07-19). On March 1, 2005, the Housing

Date Issued: February 15, 2008 Loan increase for Dawson Avenue Senior Apartments Page 5

Authority authorized the Housing Commission to acquire the property at a cost of \$1,825,000 and lease it to HDP for the purpose of developing affordable housing for seniors (HAR05-002).

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

The proposed development was approved by the City Heights Area Planning Committee on June 5, 2006, by a vote of 16 to 1. The community group receives progress updates from the developer.

ENVIRONMENTAL REVIEW:

This development project is in compliance with the National Environmental Policy Act (NEPA); including environmental procedures, permit requirements, and statutory obligations of Federal Law cited in 24 CFR 58.5 and 24 CFR 58.6; and is not required to file an Environmental Impact Statement, and was authorized by the U.S. Department of Housing and Urban Development on July 7, 2007, to use Federal funds (HUD/State Identification Number M-03-MC-6-0533). This in-fill development project was reviewed under the California Environmental Quality Act (CEQA) Guidelines Section 15332 and was determined by the City of San Diego (Determination Of Environmental Exemption Project No.: 27958 dated December 23, 2004) to be exempt from further review under CEQA because the proposed project is consistent with the applicable zoning designation and regulations; the proposed development would occur within city limits on a project site of no more than five acres substantially surrounded by urban uses; the project site has no value as habitat for endangered, rare, or threatened species; approval of the project would not result in any significant effects relating to traffic, noise, air quality, or water quality and the site can be adequately served by all required utilities and public services.

KEY STAKEHOLDERS & PROJECTED IMPACTS:

Stakeholders include Chelsea Investment Corporation as the for-profit administrative general partner, Housing Development Partners as the nonprofit managing general partner, the Housing Authority and Housing Commission as a lender, owner of the land, and lessor of the land to the partnership, the Redevelopment Agency of the City of San Diego because the project is in a redevelopment area, and the Community of City Heights. The project is expected to have a positive impact on the community because it will contribute to the quality of the surrounding neighborhood and provide much-needed affordable housing for low-income seniors and disabled residents.

Cizzy Fisher

Loan increase for Dawson Avenue Senior Apartments

Page 6

Respectfully submitted,

Approved by,

Cissy Fisher

Director of Housing Finance and Development

Terry Whitesides

Director of Business Services

Attachments:

1. Location Map

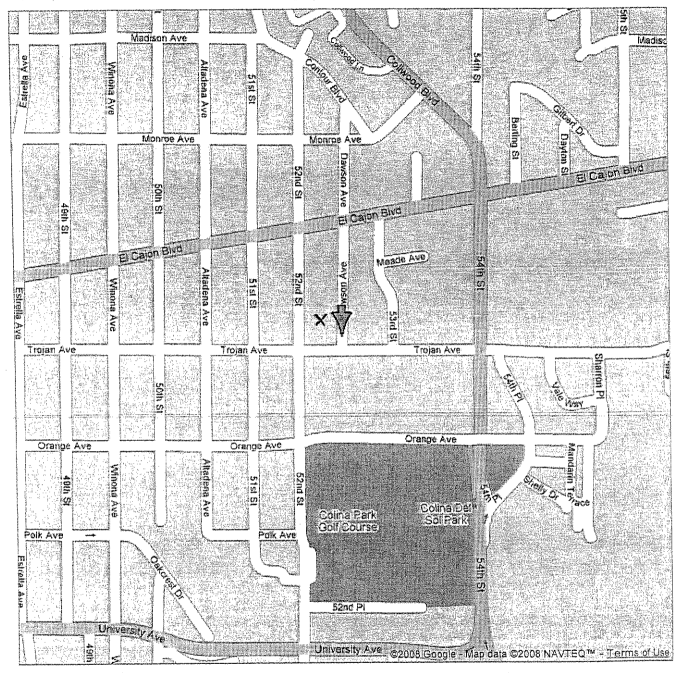
- 2. Development Summary
- 3. Development Timeline
- 4. General Application
- 5. Disclosure Statement *
- 6. Financial Statement *
- 7. Housing Commission Loan Terms
- 8. Commitment Letter

Information: Mr. Dan Cady (619) 578-7594

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^{*}Distribution of this attachment is limited. A copy is available for review at the Housing Commission offices located at 1122 Broadway, Suite 300 and at the offices of the City Clerk located on the 2nd floor of 202 "C" Street.

4310 Dawson Ave San Diego, CA 92115



ATTACHMENT - 2

DEVELOPMENT SUMMARY LOW-INCOME RENTAL HOUSING FOR SENIORS February 15, 2008

Name:

Dawson Avenue Senior Apartments

Location:

4310 Dawson Avenue

Description: Sponsor:

Loan Increase For Senior Housing Housing Development Partners

Unit Affordability

Total # of units:

88

Assisted units:

87

Restricted rents:

30 percent to 50 percent of AMI as imposed by TCAC

Market rent:

\$870 to \$1,065 per month

Percent of AMI:

occupancy of 72 one-bedroom units restricted at 60 percent or less of AMI

occupancy of 15 two-bedroom units restricted at 60 percent or less of AMI

Affordability:

55 years

Development Cost

Total development cost:

\$24,260,257

HC development cost (loan):

\$ 6,000,000

Total development cost per unit:

\$ 275,685 per unit / 88 units

HC cost per unit (loan):

\$ 68,182 per unit / 88 units

Sources of Funds

Housing Commission Loan

\$ 6,000,000

Institutional Loan

\$ 2,991,000

9 percent Tax Credits

\$14,829,257

Pro Forma Summary

Estimated annual income:

\$ 661,138 (year 1)

Estimated annual expense:

\$ 322,146 (year 1)

Annual debt service:

\$ 236,985

Annual reserve deposit:

\$ 30,800

Estimated residual cash flow:

\$ 6,386 (year 1)

ATTACHMENT - 3

DAWSON AVENUE SENIOR APARTMENTS LOAN FOR LOW-INCOME SENIOR HOUSING ESTIMATED TIMELINE

March 11, 2008 Loan incre

Loan increase to the Housing Authority for final authorization

March 26, 2008

Tax credit application.

September 12, 2008

Tax credit award

October 31, 2008

Housing Commission loan closing

January 5, 2009

Start of construction

SAN DIEGO HOUSING COMMISSION GENERAL APPLICATION FORM - Project Overview

Attachment - 4

Page 1

Last revised: November 27, 2007 DAT PLEASE PROVIDE ALL KNOWN INFORMATION AS REQUESTED IN SHADED CELLS (Check all boxes that apply)	E: <u>February 13, 2008</u>
SQUEST FOR: EARLY ASSISTANCE X PROJECT FUNDING \$ 6	5,000,000
TECHNICAL ASSISTANCE PREDEVELOPMENT LOAN \$	
PROJECT SUPPORT GRANT \$	
PROJECT TYPE: ACQUISITION ACQUISITION & REHABILITATION	X RENTAL
NEW CONSTRUCTION REHABILITATION	OWNERSHIP
PROJECT CONDITION: UNIMPROVED SITE RESIDENTIAL	COMMERCIAL
YEAR BUILT: EXISTING STRUCTURE X OTHER (DESCRIBE) vacant parcel	
PROJECT NAME: Dawson Avenue Senior Apartments	
ADDRESS: 4310 Dawson Avenue San Diego CA STREET CITY STATE	92115 ZIP
LEGAL DESCRIPTION: 470-040-2000 LOT NO. BLOCK NO. SUBDIVISION NAME ASSESSORS PARCEL NO.	27.08 CENSUS TRACT
SITE CONTROL: DEED X OPTION OTHER (DESCRIBE)	
DWELLING UNITS: 72 16	88 104
	OTAL UNITS BEDROOMS 87 102
0-BEDROOM 1-BEDROOM 2-BEDROOM 3-BEDROOM 4-BEDROOM 5-BEDROOM 1	OTAL UNITS BEDROOMS
EXISTING USES OF PROPERTY: vacant parcel	
DESCRIPTION OF PROPOSED PROJECT: 88 rental units for seniors and disabled in a four-story building wi	
O. OF BUILDINGS: 1 community room, laundry facilities, individual patios, common are parking spaces (7 surface and 74 underground).	ea courtyard, and 81
APPLICANT/BORROWER:	
NAME: Housing Development Partners CONTACT PERSON: Ms. Wendy	
	CA 92101 ZIP
TELEPHONE: (619) 578-7590 FAX NO. (619) 578-7356 E-mail address:	
LEGAL DESCRIPTION OF APPLICANT:	
FOR PROFIT CORPORATION X NONPROFIT CORPORATION PARTNERSHIP	NDIVIDUAL OWNER
CHDO OTHER	
TAXPAYER IDENTIFICATION NUMBER: 33-0427639	
CARACTER CARACTER AND ACTION A	
CURRENT OWNER/SELLER INFORMATION: NAME: San Diego Housing Commission LEGAL DESCRIPTION: a fee	
ADDRESS: 1122 Broadway, Suite 300 San Diego	CA 92101
TELEPHONE: (619) 578-7594 FAX NO. (619) 578-7356	TATE ZIP
ZONING: CU-2-3 COMMUNITY PLAN AREA: City Heights East	
COUNCIL DISTRICT: 7 SCHOOL DISTRICT: San Diego Unified	
	gr

Last revised: November 27, 2007

SAN DIEGO HOUSING COMMISSION APPLICANT INTEREST FORM - AI

PLEASE PROVIDE ALL KNOWN INFORMATION AS REQUESTED

NAME, ADDRESS, TITLE/POSITION, TELEPHONE, NATURE OF INTEREST AND PERCENT OF INTEREST FOR PROPOSED OWNERS, OFFICERS AND GENERAL PARTNERS - LIST ALL FOR SHAREHOLDERS, INVESTORS, LIMITED PARTNERS AND OTHERS - LIST ALL WITH A 10% OR HIGHER INTEREST

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Last revised: November 27, 2007 SAN DIEGO HOUSING COMMISSION DEVELOPMENT FORM -RENTAL INCOME - RI

PLEASE PR	OVIDE AI	T KNOM	N INFORMA	TION AS REQ	UESTED - CHECK	CALL BOXES TH.	AT APPLY			DATE: FE	bruary 13, 2008	
PROJECT	TYPE		ACQUIST	TION		ACQUISITIO	V & REHABILIT	TATION		X	RENTAL	
			NEW CO	NSTRUCTIO	DN	REHABILITA	TION				OWNERSHIP	
PROJECT	NAME:	· r	lawson Ave	nue Senior A	pariments							
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Ple	ease note	that us	ing tax cre-	dit rents m	ay produce a d	ifferent AMI p	percentage.					
				OTHE	R INCOME	laundry anni	cation fees, and	late fees	*.	:	\$ 10,582	
				OTHE	CHACOME	radius y, appr	Carlon 1503, and				\$	
						• • • •					\$	
				٠				то	TAL ANNUA	T INCOME	\$661,138	
						•						
							•			TAL UNITS	88	
+ + d					TOTAL	<u>UNIT</u> SQ, FT,	56,656	+ (OTAL <u>CON</u>	AMUNTIY FA	<u>ACILITITES</u> SQ.	FT. 47,891	
									тот	TAL SQ. FT,	104,547	

SAN DIEGO HOUSING COMMISSION DEVELOPMENT FORM - OPERATING EXPENSE - OE

DATE:

Page 4 February 13, 2008

PLEASE PROVIDE ALL KNOWN INFORMATION AS REQUESTED - CHECK ALL BOXES THAT APPLY Last revised: November 27, 2007 ACOUISITION & REHABILITATION X RENTAL PROJECT TYPE: ACQUISITION NEW CONSTRUCTION REHABILITATION OWNERSHIP Dawson Avenue Senior Apartments PROJECT NAME: ADDRESS: 4310 Dawson Avenue San Diego CA 92115 STREET CITY STATE ZIP TOTAL NUMBER OF UNIT: 88 COST COST OPERATING EXPENSE ITEM ANNUAL COST PER UNIT PER SQ. FT. Administrative Expenses Office Supplies & Equipment \$ 7.913 \$ 90 0.08 27 Telephone \$ 2,354 \$ 0.02 Training & Travel \$ \$ Payroll Services \$ 375 \$ 4 0.00 **Program Services** \$ \$ Other: general and administrative 62,205 707 0.59 \$ Percent of Total 23% 72,847 \$ 828 0.70 Subtotal Marketing Expenses \$ \$ Advertising 1,117 0.01 13 S Other: \$ Percent of Total 0% 1,117 13 0.01 Subtotal Professional Fees Property Management \$ 39,033 \$ 444 0.3797 **Auditing Services** S 8,500 \$ 80.0 Legal Services \$ 5.585 63 0.05 \$ 0.01 Other: payroll 1,441 \$ 16 Subtotal Percent of Total 17% \$ 54,559 620 0.52 Utilities \$ Electric 16.454 187 0.16 Gas \$ 7.820 \$ 89 0.07 Water/Sewer \$ 30,161 \$ 343 \$ 0.29 30.000 341 0.29 Other: \$ \$ 959 Subtotal Percent of Total 26% \$ 84,435 0.81 **Contract Services** Exterminating 3,351 38 0.03 Trash Removal 10,405 118 0.10 9.630 109 0.09 Security Patrol \$ Building/Grounds Maintenance 5,350 61 0.05 \$ \$ 6,420 Janitorial Services \$ 73 0.06 Repair Services 8,611 \$ 98 0.08 Elevator & Other Equipment 3.210 \$ 36 0.03 Garage Operations/Maintenance \$ 6,516 \$ 74 0.06 Other: \$ Subtotal Percent of Total 53,493 608 0.51 Cleaning & Decorating \$ Painting Supplies 2,140 0.02 24 Grounds Supplies \$ 321 \$ 4 0.00 Other: \$ 3.210 \$ 36 0.03 Percent of Total Subtotal 2% 5,671 \$ 64 0.05 Taxes & Insurance \$ 1,966 Real Property Tax Assessment \$ 22 0.02 \$ 26,000 295 Property Insurance \$ 0.25 Director's & Officer's Insurance \$ 321 \$ 4 0.00 Other: \$ 277 3 0.00 \$ Subtotal Percent of Total 9% \$ 28,564 325 0.27 Other SDHC Monitoring Fees \$ 3,960 45 0,04 Other: tenant services \$ \$ 10,000 114 0.10 Other: GP management fee \$ 7,500 85 0.07 Other: \$ \$ Subtotal Percent of Total 21,460 244 0.21

322,146

3,661

3.08

Total Annual Operating Costs

DEVELOPMENT FORM - DEVELOPMENT COST - DC

PLEASE PROVIDE ALL KNOWN INFORMATION AS REQUESTI	ED - CHECK ALL BOXES T	HAT APPLY	DATE:	February 13, 2008
OJECT TYPE: ACQUISITION		ACQUISITION & REHABILITATION	[2	RENTAL
New construction		REHABILITATION		Townership
	L	122221 200 200 200 200 200 200 200 200 2		
PROJECT NAME: Dawson Avenue Senior Apartr	ments	San Diego	CA	92115
ADDRESS: 4310 Dawson Avenue STREET		CITY	STATE	ZIP
Number of Units <u>88</u>				
DEVELOPMENT COST ITEM PERCENT	AMOUNT	DEVELOPMENT COST ITEM	PERCENT	AMOUNT
ACQUISITION / LAND COST		LEGAL, PERMIT, & AUDIT		* 000
LAND	\$	SDHC'S LEGAL (not to exceed)		\$ 5,000
BUILDINGS	\$	BORROWER'S LEGAL		\$ 60,000
SUBTOTAL	\$	LENDERS' LEGAL		s 50,000
LEGAL/BROKER'S FEE/TITLE	\$	PERMITS		\$ 723,300
OTHER	\$	TITLE & RECORDING		\$ 45,000
TOTAL ACQUISITION / LAND COST	\$	INSURANCE		\$ 150,000
		AUDIT		s 75,000
REHABILITATION / CONSTRUCTION		TAXES DURING CONSTRUCT	IOM	\$ 25,000
SITE WORK	s <u>1,525,397</u>	OTHER		\$ 91,700
DEMOLITION	\$	TOTAL LEGAL, PERMIT, &	¿ AUDIT	s 1,225,000
STRUCTURES	s 14,541,603	OTHER COSTS	2.0	700.000
TOTAL HARD COSTS	s 16,067,000	DEVELOPER'S FEE	***************************************	\$ 700,000 \$ 10,000
GENERAL REQUIREMENTS 1.9 %	sign a second and a second a	CONSULTANT FEE	0.0 %	\$ 10,000
CONTRACTOR'S OVERHEAD 2.5 %		APPRAISAL COSTS		22.220
CONTRACTOR'S PROFIT 7.6 %		ENVIRONMENTAL STUDY		\$ 35,000 \$ 17,000
TOTAL REHABILITATION / CONSTRUCTION	\$ 18,000,000	MARKET STUDY	•	s 53,900
	200,000	MARKETING & RENT-UP		s 500
CONSTRUCTION CONTINGENCY 5.0 %	s 900,000	SDHC MONITOR SET-UP	ana ama	\$ 2,000
	m i	SDHC LOAN ORIGINATION FI REPLACEMENT RESERVES		2,000
BOND PREMIUM	\$	OPERATING RESERVES	MONTHS	s 139,790
		OFERATING RESERVES	1410141113	\$
CONSTRUCTION LOAN	021 400	REHABILITATION PROJECTS		. :
CONSTRUCTION INTEREST COST	\$ 831,488 \$ 45,000	SDHC TECHNICAL SERVIC	(18 a) at 18 (18a)	s 75,000
APPLICATION FEE		furniture, fixtures, and equipment	Ethin In	s 70,320
LOAN ORIGINATION FEE	\$ 128,485	loan and tax credit costs		s 700,000
OTHER	\$ 60,950 \$ 1,065,923	finance and construction manager	men rees	\$ 700,000
DED. CANADA CANA	5 1,000,720		-	\$
PERMANENT LOAN	•	Manadamanan da sa		S
APPLICATION FEE	s 85,500			•
LOAN ORIGINATION FEE	s 15,000			•
OTHER	s 100,500		A ^t the second	s Transfer
	· Xooiooo			\$
RELOCATION COST	, 17 T. 19 73 13.	F. S. S. Markett, 1981		\$
AND WILLIAM SOUND			Vania V	\$
ARCHITECTURAL FEES				\$
DESIGN	s 600,000	TOTAL OTHER COSTS		s 1,813,510
SUPERVISION	s 200,000			
TOTAL ARCHITECTURAL FEES 0.0 %		SOFT COSTS CONTINGENCY	3.85 %	s 155,324
SURVEYS, SOIL BORINGS, & ENGINEERING	s 200,000	TOTAL DEVELOPMENT COST	г	s <u>24,260,257</u>

New Construction	DEVELOPMENT FORM - SOURCES PLEASE PROVIDE ALL KNOWN INFORM			r apply		·	DATE:_	February 13, 2008
Description			ACQUISITION &	REHABILITATION		X RENTAL	NUMBER OF UNITS	88
Second Second Prints Secon		ON	REHABILITATIO	N .		OWNERSHIP		
Transport Company Co	PROJECT NAME:	Dawson Avenue Sen	ior Apartments					
TROP Perm Luan	***************************************	enue		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~				
ST TRID Perm Loan 30		TERMS COM	MITMENT	AMORTIZED	DEFERRED	TAX CREDIT	GRANT	EOUITY
2ND SDIRC		Y/N						
School one)			DATE OR	- Auchitecture del disconnection de la connection de la c	·			
Solicit Inter- Processing Computation	2ND SDHC			\$ 144.44	6,000,000			
Substitivities Bdr \$ \$ \$ \$ \$ \$ \$ \$ \$			EXPECTED	\$ 68.066				
Superior	or							
TAX CREDITY TEX Credit Investor TOTAL TOTA	3RD AHP	15 AFR % N	6/15/2008	\$ <u> </u>	440,000		\$	
TAX CREDITS Tax Credit Investor N		YRS. RATE						÷
TAX CREDITY Tax Credit Investor N	4TH	YN %		* \$		•	\$	
Note		YRS. RATE						144
EQUITY	TAX CREDITS Tax Credit Investo		6/15/2008	_		\$ 14,829,257		
### TOTAL								
TOTAL : 24,260,257	EQUITY	Y/N	DATE OF	_			\$	
CONSTRUCTION INTEREST CONSTRUCTION PERIOD CONSTRUCTION PERIOD REIT UP TOTAL TITO PERIOD S 2.991.000 S 2.50.000 S 1.250.000 S 1.250	· Contraction of the contraction		EXPECTED					
TOTAL 1ST QUARTER 2ND QUARTER 3RD QUARTER 4TH QUARTER QTRS 5 & 6 COMPLETION QTRS 5 & 6 QTRS 5 & 6 COMPLETION QTRS 5 & COMPLETI		TOTAL :	24,260,257	2,991,000 s	6,440,000	14,829,257	\$	
TOTAL 1ST QUARTER 2ND QUARTER 3RD QUARTER 4TH QUARTER QTRS 5 & 6 COMPLETION QTRS 5 & 6 QTRS 5 & 6 COMPLETION QTRS 5 & COMPLETI							•	
STOTAL S	FUNDING SCHEDULE FOR S	OURCES	CLOSING	CONSTRI	ICTION PEDIOD		COMPLETION	₽#NT IIP
SDHC \$ 2,991,000 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ 2,991,000 \$ 750,000 \$ 1,250,000 \$ 1,250,000 \$ 750,000 \$ 1,250,000 \$ 750,000 \$ 1,250,000 \$ 1,250,000 \$ 750,000 \$ 1,250,000 \$ 1,250,000 \$ 750,000 \$ 1,250,000 \$ 1,250,000 \$ 750,000 \$ 1,250,000 \$ 1,250,000 \$ 1,250,000 \$ 750,000 \$ 1,2		TOTAL						
AHP \$ 440,000 \$ 440,000 \$ \$ \$ \$ \$ \$ \$ \$ \$ 444,877 \$ - \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	TBD Perm Loan	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$ 14 1 10 10 10 10 10 10 10 10 10 10 10 10 1	\$		\$	\$ <u></u>	2,991,000
Tax Credit Investor	SDHC	\$ 6,000,000	\$ 250,000	\$1,250,000_8	1,250,000	\$ 1,250,000	\$ 1,250,000 8	750,000
Tax Credit Investor \$ 14,829,257 \$ 2,224,389 \$ \$ 2,224,389 \$ 1,482,926 \$ 8,452,676 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	AHP	\$ 440,000	\$ 440,000	\$ \$	<u> </u>	\$ _ :	\$	444,877
\$ - \$ \$ \$ 3,474,389 \$ 2,732,926 \$ 9,702,676 \$ 4,185,877 INFORMATION ON CONSTRUCTION LOAN		\$ -	\$	\$	S	\$	\$	3
\$ 24,260,257 \$ 2,914,389 \$ 1,250,000 \$ 3,474,389 \$ 2,732,926 \$ 9,702,676 \$ 4,185,877 INFORMATION ON CONSTRUCTION LOAN CONSTRUCTION LENDER to be determined CONSTRUCTION TIME 18 (MONTHS) CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO	Tax Credit Investor	\$ 14,829,257	\$ 2,224,389	\$	2,224,389	\$ 1,482,926	\$8,452,676	§
CONSTRUCTION LENDER to be determined CONSTRUCTION TIME 18 (MONTHS) CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO		\$ -	\$	\$ \$:	\$	\$	B
CONSTRUCTION LENDER to be determined CONSTRUCTION TIME 18 (MONTHS) CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO		\$ 24,260,257	\$2,914,389	\$ 1,250,000	3,474,389	\$ 2,732,926	\$ 9,702,676	4,185,877
CONSTRUCTION LENDER to be determined CONSTRUCTION TIME 18 (MONTHS) CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO	INFORMATION ON CONCID	UCTION LOAN						
CONSTRUCTION TIME 18 (MONTHS) CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO								
CONSTRUCTION INTEREST 6.650 % COMMITTED: YES X NO			ITLIC					
COMMITTED: YES X NO		***************************************	vino)					A
WARRING CO. C.			NO					i L

SAN DIEGO HOUSING COMMISSION DEVELOPMENT FORM - PRO FORMA - PF

Last revised: November 27, 2007

PROJECT NAME: ADDRESS: Replacement Reserve Rental Income Other Income Operating Expenses	Dawson Avenue S 4310 Dawson Avenue S STREET		REHABILITATION		OWNERSHIP
ADDRESS: Replacement Reserve Rental Income Other Income	4310 Dawson Ave	Senior Apartments			
Replacement Reserve Rental Income Other Income					
Rental Income Other Income	STREET	enue	San Diego	CA	92115
Rental Income Other Income			CITY	STATE	ZIP
Other Income	\$ 30,800	LP Asset Mgmnt Fee	\$_3,500	GP Management Fee	\$ expense item
- · · · · · · · · · · · · · · · ·	\$ 650,556	Project Income Increas	e 2.50 %	Mortgage Amount	\$ 2,991,000
-	\$ 10,582	Operating Exp.Increase	3.50 %	Mortgage Rate	6.925
	s 322,146	Vacancy Loss	5.00 %		30
LP & GP Annual Increase			\$	Interest on Deff. Dev. I	
SDHC Participation	\$ 6,000,000	Residual Receipts	X Interest Ra	ate 3.000	%
Percent of Residual to HC		or Amortize	Term (Yea		
- Creek of Residual to Tre	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5
Gran Drainst Innama	\$ 661,138	\$ 677,666	\$ 694.608	\$ 711,973	\$ 729,773
Gross Project Income Vacancy	\$ 33.057	\$ 33,883	\$ 34,730	\$ 35,599	\$ 36,489
Effective Gross Income	\$ 628.081	\$ 643.783	\$ 659,878	\$ 676,375	\$ 693,284
Operating Expense	\$ 322,146	\$ 333,421	\$ 345,091	\$ 357,169	\$ 369,670
Net Operating Income	\$ 305,935	\$ 310,362	\$ 314,787	\$ 319.206	\$ 323,614
Debt Service (1st)	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985
Coverage (1st)	1.29	1.31	1.33	1.35	1.37
Replacement Reserve	\$ 30,800	\$ 30,800	\$ 30,800	\$ 30.800	\$ 30,800
Cash Flow	\$ 38,150	\$ 42,577	\$ 47,002	\$ 51,420	\$ 55.829
LP Asset Management Fo	ee \$ 3,500	\$ 3.623	\$ 3,749	\$ 3,881	\$ 4.016
⁹ Management Fee	\$ expense item	\$	\$	\$	\$
. innual Lease Payment	\$ 28,264	28,970	29,694	30.437	\$ 10,307
SDHC Residual Receipts		\$ 4,992	\$ 6,779	\$ <u>8,552</u>	
Net Cash Flow	\$ 3,193	\$ 4.992	\$ 6,779	\$ 8,552	\$ 10,307
	YEAR 6	YEAR 7	YEAR 8	YEAR 9	YEAR 10
Gross Income	\$ 748,017	\$ 766,717	\$ 785,885	\$ 805,532	\$ 825.671
Vacancy	\$ 37,401	\$ 38,336	\$ 39.294	\$ 40,277	\$ 41.284
Effective Gross Income	\$ 710.616	\$ 728,382	\$ 746,591	\$ 765,256	\$ 784,387
Operating Expense	\$ 382,608	\$ 396,000	\$ 409,860	\$ 424,205	\$ 439,052
Net Operating Income	\$ 328,008	\$ 332,382	\$ 336,731	\$ 341.051	\$ 345,335
Debt Service (1st)	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985
Coverage (1st)	1.38		1.42	1.44	1.46
Replacement Reserve	\$ 30,800	\$ 30,800	\$ 30,800	\$ 30,800	\$ 30,800
Cash Flow	\$ 60,222	\$ 64,597	\$ 68,946	\$ 73,266 \$ 4,609	\$ 77,550 \$ 4,770
LP Asset Management F	ee \$4,157	\$4,302_ \$	\$ <u>4,453</u> \$	\$ 4,609 \$	\$ 4,770
GP Management Fee Annual Lease Payment	\$ 31,978	32,777	33,597	34,437	35,297
SDHC Residual Receipt		\$ 13,759	\$ 15,448	\$ 17,110	\$ 18,741
Net Cash Flow	\$ 12,044	\$ 13,759	\$ 15,448	\$ 17,110	\$ 18,741
	YEAR II	YEAR 12	YEAR 13	YEAR 14	YEAR 15
Gross Income	\$ 846,313	\$ 867,470	\$ 889,157	\$ 911,386	\$ 934,171
Vacancy	\$ 42,316	\$ 43.374	\$ 44,458	\$ 45,569	\$ 46,709
Effective Gross Income	\$ 803,997	\$ 824,097	\$ 844,699	\$ 865,817	\$ 887,462
Operating Expense	\$ 454,419	\$ 470,323	\$ 486,785	\$ 503,822	\$ 521,456
Net Operating Income	\$ 349,578	\$ 353,773	\$ 357,915	\$ 361,995	\$ 366,006
Debt Service (1st)	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985	\$ 236,985
Coverage (1st)	1.48		1.51	1.53	1.54
eplacement Reserve	\$ 30,800		\$ 30,800	\$ 30,800	\$ 30,800
Cash Flow	\$ 81,793	\$ 85,988	\$ 90,129	\$ 94,209	\$ 98,221
LP Asset Management I	Fee \$4,937	\$ 5,110	\$ 5.289	\$ 5,474	\$ 5,665
GP Management Fee	5	\$	\$ 38.011	\$ 38.962	\$ 39,936
Annual Lease Payment	\$ 36,180		\$ 23,415	\$ 24,887	\$ 26,310
SDHC Residual Receipt Net Cash Flow	ts \$ 20,338 \$ 20,338		\$ 23,415 \$ 23,415	\$ 24,887 \$ 24,887	\$ 26,310



are volunteers.

DEVELOPER'S STATEMENT FOR PUBLIC DISCLOSURE

(add extra sheets if you need more space)

1.	Name of developer: Dawson Street Seniors, LP Housing Development Partners of San Diego, Co-General Partner
2.	Address, phone number and ZIP Code:
	1122 Broadway, Suite 300 San Diego, CA 92101-5612
3.	IRS Number of Developer: 33-0427639
4.	If the developer is not an individual doing business under his own name, the developer has the status indicated below and is organized or operating under the laws of California as:
	A corporation
	X A nonprofit or charitable institution or corporation
	A partnership known as:
	A business association or a joint venture known as
	A Federal, State or local government or instrumentality thereof.
	Other (explain)
5.	If the developer is not an individual or a government agency or instrumentality, give dat of organization: April 17, 1990
6.	Names, addresses, phone numbers, title of position (if any) and nature and extent of the interest of the officers and principal members, shareholders, and investors of the developer, other than a government agency or instrumentality, are set forth as follows:
	There are no shareholders of Housing Development Partners. All board members

The board of directors is as follows:

John Pedroarena Coldwell Banker Commercial 4305 University Ave., #600 San Diego, CA 92105 Chairman of the HDP board

Carrol Vaughan
Interim Director and President/CEO
San Diego Housing Commission
1122 Broadway, Suite 300
San Diego, CA 92101

President of the HDP board

Vice President of the HDP board

Robert Henderson Wakeland Housing & Development Corporation 625 Broadway, Suite 1000 San Diego, CA 92101

Sal Salas Olympic Village Financial 245 Davidson Street Chula Vista, CA 91910

Tony Yip Brodshatzer, Wallace, Spoon & Yip 555 W. Beech St., Ste. 400 San Diego, CA 92101

Secretary of the HDP board

Chief Financial Officer of the HDP board

Presently Vacant (1)

HDP board member

Presently Vacant (2)

HDP Board member

- a. If the developer is a corporation, the officers, directors or trustees, and each stockholder owning more than 10% of any class of stock. N/A
- b. If the developer is a nonprofit or charitable institution or corporation, the members who constitute the board of trustees or board of directors or similar governing body.

Same as members listed in No. 6 above.

c. If the developer is a partnership, each partner, whether a general or limited partner, and either the percent of interest or a description of the character and extent of interest.

Developer will become the Managing General Partner of a tax credit limited partnership, with Chelsea Investment Corporation as the developer cogeneral partner. The tax credit limited partner is yet to be selected.

- d. If the developer is a business association or a joint venture, each participant and either the percent of interest or a description of the character and extent of interest. N/A
- e. If the developer is some other entity, the officers, the members of the governing body, and each person who has an interest of more than 10%. N/A

Position Title (if any) and percent of interest or description of character and extent of interest

Name. Address & Zip Code

Phone Number

7. Name, address and nature and extent of interest of each person or entity (not named in response to Item 6) who has a beneficial interest in any of the shareholders or investors named in response to Item 6 which gives such person or entity more than a computed 10% interest in the developer (for example, more than 20% of the stock in a corporation which holds 50% of the stock of the developer; or more than 50% of the stock in a corporation which holds 20% of the stock of the developer):

Name, Address and Zip Code

Description of character and extent of interest

None.

N/A

- 8. Names (if not given above) of officers and directors or trustees of any corporation or firm listed under Item 6 or Item 7 above: N/A
- 9. Is the developer a subsidiary of or affiliated with any other corporation or corporations or any other firm or firms? If yes, list each such corporation or firm by name and address, specify its relationship to the developer, and identify the officers and directors or trustees common to the developer and such other corporation or firm.

Housing Development Partners of San Diego has two Housing Commissioners of the San Diego Housing Commission, and the Interim Chief Executive Officer of the San Diego Housing Commission, serving as three of its seven-member board of directors as follows:

Sal Salas, Housing Commissioner and also board member of Housing Development Partners,

Tony Yip, Housing Commissioner and also board member of Housing Development Partners, and

Carrol Vaughan, Interim Director and President/CEO of Housing Commission and board member of Housing Development Partners

10.		nancial condition of the ed financial statement. (
11.		If funds for the development are to be obtained from sources other than the developer's own funds, a statement of the developer's plan for financing the development:						
	from	cial sources proposed the California Tax C al Home Loan Bank, a	redit Allocation Cor	mmittee, an AH	P grant from the			
12.		es and amount of cash av sed undertaking:	vailable to developer to	meet equity requ	nirements of the			
		stimated that approxim for the project.	ately \$14.8 million in	ı tax credits will	be obtained as			
	a.	In banks:						
		Name, Address and ZII	P Code of Bank	<u>\$ 2</u>	<u>Amount</u>			
	b.	By loans from affiliate	d or associated corpor	ations or firms:				
		Name, Address and ZI None proposed	P Code of Source	<u>\$ 2</u>	<u>Amount</u>			
	c.	By sale of readily salah	ole assets:					
		<u>Description</u>	Market Value	<u>Mortgage</u>	s or Liens			
		None proposed						
13.	Name	and addresses of bank r	eferences:		•			
	530 B San D	n Bank Street Diego, CA 92101 y Ungersma						
	655 V San D	Capital Markets, Inc. Vest Broadway, Suite 8 Diego, CA 92101 ard Andrews	00					

14. Has the developer or any of the developer's officers or principal members, shareholders or investors, or other interested parties been adjudged bankrupt, either voluntary or involuntary, within the past 10 years? Yes ____ No _X ___ If yes, give date, place, and under what name.

15.	Has the developer or anyone referred to above as "principals of the developer" been						
	indicted for or convicted of any felony within the past 20 years? Yes NoX_						
٠	If you give for each ages (1) data (2) shares (2) place (4) Court and (5) estion taken						
	If yes, give for each case (1) date, (2) charge, (3) place, (4) Court, and (5) action taken. Attach any explanation deemed necessary.						

16. Undertakings, comparable to the proposed project, which have been completed by the developer including identification and brief description of each project and date of completion:

Casa Colina del Sol, 5207 52nd Place, San Diego, CA: preservation of 75 units for seniors. The acquisition and rehabilitation was financed with: tax exempt bonds, 4% tax credits, and a loan from the Housing Commission. The rehabilitation was completed in December 2004. Housing Development Partners of San Diego is the developer/owner with NEF Assignment Corporation as the limited partner.

Island Village, 1245 Market Street, San Diego CA 92101: 280 studio units, new construction, financed with: a private bank (Deutsche Bank) loan, a Housing Commission loan; and 9% tax credits from the State of California Tax Credit Allocation Committee. The new construction was completed in September 2003. Housing Development Partners of San Diego is the managing general partner with Alliant Capital as the limited partner.

Knox Glen, 4720-4768 Logan Avenue, San Diego, CA: New construction of 54 family units financed with: a private bank (Washington Mutual) loan, a Federal Home Loan Bank AHP loan; a Housing Commission loan; a SEDC Redevelopment loan, and 9% tax credits from the State of California Tax Credit Allocation Committee. The new construction completed in December 1996. Housing Development Partners of San Diego is the developer/managing general partner with Related California Corporate Partners as the limited partner.

Studio 15, 1475 Imperial Avenue, San Diego, CA 92101: 275 studio units, new construction, financed with: private bank (Citibank) loan, 9% tax credits from the State of California Tax Credit Allocation Committee, Housing Commission loan, City Redevelopment Agency, and Federal Home Loan Bank AHP loan. The project is currently in construction with completion estimated for early 2009.

17. If the developer or a parent corporation, a subsidiary, an affiliate, or a principal of the developer is to participate in the development as a construction contractor or builder:

a. Name and address of such contractor or builder:

N/A

b. Has such contractor or builder within the last 10 years ever failed to qualify as a responsible bidder, refused to enter into a contract after an award has been made, or failed to complete a construction or development contract?

Yes

No

If yes, explain:

	. c.	Total amount of construor builder during the las		ment work perfo	rmed by such contr	actor
		General description of s	such work:		·	
						÷
	d.	Construction contracts or builder:	or developments	now being perfe	ormed by such cor	itractor
i		Identification of ract or Development	<u>Location</u>	<u>Amount</u>	Date to be Completed	
	e.	Outstanding constructi	on-contract bids	of such contracto	r or builder:	
	<u>Awa</u>	rding Agency	A	mount <u>Date</u>	Opened	
٠						
18.	availa propo:	statement respecting equiphle to such contractor or test project, specifying participation, and the general	ouilder for the per rticularly the qua	rformance of the lifications of the	work involved in t	he
19.	whice Dieg	s any member of the go ch the accompanying pro- go Housing Commission v of the carrying out of the p	posal is being m who exercises an	ade, or any office y functions or res	er or employee of ponsibilities in con	the San

20. Statements and other evidence of the developer's qualifications and financial responsibility (other than the financial statement referred to in Item 10) are attached hereto and hereby made a part hereof as follows:

or indirect personal financial interest in the developer or in the proposed contractor?

Description of developments is attached.

No $\underline{\mathbf{X}}$

Yes ____ N If yes, explain.

CER	TIF	TIC	Δ٦	TO	N
\sim \sim \sim	. 1 . 1 . 1	3.	~^ I	3 %	' I V

I (We) Wendy G. DeWitt	certify that this
Developer's Statement for Public Disclosure and qualifications and financial responsibility, including the best of my (our) knowledge and belief.	d the attached evidence of the developer's
the best of my (our) knowledge and belief.	
Date: February 1. 2008	Date:
New Delle	
Signature /	Signature
Title: Authorized Representative	Title:
Address & ZIP Code	
HOUSING DEVELOPMENT PARTNERS OF SAN DIEGO	
1122 Broadway, Suite 300 San Diego, CA 92101-5612	
ACKNOWLED	OGMENT
State of California County of San Diego	
On <u>February . 2008</u> before me, <u>Lisa J.</u> appeared <u>Wendy G. DeWitt</u> , who proved to be the person whose name is subscribed to the withis she executed the same in her authorized capacity, ar person(s), or the entity upon behalf of which the per	me on the basis of satisfactory evidence to in instrument and acknowledged to me that ad that by her signature on the instrument the
I certify under PENALTY OF PERJURY under the foregoing paragraph is true and correct.	laws of the State of California that the
Witness my hand and official seal.	LISA J. WOLF Commission # 1637037 Notary Public - California San Diego County My Comm. Expires Jan 31, 2010
Signature of Notary Public	(Seal)
DISTIBLLIC OF INOTALY & HOLIC	

HOUSING DEVELOPMENT PARTNERS of San Diego

A California Nonprofit Public Benefit Corporation

DEVELOPER'S STATEMENT FOR PUBLIC DISCLOSURE-ITEM #20 DESCRIPTION OF DEVELOPMENTS

Mission Statement

"The mission of Housing Development Partners of San Diego is to preserve and increase affordable housing opportunities for low- and moderate-income residents in the City of San Diego. The Corporation will pursue opportunities by either collaborating with other affordable housing providers in the community or by serving a unique niche not being met by other housing organizations."

Adopted April 23, 1998.

Background

On March 19, 1990, the Housing Commission authorized the establishment of a nonprofit housing corporation. Articles of Incorporation were filed with the Secretary of State on April 17, 1990, creating Housing Development Partners of San Diego (HDP), formerly the San Diego Housing Development Corporation, a California public benefit corporation.

The specific purposes of the corporation as expressed in the Articles of Incorporation are:

- To provide low and moderate income persons, elderly persons and disabled persons with affordable housing by acquiring or developing publicly financed low and moderate income housing and renting such housing to these persons;
- 2. To provide facilities and services related to housing; and
- 3. To take such other actions, in cooperation with private and public persons or agencies, to promote the cause of low and moderate income housing.

The corporation has a seven-member board designated as follows:

- (1) Two Commissioners of the San Diego Housing Commission;
- (2) The Executive Director [President/CEO] of the Commission; and
- (3) Four at-large Directors.

The officers are a President, Vice-President, Secretary and a Chief Financial Officer. The Executive Director Board position serves as the President of the corporation with all other officers elected by the Board. The two Commissioner-Board members and the Executive Director-Board member hold office by virtue of their positions as Housing Commissioners and Executive Director. Their terms expire at the time they no longer hold their respective positions. The four at-large Directors serve staggered two-year terms and hold office until their successor is appointed and assumes office.

6 AM 16/08 crual Basis

Balance Sheet

As of December 31, 2007

	Dec 31, 07
ASSETS	
Current Assets	
Checking/Savings	•
1000 · Cash	47 400 00
1010 UB - Checking - HDP	17,498.00 498,133.14
1020 · UB · MM · HDP	79.52
1030 · UB- Checking - Hyder 1070 · Petty Cash - HDP	300.00
1080 · Petty Cash - Hyder	100.00
Total 1000 · Cash	516,110.66
	516,110.66
Total Checking/Savings	310,110.00
Accounts Receivable 1301 · Accounts Receivable	
1310 · A/R - Mason	178,024.84
1312 · A/R - Mason ins	5,405.13
1315 · A/R - Logan/Knox Glen	84.61
1320 · A/R - 52nd & El Cajon	458,168.53
1325 · A/R - Casa Colina	31,495.00
1340 · A/R - Studio 15	112.50
Total 1301 · Accounts Receivable	673,290.61
Total Accounts Receivable	673,290.61
Other Current Assets	. 0,0,200.01
1400 · Other Receivables	
1410 · Developer Fee Rec - Logan	761,397.51
1420 · Developer Fee Rec - Island	19,828.56
1430 · Developer Fee Rec - Casa Colina	214,342.00
1440 · Partnership Management Fee Rec	28,333.00
Total 1400 · Other Receivables	1,023,901.07
1500 · Other Current Assets 1510 · Prepaid Insurance	23,948.00
Total 1500 · Other Current Assets	23,948.00
Total Other Current Assets	1,047,849.07
Total Current Assets	2,237,250.34
,	
Fixed Assets 1600 · Fixed Assets	•
1610 · Land	503,278.25
1620 · Building	1,117,754.42
1690 · Accumulated Depreciation	-173,366.00
Total 1600 · Fixed Assets	1,447,666.67
	1,447,666.67
Total Fixed Assets	(,447,000.07
Other Assets 1800 · Other Assets	
1810 · Investment in Island Palms	-1,344.00
1820 · Investment in Logan Dev.	-25,823.00
1830 Investment in Casa Colina	76,00
Total 1800 · Other Assets	-27,091.00
Total Other Assets	-27,091.00
TOTAL ASSETS	3,657,826.01

Affordable Housing Developments

In its early years, HDP was active in the preservation of HUD 236 and 221(d) developments with expiring regulatory restrictions, providing technical assistance to local developments during the enactment of "ELIPHRA" and other emergency legislation. In 1994, the corporation began seeking opportunities for the development of affordable housing, both on its own and in collaboration with other for-profit and non-profit organizations.

Housing Development Partners currently is the owner or managing general partner of five affordable housing properties with 710 rental units. An additional one project, with 88 rental units, is in the development/financing stage.

Knox Glen Townhomes, (4754 Logan Avenue, San Diego), is 54 units of new construction, owned and operated by the corporation. The development provides 54 two-three- and four-bedroom units affordable at 50% and 60% of median area income. It was completed in December of 1996. Once a dilapidated and abandoned construction site, this project was a tremendous success toward eliminating blight. It provides clean, safe and attractive affordable housing and has resulted in a revitalization of the surrounding community and the elimination of an eyesore in the neighborhood. The new construction activity stimulated other new residential development in the immediate vicinity. All units are affordable for 55 years.

Casa Colina del Sol Apartments, (5207 52nd Place, San Diego), is a 75-unit acquisition and rehabilitation senior housing project. The acquisition of the project ensured the affordability of 74 units in perpetuity. The project was acquired in February 2004 and rehabilitation was completed in December 2004. To assist the senior residents, a Resident Services Coordinator was placed on the site in 2005.

Island Village Apartments, (1245 Market Street, San Diego), is a 280-unit new construction development at., HDP is the managing co-general partner in a 9% tax-credit limited partnership. The development provides studio/"living units" designed to address the need for rental housing affordable to single low-income adults working downtown, along with 3,000 square feet of commercial lease space on the ground floor. Construction was completed September 2003.

Mason Hotel, (1337-45 Fifth Ave, San Diego), is 27 SRO units (as special purpose housing), acquisition and rehabilitation in June 2002. The building has approximately 1,800 square feet of ground floor commercial space. The corporation and its insurer are in discussions, after a cigarette-caused fire, for necessary rehabilitation.

Housing Development Partners of San Diego Mission Statement Page 3

Currently in the construction stage:

Studio 15, (1475 Imperial Avenue [at 15th Street], San Diego), is a 274 unit new construction rental apartment housing community that is currently in the construction stage. It will be 100% affordable. All 273 furnished studio rental units will have rents affordable (for 55 years) to low- and very-low income persons earning 40 percent to 60 percent of the Area Median Income, with two additional manager's units. It will be a five-story building with units ranging in size from 260 to 500 square feet. There is one level of subterranean parking (58 parking spaces). The building design is unique, contemporary and award-winning. On August 10, 2007, "Multi-Housing News" announced, at the Multi-Housing World Expo and Conference, that Studio 15 is the winner of the nationwide "Design Excellence Awards - Affordable Housing Category". Construction completion is estimated for late 2008 to early 2009.

Currently in the financing stage:

Dawson Avenue Seniors Apartments, (vacant site between Dawson Avenue and 52nd Street near El Cajon Boulevard), is a new-construction 88-unit senior housing development currently in the financing stage. The project will offer one- and two-bedroom units on an approximate one-acre site. Project financing is anticipated from low-income housing tax credits, making all units affordable to low-income seniors. Adjacent retail will be improved to serve the residents pursuant to an agreement with the owner. Located on a major transit corridor, residents will enjoy convenient access to goods, services and transportation all within walking distance. Completion is estimated for 2009.

:15 AM 1/16/08

ccrual Basis

Housing Development Partners RRN Profit & Loss

January through December 2007

	Jan - Dec 07
Ordinary Income/Expense Income	
4200 · Interest income	5,834.95
Total Income	5,834.95
Expense 6110 · Administration Exp. 6120 · Bank Service Charges 6140 · Delivery/Postage 6160 · Dues & Subscriptions 6180 · Insurance 6210 · Meetings/Workshops 6230 · Licenses and Permits 6240 · Miscellaneous 6270 · Professional Fees 6280 · Legal Fees 6285 · Accounting 6290 · Consultants	52,280.95 63.54 1,092.19 2,500.00 1,392.00 60.19 110.00 3,369.01 4,288.25 11,210.00 6.420.00
Total 6270 · Professional Fees	21,918.25
6390 · Utilities 6400 · Gas and Electric	159.44
Total 6390 · Utilities	159.44
6680 · Training 6700 · Travel	974.00
6712 · Parking	227.00
Total 6700 · Travel	227.00
Total Expense	84,146.57
Net Ordinary Income	-78,311.62
Net Income	-78,311.62

Housing Development Partners KKN Balance Sheet

As of December 31, 2007

et en	Dec 31, 07
LIABILITIES & EQUITY Liabilities	
Current Liabilities Accounts Payable	
2000 · Accounts Payable 2010 · A/P	189.86
Total 2000 · Accounts Payable	189.86
Total Accounts Payable	189.86
Other Current Liabilities 2150 · Deferred Revenue 2300 · Accrued Other 2400 · Interest Payable	324,543.57 1,234.00 284,826.75
Total Other Current Liabilities	610,604.32
Total Current Liabilities	610,794.18
Long Term Liabilities 2500 · Notes Payable 2510 · N/P - SDHC Jr. Loan 2515 · N/P - SDHC Grant 2520 · N/P - SDHC 2525 · N/P - SDHC-52nd & El Cajon 2530 · N/P - LISC-52nd & El Cajon 2560 · N/P - Redevelopement Agency	68,857.81 230,000.00 520,590.52 50,000.00 222,545.50 885,943.74
Total 2500 · Notes Payable	1,977,937.57
Total Long Term Liabilities	1,977,937.57
Total Liabilities	2,588,731.75
Equity 3000 · Opening Bal Equity 3999 · Retained Earnings Net Income	1,242,001.41 -94,595.53 -78,311.62
Total Equity	1,069,094.26
TOTAL LIABILITIES & EQUITY	3,657,826.01

HOUSING DEVELOPMENT PARTNERS OF SAN DIEGO FINANCIAL STATEMENTS DECEMBER 31, 2006

To the Trustees Housing Development Partners of San Diego 1122 Broadway, Suite 300 San Diego, California 92101-5612

We have compiled the accompanying statement of financial position of Housing Development Partners of San Diego (A Nonprofit Organization) as of December 31, 2006, and the related statements of activities and cash flows for the year then ended, in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants.

A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on them.

Management has elected to omit substantially all of the disclosures required by generally accepted accounting principles. If the omitted disclosures were included in the financial statements, they might influence the user's conclusions about the Organization's financial position, changes in net assets, and cash flows. Accordingly, these financial statements are not designed for those who are not informed about such matters.

Leaf Cde, Lip

San Diego, California June 12, 2007

HOUSING DEVELOPMENT PARTNERS OF SAN DIEGO STATEMENT OF FINANCIAL POSITION DECEMBER 31, 2006

ASSETS

Current Assets:	
Cash	\$ 428,304
Accounts receivable	69,569
Insurance refund receivable	103,574
Partnership management fee receivable	28,333
Prepaid expenses	<u>23,948</u>
Total Current Assets	<u>653,728</u>
Noncurrent Assets:	
Developer fee receivable - Island Palm Apartments, L.P.	19,829
Developer fee receivable - Casa Colina, L.P.	446,688
Note receivable - Logan Development, L.P.	834,453
Investment in Casa Colina, L.P.	76
Construction in progress	456,438
Land and building, net of accumulated depreciation	<u>1.447,667</u>
Total Noncurrent Assets	3,205,151
TOTAL ASSETS	\$ <u>3.858.879</u>
LIABILITIES AND NET ASSETS	
LIABILITIES AND NET ASSETS	
LIABILITIES AND NET ASSETS Current Liabilities:	
Current Liabilities:	\$ 96,998
	\$ 96,998 <u>324,544</u>
Current Liabilities: Accounts payable and accrued expenses	
Current Liabilities: Accounts payable and accrued expenses Deferred revenue	324,544
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets	324,544
Current Liabilities: Accounts payable and accrued expenses Deferred revenue	324,544
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities:	324,544 421,542
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P.	324,544 421,542 284,827
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P. Share of deficiency in Island Palm Apartments, L.P.	284,827 25,823
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P.	284,827 25,823 1,344
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P. Share of deficiency in Island Palm Apartments, L.P. Notes payable	284,827 25,823 1,344 1,977,937
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P. Share of deficiency in Island Palm Apartments, L.P. Notes payable Total Long-Term Liabilities Net Assets:	284,827 25,823 1,344 1,977,937 2,289,931
Current Liabilities: Accounts payable and accrued expenses Deferred revenue Total Current Assets Long-Term Liabilities: Accrued interest payable Share of deficiency in Logan Development, L.P. Share of deficiency in Island Palm Apartments, L.P. Notes payable Total Long-Term Liabilities	284,827 25,823 1,344 1,977,937

HOUSING DEVELOPMENT PARTNERS OF SAN DIEGO STATEMENT OF ACTIVITIES FOR THE YEAR ENDED DECEMBER 31, 2006

Revenue:	
Rental income	\$ 84,048
Developer fee	75,000
Interest income	53,918
Partnership management fee	10,000
Share of loss in partnerships	(2,248)
Total Revenue	220,718
Expenses:	
Program Services:	
Housing Services:	÷
Mason Hotel:	
Interest expense	63,302
Depreciation	40,642
Insurance	34,422
Property taxes	10,326
Management fee	4,536
Utilities	699
Other	310
Total Mason Hotel	<u>154,237</u>
Other Housing Services:	
Outside services	99,868
Professional fees	16.583
Total Other Housing Services	116.451
Total Program Services	_270,688
Supporting Services:	
Outside services	24,967
Insurance	8,605
Consultant	4,690
Professional fees	4,146
Miscellaneous	1,139
Office	924
License and fees	155
Total Supporting Services	44,626
Total Program and Supporting Services	315,314
Total Frogram and Supporting Services	
Change in Net Assets	(94,596)
Net Assets at December 31, 2005	1,242,002
NET ASSETS AT DECEMBER 31, 2006	\$1,147,406

See accountant's compilation report.

HOUSING DEVELOPMENT PARTNERS OF SAN DIEGO STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2006

<u>(</u>	Cash Flows From Operating Activities:	
	Change in net assets	\$ (94,596)
	Adjustments to reconcile change in net assets	
	to net cash provided by operating activities:	
	Depreciation	40,642
	Share of loss in partnerships	2,248
	(Increase) Decrease in operating assets:	
	Accounts receivable	81,341
	Insurance refund receivable	(86,022)
	Partnership management fee receivable	(10,000)
	Prepaid expenses	(14,329)
	Developer fee receivable	239,097
	Increase (Decrease) in operating liabilities:	
	Accounts payable and accrued expenses	(2,412)
	Deferred revenue	324,544
	Accrued interest payable	63,302
	Net Cash Provided by Operating Activities	<u>543,815</u>
(Cash Flows From Investing Activities:	
	Note receivable additions	(51,704)
	Construction in progress	(<u>137.696</u>)
	Net Cash Used by Investing Activities	(189.400)
]	Net Increase in Cash	354,415
(Cash at December 31, 2005	<u>73,889</u>
	,	
. (CASH AT DECEMBER 31, 2006	\$ <u>428.304</u>
	Supplemental Disclosures:	
1	Interest paid	\$ <u>14.020</u>

ATTACHMENT - 7

HOUSING COMMISSION LOAN TERMS AND PAYMENT PROCEDURES

Total Development Cost:

The total development cost of \$24,260,257 includes

construction, interest costs, builder overhead and

profit, and builder fees.

Developer Equity:

Nine percent tax credits.

Housing Commission Loan Amount:

A \$6,000,000 loan leverages \$18,260,257 from

other sources.

Security:

The Housing Commission loan would be secured by the value of the ground lease during construction

and by the value of the ground lease and the property improvements following completion of

construction.

Recourse:

The Housing Commission loan would be recourse

until completion of construction, after which it would become non-recourse because of tax credit

rules.

Cure Rights:

The Housing Commission would maintain the right

to cure defaults in accordance with the requirements of the tax credit investor and the institutional lender.

Housing Commission Loan Payments:

An annual payment equal to 50 percent of residual

cash flow after expenses and debt service are paid and after a payment on the Housing Commission ground lease. Any unpaid principal and interest would be due as a balloon payment upon loan

maturity.

Affordability Restrictions:

Tax credit rents would be between 30 percent and 50

percent of Area Median Income (AMI). A Housing Commission Declaration of Covenants, Conditions, and Restrictions with a 55-year term would be

recorded against the property to restrict rents for 87 units at 50 percent or less of AMI and occupancy of 87 units to tenants with incomes of 60 percent or less

of AMI.

First Deed of Trust:

The Housing Commission loan would be subordinate to an estimated \$2,991,000, 7 percent interest, 30-year amortized loan from a lender not

vet determined.

Second Deed of Trust:

A \$6,000,000, 55-year residual receipts Housing Commission loan with interest at the Applicable

Federal Rate.

Management Plan:

The Management Plan is subject to periodic review and approval by the Housing Commission in its

reasonable discretion.

Operating Expense:

Monthly operating expenses are estimated at

\$26,846 (\$305 per unit for 88 units).

Pro Forma Assumptions:

Income increases are projected at 2.5 percent per year; operating expenses at 3.5 percent per year; the vacancy rate at 5 percent per year. Any shortfall in project income available for operating expenses will be funded from reserves with the permission of the

Housing Commission.

Reserves:

Subject to the approval of the tax credit investor and institutional lender, the borrower would make minimum annual payments of \$30,800 into a reserve account. Use of reserves would require the reasonable approval of the President and Chief Executive Officer of the Housing Commission.

ATTACHMENT 8



February 29, 2008

Ms. Wendy DeWitt Housing Development Partners 1122 Broadway, 5th Floor San Diego, California 92101

Re:

4310 Dawson Avenue

Subject:

Dawson Avenue Senior Apartments

Dear Ms. DeWitt:

I am pleased to offer a partnership to be formed by Housing Development Partners a loan increase, under the terms and conditions outlined below, subject to the approval of the Housing Commission Board and the Housing Authority and subject to the receipt of an allocation of nine percent tax credits.

The parameters of this loan commitment are as follows:

Ownership:

Dawson Avenue Senior Apartments, LP (Borrower) as the sole owner and operator of the improvements. Subject to approval by the Housing Commission, the managing general partner would be Housing Development Partners and the administrative general partner would be Chelsea Investment Corporation. The Housing Commission is the owner of the land.

Ground Lease:

Borrower shall lease the land from the Housing Commission at a cost equal to 4.5 percent of gross effective annual income after expenses and debt service for 65 years.

Use of Loan Proceeds:

The loan shall be used by Borrower to finance the development conditional upon the receipt of nine percent tax credits.

Terms of the Loan:

A residual receipts loan will be increased from \$3,781,000 to \$6,000,000. The interest rate shall be equal to the Applicable Federal Rate (AFR) at the time of the execution of the note; interest compounded annually as required. Borrower shall make annual payments equal to 50 percent of the residual receipts. The residual receipts payment shall be made second after a payment on a Housing Commission ground lease to the extent that there is remaining cash from operations after the payment of expenses and debt service. Any unpaid principal

Loan Increase for Dawson Avenue Senior Apartments Page 2

> and accrued interest shall be due and payable in 31 years from the date Borrower executes the Promissory Note to the Housing Commission or upon refinancing of senior debt.

Acceleration Upon Default:

In the event of a default of the terms of the Housing Commission Loan Agreement, the loan would become due and payable in full including any applicable interest penalties.

Insurance:

Borrower shall at all times during the term of the loan maintain General Liability and Property Damage Insurance in a form and in amounts acceptable to the Housing Commission and approved by the Housing Commission's General Counsel. The Housing Commission shall be listed as an additional insured for General Liability Insurance and shall be listed as a loss pavee of the Property Insurance.

Number of Units:

88 units. With one unit used as a manager's unit, there will be a minimum of 87 units of permanent rental housing.

Affordability Terms:

The Housing Commission would record 55-year rent restrictions against the property making 87 units affordable to tenants with annual incomes of 50 percent or less of Area Median Income (AMI). To assure that the project is fully leased, the Housing Commission would record an occupancy restriction making the units eligible for occupancy by tenants with incomes of up to 60 percent of AMI. The actual rents are subject to the requirements, of the California Tax Credit Allocation Committee (TCAC), which are more restrictive, and would be affordable to tenants with incomes of between 30 percent and 50 percent of AMI.

Loan Security:

The Housing Commission loan shall be evidenced by a deed of trust, in a form and format acceptable to the Housing Commission and its General Counsel in their sole discretions, made in favor of the Housing Commission and secured by the value of the leasehold.

Senior Financing:

The Housing Commission loan will be subordinate to a first position loan.

Fees and Expenses

All fees and expenses of this project shall be approved by the Housing Commission in its sole discretion. The partnership management fee shall not exceed \$7,500 in the first year and may increase at an inflation factor of not more than 3.5 percent per year. The developer fee shall not exceed \$700,000 and disbursements shall be made as specified in the Tax Credit Partnership Agreement.

Loan Increase for Dawson Avenue Senior Apartments Page 3

Reserves

Subject to the approval of the senior lender, Borrower shall deposit a minimum of \$30,800 per year into a dedicated replacement reserve account. Use of reserves shall be subject to the reasonable approval of the Housing Commission's Interim Chief Executive Officer or designee.

Recourse:

The loan shall be a recourse loan prior to tax credit funding,

after which it shall become a non-recourse loan.

Cure Rights:

The Housing Commission shall have the right, but not the obligation, to cure all senior encumbrances in all subordination agreements that it executes. All subordination agreements shall be subject to the sole approval of the Housing Commission's Interim President and Chief Executive

Officer and General Counsel.

Management Plan:

The Management Plan shall be subject to periodic approval by the Housing Commission, in its reasonable discretion.

Approval of Management:

The Housing Commission reserves the right to declare Borrower in default of the loan agreement after an uncured ninety (90) day written notice of malfeasance and/or misfeasance in management of the project.

Monitoring Fees:

The Housing Commission shall be entitled to its standard yearly monitoring fees calculated on a per-unit basis during the affordability period.

Loan Funding:

The Housing Commission will fund its loan upon satisfaction of all conditions set forth in the Housing Commission loan and lease documents, including approval of a guaranteed maximum price contract for construction. All documentation, including any senior loan documents, construction loan documents, or documents of other lenders shall be subject to review and approval of the Housing Commission's Interim President and Chief Executive Officer or designee and General Counsel, in their sole discretion.

ALTA Lender's Policy:

The Borrower shall acquire, at its sole cost and expense, ALTA Lender's Policies for the loan with endorsements acceptable to the Housing Commission insuring the Housing Commission's lien position.

Prevailing Wages:

Borrower shall comply with any requirements to pay Federal and/or State Prevailing Wage Rates and shall pay the higher of the two in the event of a conflict on a trade-by-trade basis.

Other Terms:

The Housing Commission would have a first right of refusal to acquire limited partnership interest in the development at

Loan Increase for Dawson Avenue Senior Apartments Page 4

the end of the fifteenth year. The Housing Commission would have an option to acquire general partnership interest, in the accordance with the partnership agreement, provided it foregoes repayment of the Housing Commission loan and assumes the first position debt. The Housing Commission reserves the right to impose any additional conditions in the Housing Commission Loan Documents that may be necessary, in its reasonable discretion, to protect the interests of the Housing Commission and fulfill the intent of this commitment. Such documentation shall be approved by the Interim President and Chief Executive Officer, or designee, and the General Counsel of the Housing Commission.

Acceptance:

This commitment is conditional upon the Borrower receiving approval from its other lenders for the restructured financing of this development. Signing and delivering to the Housing Commission of this letter by February 13, 2008, shall evidence Borrower's acceptance of this commitment. Until receipt of such acceptance by the Housing Commission, the Housing Commission shall have no liability hereunder, and unless acceptance is made by that date, this commitment shall be null and void.

If Borrower wishes to obtain a Housing Commission loan under the terms described herein, please accept this commitment by signing below and returning this signed original to my office.

Sincerely,

Cissy Fisher

Director of Housing Finance and Development

619.578.7585 619.578.7356 fax

Agreed to and accepted this ____ day of _____, 2008 by:

Authorized Representative

Authorized Representative

cady:f:\letterCommitment DAWSON AVENUE SENIORS.doc(02/04/08)