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To:

THE COUNCIL

Date:

DEC 1 1 2014

From:

THE MAYOR

TRANSMITTED FOR YOUR CONSIDERATION. PLEASE SEE ATTACHED.

ERIC GARCETTI Mayor

(Ana Guerrero)





Eric Garcetti, Mayor Rushmore D. Cervantes, General Manager

Housing Development Bureau

1200 West 7th Street, Los Angeles, CA 90017 tel 213.808.8638 | fax 213.808.8610 hcidla.lacity.org

December 3, 2014

Council File: NEW
Council District: 8
Contact Persons:

Rochelle Cox (213) 808-8960 Yaneli Ruiz (213) 808-8951 Manuel Bernal (213) 808-8901 Helmi Hisserich (213) 808-8662

Honorable Eric Garcetti Mayor, City of Los Angeles Room 303, City Hall 200 N. Spring Street Los Angeles, CA 90012

Attention: Mandy Morales, Legislative Coordinator

COMMITTEE TRANSMITTAL: REQUESTING THAT MAYOR AND CITY COUNCIL AUTHORIZE THE ISSUANCE OF UP TO \$9,500,000 IN TAX-EXEMPT MULTI-FAMILY CONDUIT REVENUE NOTES FOR THE MARTHA BRYANT MANOR APARTMENTS PROJECT.

SUMMARY

• The Los Angeles Housing and Community Investment Department (HCIDLA) respectfully requests authority to issue its tax-exempt multi-family housing conduit revenue notes in the amount of up to \$9,500,000 to finance the development of an affordable housing development known as the Martha Bryant Manor Apartments ("Project"). The California Debt Limit Allocation Committee (CDLAC) previously designated October 24, 2014 as the allocation expiration date for the present bond allocation. On September 12, 2014, the borrower requested both an extension request and a supplemental bond application for \$500,000. As such, on November 12, 2014, CDLAC awarded an extension request and an additional bond allocation. Consequently, the CDLAC allocation deadline is February 10, 2015. Although the project has an allocation deadline in February, the Sponsor has indicated the equity investor requires the bonds be issued before December 31st in order to meet tax credit deadlines.

• The subject site is located at 8300 and 8327 South Hoover Street, Los Angeles, CA 90044 in the 8th Council District. The proposed project includes two existing buildings, which consists of 77 units and is targeted for families. The project will involve rehabilitation, consisting of replacing systems and appliances, increasing the energy efficiency of appliances, installing a new, cool roof, landscaping and sidewalk repairs and other landscaping improvements. The project amenities include community space, a laundry facility, a security entrance and camera system, onsite social services and playgrounds.

RECOMMENDATIONS

The General Manager, HCIDLA, respectfully requests the following:

1. That your office schedule this transmittal for consideration at the next available meeting(s) of the appropriate Committee(s) of the City Council and forward it to the City Council for review and approval immediately thereafter;

2. That the City Council:

- a. Adopt the attached Resolution authorizing the issuance of its tax-exempt multi-family housing conduit revenue bonds in the form of multi-family collateralized notes in the amount of up to \$9,500,000 ("Note") for the development of the Martha Bryant Manor Apartments Project.
- b. Approve the related bond loan documents, subject to the approval of the City Attorney as to form;
- c. Authorize the General Manager, HCIDLA, or designee, to negotiate and execute the relevant bond loan documents, subject to the approval of the City Attorney as to form;
- d. Authorize the General Manager, HCIDLA, or designee, to negotiate and execute amendments to the existing loan documents related to the existing HCIDLA loan. Revisions will include but are not limited to interest rate, loan and affordability terms, paydown and subordination to new permanent loans, and assignment and transfer to a new limited partnership, subject to the approval of the City Attorney as to form and legality;
- 3. That the Mayor concur with the action of the City Council.

BACKGROUND/PROJECT DETAIL

Financing History

Timeline	
TEFRA Hearing	March 20, 2014
Inducement	May 9, 2014 (CF# 04-2646)
CDLAC Application Submitted	May 16, 2014
TEFRA Approved by Council	June 10, 2014 (CF# 13-1265)
CDLAC Allocation Award	July 16, 2014
CDLAC Allocation Expiration Date	February 10, 2015

On March 20, 2014, HCIDLA conducted a public hearing in accordance with the Tax Equity and Fiscal Responsibility Act of 1982 (TEFRA). On May 9, 2014, the Los Angeles Housing and Community Investment Department (HCIDLA), induced the project (CF# 04-2646), thereby enabling the sponsor to apply for a tax-exempt bond allocation. HCIDLA was authorized to apply on behalf of the sponsor for an allocation of up to \$9,000,000 in tax-exempt bonds from CDLAC. On May 16, 2014, HCIDLA, on behalf of the developer, submitted the CDLAC application for an allocation of tax-exempt bonds. On June 10, 2014, the TEFRA Resolution and Minutes were adopted by the City Council (CF#14-0726). On July 16, 2014, the project was previously awarded an allocation of \$9,000,000 in bonds from CDLAC, with an allocation expiration date of October 24, 2014. Additionally, on November 12, 2014, the project was awarded a supplemental allocation of \$500,000 and consequently, the current allocation expiration date is February 10, 2015.

Affordability Restrictions

UNIT TYPE	50% AMI	60% AMI	MGR	TOTAL
1-Bdr.	9	14		23
2-Bdr.	8	22	1	31
3-Bdr.	8	12		20
4-Bdr.	1	2		3
TOTAL	26	50	1	77

Pursuant to the Bond Regulatory Agreement to be executed in connection with the issuance of the tax-exempt bonds, the above referenced restrictions will have a term of not less than the longer of: (i) 15 years after 50% of the units are first occupied, (ii) the date such bond is paid in full, or (iii) the date on which any Section 8 assistance terminates, if applicable. In addition, CDLAC's resolution and rental income restrictions will be in place for at least 55 years. Also, because the Project will receive 4% Low Income Housing Tax Credits the subject units will also be restricted, via separate agreement, for a minimum of 55 years. The project will also execute a project based Section 8 contract with HACLA.

Development Team

The Project Borrower/Sponsor is Martha Bryant Village II, L.P (MBVII), a limited partnership. The Managing General Partner is Greater Bethany Economic Development Corporation (GBEDC), a nonprofit corporation, which is also a 501 c3. VHJS Martha Bryant, LLC (VMB) is also an entity of the partnership and is a "Class B LP." The limited partner is R4 Capital, LLC, (R4) a limited liability corporation. The Developer is VHJS, LLC, (VL) a partnership and is comprised of Valued Housing II, LLC, (VHL) a partnership and John Stanley, Inc. (JS), a corporation. The principals of GBEDC are Eddie Stewart, Chairman; Dr. Lionel Coulter, Treasurer and Robert Rubin, Secretary. The principals of VMB is Peter Barker, President and Saki Middleton, President. The principals of R4 are Ronne Thielen, Executive Vice-President and Brian McMahon, President. The principals of VHL are Peter Barker, Manager; Ann S. Barker, Member and Byron Barker, Member. The principal of JS is Saki Middleton, Manager.

The developer has over six years of experience in the development of multi-family rental housing and has developed over eight projects in California resulting in a total of approximately 779 housing units.

Honorable Eric Garcetti Bond Transmittal- Martha Bryant Manor Page 4

Developer:

VHJS, LLC

1101 E. Orangewood Avenue, Suite 200

Anaheim, CA 92805 Phone: (714) 533-3450 Contact: Peter Barker

The borrower and developer are in compliance with HCIDLA's Business Policy.

The additional development team members are:

Developer Attorney:

Bocarsly Emden Cowan Esmail and Arndt, LLP

633 W. Fifth Street, 70th Floor

Los Angeles, CA 90071 Phone: (213) 239-8048 Contact: Kyle Arndt

General Partner Attorney:

Law Offices of Michael M. Stein

18757 Burbank Boulevard

Tarzana, CA 91356 Phone: (818) 774-1200 Contact: Michael M. Stein

General Contractor:

Portrait Construction

265 N. Joy Street, Suite 200

Corona, CA 92879 Phone: (951) 520-8898 Contact: Michael Bourque

Property Manager:

Levine Management Group

822 S. Robertson Boulevard, Suite 200

Los Angeles, CA 90035 Phone: (310) 358-3489 Contact: Jeffrey S. Levine

Equity Investor:

R4 Capital, LLC

1 MacArthur Place, Suite 110

Santa Ana, CA 92707 Phone: (714) 727-3851 Contact: Ronne Thielen

Financial Structure

The bonds will be privately placed with Boston Private Bank and Trust Company ("Boston"). Boston has proposed a "back-to-back loan" bond structure. In order to meet Community Reinvestment Act ("CRA") requirements, large banking organizations such as Boston are required to achieve two types of CRA goals in the markets that they serve. In each market, they are required to have a certain dollar volume of "investment" activity and they are also required to achieve a certain dollar volume of "lending" activity in each period. Boston's proposed tax-exempt back-to-back loan structure characterizes Boston's involvement as a "loan" of tax-exempt proceeds rather than a purchase of tax-exempt bonds (replacing the "Bond" with a "Note") in order to achieve these very important CRA goals. Boston's ability to achieve these goals is fundamental to its ability to continue to allocate significant levels of capital to affordable housing activity in the City of Los Angeles.

Instead of purchasing bonds, Boston will make a tax exempt loan in the amount of up to \$9,500,000 to the City of Los Angeles ("Funding Loan"). The City will then loan the proceeds of the Funding Loan to the Borrower ("Borrower Loan") to finance a portion of the Project. The Borrower will use the proceeds from the Borrower Loan to fund the construction of the proposed Project. The construction loan term will be 24 months and the construction phase interest rate will be 3.15%. Once construction is completed, the Funding Loan will be paid in full from the permanent financing sources.

The obligation of the Borrower to repay the Borrower Loan will be secured by a mortgage on the Project ("Mortgage"). The Mortgage and Borrower Loan will be pledged by the City to a trustee/fiscal agent acting on behalf of Boston as the sole security for payment of the Funding Loan. Similar to a private placement tax exempt bond structure, the obligations of the City are secured only by and payable only from payments received from the Borrower under the Loan and Security Agreement among the Borrower, the Bank and the City. The Funding Loan will be a strictly limited, non-recourse loan. The Funding Loan will be evidenced by a note (the "Note") delivered in physical (non-book entry) form subject to the restrictions on transfer set forth in the City's Housing Bond Policies and Procedures.

In addition, Boston has requested waiver of certain HCIDLA policies related to the issuance of non-rated tax-exempt bonds. HCIDLA has agreed to a limited number of modifications that nonetheless retain City protections intended by the policies and prevent the City from incurring undue risk or liability. The City Attorney has reviewed this proposal. The Bond Counsel and Issuer Financial Advisor have also reviewed and assessed no undue risk or liability. The modifications are as follows:

- a) HCIDLA has agreed to allow the sale or transfer of the Note or beneficial ownership interests in the Note to 1) a "qualified institutional buyer" ("QIB"), 2) an affiliate of the Funding Lender, or 3) a trust or custodial arrangement established by the Lender, the beneficial interest in which will be owned only by QIBs. Each transfer shall require an executed Transferee Representation Letter in place of the traditional Investor Letter.
- b) No beneficial ownership interest in the Note shall be sold in an amount that is less than 15% of the outstanding principal amount of the Note.

c) In its sole and absolute discretion, HCIDLA may agree to permit the Note Holder Representative to declare a default under the Note and request the City to authorize exercise of remedies.

The bond structure adheres to both HCIDLA's Bond Policies and the City's Financial Policies and has been reviewed by the City Attorney's office and bond counsel. HCIDLA will require Boston to adhere to the reporting requirements of the City's Responsible Banking Ordinance. Bond counsel will provide the City the required legal opinions as to the tax exempt status of the bonds under federal and state law. The legal and financing documents will also include the required items as per the policies, including but not limited to language that the bond structure is a limited obligation and strictly payable from the project revenues, requiring the borrower to provide annual statements, and providing additional information as may be reasonably requested.

The project was originally funded in 1994 with CRA/LA funds in the principal amount of \$5,544,000. The project has completed its original tax credit compliance period and therefore wishes to recapitalize the existing loan in order to be able to resyndicate and complete necessary rehabilitation of the buildings. Per HCIDLA financial analysis and review, the borrower will paydown the HCIDLA/CRA Loan from \$8,694,452 to \$7,674,300. The paydown will result in \$1,020,152, as program income. HCIDLA will be executing an amended and restated loan agreement, with a 42-year term and 4% interest rate.

Other financing for the project will be provided from 4% tax credit equity (R4 Capital) and Project Net Operating Income (NOI).

Sources and Uses:

Construction	Total Sources	Per Unit	% Total
Tax-Exempt Bonds (Boston)	\$9,500,000	\$123,377	48%
Tax Credit Equity (R4 Capital)	\$880,520	\$11,435	5%
Seller's Reserves	\$352,676	\$4,580	2%
Costs Deferred During Construction	\$1,234,978	\$16,039	6%
Existing HCIDLA/ CRA Loan	\$7,674,300	\$99,666	39%
TOTAL	\$19,642,474	\$255,097	100%

Permanent	Total Sources	Per Unit	% Total	
Tax-Exempt Bonds (Boston)	\$4,410,000	\$57,273	22%	
Tax Credit Equity (R4 Capital)	\$5,870,136	\$76,235	30%	
Seller's Reserves	\$352,676	\$4,580	2%	
Deferred Developer Fee	\$844,433	\$10,967	4%	
Project NOI	\$490,929	\$6,376	3%	
Existing HCIDLA/CRA Loan	\$7,674,300	\$99,666	39%	
TOTAL	\$19,642,474	\$255,097	100%	

Uses of Funds	Total Uses	Cost/Unit \$137,004	
Acquisition Costs	\$10,549,285		
Construction Costs	\$4,625,072	\$60,066	
Architecture & Engineering Fees	\$147,400	\$1,914	
Developer Fee	\$2,178,448	\$28,292	
Relocation	\$252,500	\$3,279	
Other Soft Costs	\$1,889,769	\$24,452	
TOTALS	\$19,642,474	\$255,097	

The HCIDLA Bond Team for the financing of the Martha Bryant Manor Apartments Project is as follows:

Bond Issuer Financial Advisor CSG Advisors, Inc. 315 West 5th Street, Suite 302 Los Angeles, CA 90013

Bond Counsel Kutak Rock, LLP 777 S. Figueroa Street, Suite 4550 Los Angeles, CA 90017

Bond Issuer Counsel
Los Angeles City Attorney
200 N. Main Street, 9th Floor
Los Angeles, CA 90012

Labor Costs

Labor costs are subject to the State of California's Prevailing Wage requirements and/or Federal Davis Bacon wages, if applicable.

Timeline – Bond Closing Date

Although the California Debt Limit Allocation Committee has designated February 10, 2015 as the expiration date for the issuance of the tax-exempt bonds, the Sponsor has indicated the equity investor requires the bonds be issued before December 31st in order to meet tax credit deadlines.

FISCAL IMPACT STATEMENT

There will be no fiscal impact on the General Fund as a result of the issuance of the bonds. The City is a conduit issuer and does not incur liability for repayment of the bonds. The bond debt is payable solely from revenues or other funds provided by the Borrower. The City does not incur liability for repayment of the bonds.

Honorable Eric Garcetti Bond Transmittal- Martha Bryant Manor Page 8

Prepared By:

ROCHELLE COX

Finance Development Officer

Reviewed By:

GEORGE GUILLEN

Manager of Multi-Family Housing Finance

YANELI RUIZ, Supervisor Affordable Housing Bond Program

MANUEL BERNAL

Director of Housing

Approved By:

HELMI HISSERICH

Assistant General Manager

RUSHMORE D. CERVANTES

General Manager

RESOLUTION

CITY OF LOS ANGELES

A RESOLUTION AUTHORIZING THE ISSUANCE, SALE AND DELIVERY OF ONE OR MORE SERIES NOTES BY THE CITY OF LOS ANGELES DESIGNATED AS ITS MULTIFAMILY HOUSING REVENUE NOTE (MARTHA BRYANT MANOR APARTMENTS) SERIES 2014J IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$9,500,000 TO PROVIDE PERMANENT FINANCING FOR THE ACQUISITION, REHABILITATION AND EQUIPPING OF THE MULTIFAMILY HOUSING PROJECT SPECIFIED IN PARAGRAPH 15 HEREOF AND APPROVING AND AUTHORIZING THE EXECUTION AND DELIVERY OF A LOAN AND SECURITY AGREEMENT, A REGULATORY AGREEMENT AND DECLARATION OF RESTRICTIVE COVENANTS AND RELATED DOCUMENTS AND AGREEMENTS AND THE TAKING OF RELATED ACTIONS, INCLUDING THE EXECUTION OF AMENDATORY DOCUMENTS THERETO.

WHEREAS, the City of Los Angeles (the "City") is authorized, pursuant to Section 248, as amended, of the City Charter (the "City Charter") of the City and Article 6.3 of Chapter 1 of Division 11 of the Los Angeles Administrative Code, as amended (the "Law"), to issue its revenue notes for the purposes of providing permanent financing for the acquisition, rehabilitation, development and equipping of multifamily rental housing for persons and families of low and moderate income (the "Program") which will satisfy the provisions of Chapter 7 of Part 5 of Division 31 of the Health and Safety Code of the State of California (the "Act"); and

WHEREAS, the City desires to issue pursuant to the Law and in accordance with the Act, its revenue note to provide permanent financing for the acquisition, rehabilitation, development and equipping of that multifamily rental housing project described in paragraph 15 below (the "Project"); and

WHEREAS, the Project is located wholly within the City; and

WHEREAS, it is in the public interest and for the public benefit that the City authorize financing for the Project, and it is within the powers of the City to provide for such a financing and the issuance of such note; and

WHEREAS, the City proposes to issue, pursuant to the Law and in accordance with the Act, its Multifamily Housing Revenue Note (Martha Bryant Manor Apartments) Series 2014J in an aggregate principal amount not to exceed \$9,500,000 (the "Note"); and

WHEREAS, the City proposes to use the proceeds of the Note to cause the financing of the Project and, if applicable, to pay certain costs of issuance in connection with the issuance of the Note; and WHEREAS, Boston Private Bank & Trust Company or a subsidiary or affiliate thereof (the "Purchaser"), has expressed its intention to purchase the Note authorized hereby in whole and this Council (the "City Council") finds that the public interest and necessity require that the City at this time make arrangements for the sale of such Note; and

WHEREAS, the interest on the Note may qualify for a federal tax exemption under Section 142(a)(7) of the Internal Revenue Code of 1986, as amended (the "Code"), only if the Note is approved in accordance with Section 147(f) of the Code; and

WHEREAS, pursuant to the Code, the Note is required to be approved, following a public hearing, by an elected representative of the issuer of the Note and an elected representative of the governmental unit having jurisdiction over the area in which the Project is located; and

WHEREAS, this City Council is the elected legislative body of the City and is the applicable elected representative required to approve the issuance of the Note within the meaning of Section 147(f) of the Code; and

WHEREAS, pursuant to Section 147(f) of the Code, the City caused a notice to appear in the *Los Angeles Times*, which is a newspaper of general circulation in the City, on March 6, 2014 to the effect that a public hearing would be held on March 20, 2014 regarding the issuance of the Note; and

WHEREAS, the Los Angeles Housing and Community Investment Department held said public hearing on such date, at which time an opportunity was provided to present arguments both for and against the issuance of the Note; and

WHEREAS, the minutes of such public hearing, together with any written comments received in connection therewith, have been presented to this City Council;

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Los Angeles, as follows:

- 1. The recitals hereinabove set forth are true and correct, and this City Council so finds. This Resolution is being adopted pursuant to the Law.
- 2. Pursuant to the Law and in accordance with the Act and the Loan Agreement (as hereinafter defined), a revenue note of the City, to be designated as "City of Los Angeles Multifamily Housing Revenue Note (Martha Bryant Manor Apartments) Series 2014J" in a principal amount not to exceed \$9,500,000 is hereby authorized to be issued. The principal amount of the Note to be issued shall be determined by a Designated Officer (as defined below) in accordance with this Resolution.
- 3. The proposed form of a Loan and Security Agreement (the "Loan Agreement") by and among the City, the Purchaser as Funding Lender, the owner of the Project (as set forth in paragraph 15 below, the "Owner") and such party as shall be designated by the City in the final form of Loan Agreement, as fiscal agent (the "Fiscal Agent"), substantially in the form attached hereto, is hereby approved along with any

additions or supplements which may, in the determination of a Designated Officer, be necessary to document the issuance of the Note authorized hereunder. The Mayor of the City, the General Manager, the Acting General Manager, the Interim General Manager or any Assistant General Manager, Interim Assistant General Manager, Executive Officer or Director—Finance and Development Division of the Los Angeles Housing and Community Investment Department (each hereinafter referred to as a "Designated Officer") are hereby authorized and directed to execute and deliver, for and in the name and on behalf of the City, said Loan Agreement with such additions, changes or corrections (including, without limitation, designation of the Fiscal Agent) as the Designated Officer executing the same may approve upon consultation with the City Attorney and Bond Counsel to the City and approval of the City Attorney, provided that such additions or changes shall not authorize an aggregate principal amount of the Note in excess of the amount stated above, such approval by the City Attorney to be conclusively evidenced by the execution and delivery of the Loan Agreement with such additions, changes or corrections.

Any Designated Officer shall be authorized to approve the appointment of the Fiscal Agent.

- 4. The proposed form of the Note, as set forth in the Loan Agreement, is hereby approved, and the Mayor and City Treasurer, the Interim City Treasurer or Deputy City Treasurer of the City are hereby authorized and directed to execute, by manual or facsimile signatures of such officers under the seal of the City, and the Fiscal Agent or an authenticating agent is hereby authorized and directed to authenticate, by manual signatures of one or more authorized officers of the Fiscal Agent or an authenticating agent, the Note in substantially such form, and the Fiscal Agent is hereby authorized and directed to sell and deliver such Note to the Purchaser in accordance with the Loan Agreement. The date, maturity date, interest rate or rates (which may be either fixed or variable), interest payment dates, denomination, form of registration privileges, manner of execution, place of payment, terms of redemption, use of proceeds, series designation and other terms of the Note shall be as provided in the Loan Agreement as finally executed; provided, however, that the principal amount of the Note shall not exceed \$9,500,000, the interest rate on the Note shall not exceed 12% per annum and the final maturity of the Note shall be no later than November 1, 2054. The initial purchase price of the Note shall be 100% of the par amount thereof as advances are made with respect to the Note by the Purchaser. The Note may, if so provided in the Loan Agreement, be issued as a "draw-down" note to be funded over time as provided in the Loan Agreement. Such Note may be delivered in temporary form pursuant to the Loan Agreement if, in the judgment of the City Attorney, delivery in such form is necessary or appropriate until the Note in definitive form can be prepared.
- 5. The proposed form of Regulatory Agreement and Declaration of Restrictive Covenants (the "Regulatory Agreement") to be entered into by and among the City, the Fiscal Agent and the Owner, substantially in the form attached hereto, is hereby approved. Any Designated Officer is hereby authorized and directed, for and in the name and on behalf of the City, to execute and deliver the Regulatory Agreement, with such additions, changes and corrections as the Designated Officer may approve upon

consultation with the City Attorney and Bond Counsel and approval of the City Attorney, such approval to be conclusively evidenced by the execution of said Regulatory Agreement with such additions, changes or corrections. Any Designated Officer is hereby authorized and directed for and in the name and on behalf of the City to execute amendments to the Regulatory Agreement in order that interest on the Note remains tax-exempt.

- 6. All actions heretofore taken by the officers and agents of the City with respect to the sale and issuance of the Note are hereby approved, confirmed and ratified, and each Designated Officer of the City, the City Clerk and other properly authorized officers of the City are hereby authorized and directed, for and in the name and on behalf of the City, to do any and all things and take any and all actions and execute and deliver any and all certificates, agreements and other documents, including, but not limited to, those described in the Loan Agreement, the Regulatory Agreement and the other documents herein approved, which they, or any of them, may deem necessary or advisable in order to consummate the lawful issuance and delivery of the Note and the implementation of the Program in accordance with the Act and the Law and this Resolution and resolutions heretofore adopted by the City.
- 7. The City Clerk of the City or any deputy thereof is hereby authorized to countersign or to attest the signature of any Designated Officer and to affix and attest the seal of the City as may be appropriate in connection with the execution and delivery of any of the documents authorized by this resolution, provided that the due execution and delivery of said documents or any of them shall not depend on such signature of the City Clerk or any deputy thereof or affixing of such seal. Any of such documents may be executed in multiple counterparts.
- 8. In addition to the Designated Officers, any official of the City, including any official of the Los Angeles Housing and Community Investment Department, as shall be authorized in writing by the Mayor of the City, is hereby authorized for and on behalf of the City to execute and deliver any of the agreements, certificates and other documents, except the Note, authorized by this Resolution.
- 9. In accordance with procedures established by the City Charter, the City Council, by adoption and approval of this Resolution and with the concurrence of the Mayor, does hereby direct that the proceeds of the Note be delivered directly to the Fiscal Agent, instead of the City Treasurer, to be deposited into the funds and accounts established under the Loan Agreement.
- 10. Pursuant to Section 147(f) of the Code, the City Council hereby approves the issuance of the Note to finance the Project. It is intended that this Resolution constitute approval of the Note by the applicable elected representative of the issuer of the Note and the applicable elected representative of the governmental unit having jurisdiction over the area in which the Project is located, in accordance with said Section 147(f).

- 11. Pursuant to the City Charter all agreements to which the City is a party shall be subject to approval by the City Attorney as to form.
- 12. Each Designated Officer and other properly authorized officials of the City as specifically authorized under this resolution are hereby authorized, directed and empowered on behalf of the City and this Council to execute any other additional applications, certificates, agreements, documents or other instruments or any amendments or supplements thereto, subject to approval by the City Attorney as to form, or to do and to cause to be done any and all other acts and things as they may deem necessary or appropriate to carry out the purpose of the foregoing authorizations and to address any issues arising with respect to the Note or the agreements relating thereto subsequent to their issuance.
- 13. The Note shall contain a recital that it is issued pursuant to the Law and in accordance with the Act.
- 14. This Resolution shall take effect immediately upon its passage and adoption.
- 15. The "Project" and "Owner", as used herein, shall have the following meanings:

Project Name	Number of Units	Address	Owner
Martha Bryant Manor Apartments	76 plus 1 manager unit	8300 and 8327 South Hoover Street, Los Angeles, CA 90044	Martha Bryant Village II, L.P.

[remainder of page intentionally left blank]

I certify that the foregoing	Resolution was adopted by the Council of the City of
Los Angeles at its meeting on	, 2014.
	Ву
	Name
	Title