COUNCIL TRANSMITTAL: LOS ANGELES HOUSING DEPARTMENT REPORT REGARDING THE UNITED TO HOUSE LA (MEASURE ULA) FISCAL YEAR 2023-24 INTERIM PROGRAM GUIDELINES AND EXPENDITURE PLAN

SUMMARY

The United to House LA measure and ordinance (Measure ULA) require that by July 1st of each year, the Los Angeles Housing Department (LAHD) provide an expenditure plan to the Citizen Oversight Committee (COC), and the Mayor and City Council. The expenditure plan shall include: (1) an accounting of Measure ULA revenues collected in the previous fiscal year, by expenditure category, (2) an expenditure plan for the subsequent year, which shall comply, to the maximum extent possible, with the program guidelines provided for in the measure, and (3) projected revenues and expenditures for the subsequent fiscal year and two years following.

The expenditure plan is developed by LAHD with input from the COC and then approved by the City Council and Mayor in the manner provided by law and consistent with the intent of Measure ULA.

Measure ULA also authorizes the COC to develop program guidelines for prioritizing the use of the House LA funds. These program guidelines are developed by the COC, with assistance from LAHD, within the framework of the measure. The program guidelines inform LAHD on competitive selection of partners and projects, on eligibility priorities, and on requirements concerning housing and program operations. The implementation of the House LA programs will comply with the requirements in Measure ULA, in the program guidelines, and in other sections of the City’s municipal code.

On June 8, 2023, LAHD submitted the required expenditure plan to the COC. At a subsequent meeting on June 22, 2023, the COC unanimously approved sending the proposed expenditure plan to the City Council. On June 29, 2023, LAHD transmitted the FY23/24 Expenditure Plan to the City Council and Mayor, which is included as Attachment A for reference and explained in more detail below.
On June 29, 2023, LAHD also transmitted the FY23/24 Interim Program Guidelines on behalf of the COC for City Council and Mayoral approval. The interim guidelines are included as Attachment B for reference and explained in more detail below. According to Measure ULA, the City Council must act within 120 days of receiving the COC’s recommended program guidelines or the guidelines are deemed approved.

Given the pending litigation challenging Measure ULA, the program guidelines proposed at this time are for an interim period, for a limited number of expenditure categories, and are being proposed concurrently with the expenditure plan. Therefore, LAHD expects that these guidelines will be effective only until full program guidelines are approved.

This transmittal provides additional detail for the FY23/24 Expenditure Plan and Interim Program Guidelines as well as additional information regarding implementation of the programs within the specified expenditure categories. This transmittal also includes recommendations necessary to expeditiously launch these programs. Among other requests, LAHD respectfully recommends that the City Council approve the FY23/24 Expenditure Plan and Interim Program Guidelines. Although the City Council has 120 days to act before the guidelines are deemed approved, LAHD further requests that the City Council consider the guidelines as soon as possible so that the programs can be implemented with urgency.

RECOMMENDATIONS

That the City Council, with approval of the Mayor:

1. APPROVE the FY23/24 Interim Program Guidelines as submitted by LAHD, on behalf of the United to House LA Citizen Oversight Committee.

2. APPROVE the FY23/24 Expenditure Plan as submitted by LAHD.

3. AUTHORIZE the LAHD General Manager, or designee, to execute and/or amend the sole source contracts listed herein, consistent with the Mayor’s declaration of a local affordable housing and homelessness emergency, in order to immediately initiate the Measure ULA Homelessness Prevention Programs.

4. FIND that the services to be performed by the contractors listed below are for the performance of professional, scientific, expert, technical, or other special services of a temporary and occasional character for which competitive bidding is not practicable or advantageous and that the work can be performed more economically or feasibly by independent contractors than by City employees in accordance with Charter Section 1022.

5. AUTHORIZE the LAHD General Manager, or designee, to negotiate and execute a new sole-source contract with Cask NX LLC in an amount not to exceed $1,000,000, to support the application systems for the short-term emergency assistance, tenant outreach and education, and protections from tenant harassment programs, for a term of one year to commence on or about August 1, 2023, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.
6. AUTHORIZE the LAHD General Manager, or designee, to execute an amendment to Contract No. C-143116 with the LA Grants Group dba LAGRANT Communications. This amendment will extend the term of the contract by twelve months to end on April 16, 2025, and increase the contract by $2,000,000, for a revised contract amount not to exceed $2,500,000, to conduct an expanded tenant outreach and education media campaign, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.

7. AUTHORIZE the LAHD General Manager, or designee, to execute an amendment to Contract No. C-141773 with Cerida Investment Corp. dba AnswerNet. This amendment will extend the term of the contract by twelve months to end on September 30, 2024, and increase the contract by $500,000 for a revised contract amount not to exceed $637,439, to provide inbound and outbound rental assistance call center services for the short-term emergency assistance program, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.

8. AUTHORIZE the LAHD General Manager, or designee, to execute an amendment to Contract No. C-142421 with the Southern California Housing Rights Center. This amendment will extend the term of the contract by twelve months to end on October 12, 2024, and increase the contract by $20,700,000 for a revised contract amount not to exceed $25,262,061, to perform application screening, eligibility determinations, and disbursement of financial assistance for the short-term emergency assistance program, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form. Of the $20,700,000, up to $18,400,000 will be available for disbursement for financial assistance and $2,300,000 is for performing application screening and eligibility determination.

9. AUTHORIZE the LAHD General Manager, or designee, to execute an amendment to Contract No. C-138260 with the Legal Aid Foundation of Los Angeles. This amendment will increase the contract by $26,000,000 for a revised contract amount not to exceed $53,576,824.20, to perform services for the eviction defense and prevention and the tenant outreach and education programs, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.

10. AUTHORIZE the LAHD General Manager, or designee, to execute an amendment to Contract No. C-139113 with Satwic, Inc. This amendment will increase the contract by $400,000 for a revised contract amount not to exceed $5,756,711, to perform services for the short-term emergency assistance, tenant outreach and education, and protections from tenant harassment programs by updating and enhancing the LAHD website, databases, and dashboards, subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.

11. AUTHORIZE the Controller to transfer and appropriate $420,000 from LAHD United LA Fund No. 66M/43 Appr. No. 43Y00B - Admin Acct, to the Community Investment for Families Department (CIFD) Fund No. XXXX, Dept. 21, Appr # XXX to be established, for contracts to perform application intake services for the short-term emergency assistance program and expend funds from the above accounts upon written demand of the CIFD General Manager, or designee.
12. AUTHORIZE the CIFD General Manager, or designee, to amend Family Source Center contracts as
necessary to perform application intake services for the short-term emergency assistance program,
subject to contractor’s performance, funding availability, and approval of the City Attorney as to form.

13. AUTHORIZE the LAHD General Manager, or designee, on behalf of the United to House LA Citizen
Oversight Committee (COC), to execute a contract with a to-be-determined entity, after a selection
process defined by the COC, for up to a two-year term and not to exceed amount of $250,000, to serve
as interim Inspector General.

14. REQUEST the City Attorney, with the assistance of LAHD, to draft an ordinance to amend Section
151.09.C.9 of Article 1, Chapter XV, and Section 165.05.B.5 of Article 5, Chapter XVI of the Los Angeles
Municipal Code, in order to streamline implementation of the eviction defense and prevention program,
to require landlords to provide notification to the City of any notice to terminate tenancy either
electronically as prescribed by LAHD or by completing a form approved by the LAHD for this purpose.

BACKGROUND

Pending Litigation and Ballot Measure

The United to House LA measure and ordinance (Measure ULA) is currently in effect, and the collection of the
transfer tax began on April 1, 2023. Although lawsuits have been filed challenging Measure ULA, the
implementation of the measure has not been enjoined, and the City is obligated to fulfill the mandates of the
measure.

Three lawsuits challenging Measure ULA are currently pending. The two state lawsuits have been consolidated
and will be heard together in Los Angeles Superior Court. The federal lawsuit will be heard in Federal District
Court. In addition, a new ballot measure, called the Taxpayer Protection and Government Accountability Act,
has qualified for the fall 2024 statewide ballot. If approved by 50% of the voters, the ballot measure would
invalidate Measure ULA and other similar measures passed in California between January 2022 and November
2024.

Because the Taxpayer Protection and Government Accountability Act applies prospectively, it is expected that
the City would not have to refund the taxes collected under Measure ULA if it wins. However, if the City loses
either the state or federal litigation, the City will most likely be required to refund any Measure ULA revenues
collected.

Expenditure Plan and Program Guidelines Framework

Measure ULA requires that by July 1st of each year, the Los Angeles Housing Department (LAHD) submit an
expenditure plan to the Citizen Oversight Committee (COC), and the Mayor and City Council. Measure ULA also
authorizes the COC, with the assistance of LAHD, to develop program guidelines for prioritizing the use of the
revenue received pursuant to the measure. According to the measure, the expenditure plan shall comply to the
maximum extent possible with the program guidelines.
Given the pending litigation and a ballot measure challenging Measure ULA’s validity, the City’s approved FY23/24 Budget only authorizes LAHD to spend up to $150 million in Measure ULA revenue as that revenue comes in, and it limits spending to six designated program categories. This amount can be backstopped by FEMA reimbursements owed to the General Fund if the City is required to refund taxes collected under Measure ULA, and the six designated categories are intended to prioritize interim programs that:

- Support and leverage, to the greatest extent possible, the City’s on-going efforts in reducing homelessness;
- Result in demonstrable impact and measurable results within 18-24 months;
- Are achievable within the $150 million budget, or are able to be absorbed by other LAHD funds if required, given the lack of guarantee of future funding until the litigation is resolved;
- Require limited or no new hiring authorities for program implementation from the $150 million; and
- Produce fast results to address housing insecurity and homelessness, rather than developing new programs at this time that would require capacity building for participants and partners.

The FY23/24 Expenditure Plan and the corresponding FY23/24 Interim Program Guidelines propose the framework for allocating and spending up to $150 million in Measure ULA revenues, as such revenue is received, across the six priority programs outlined in the City’s approved budget.

**Measure ULA Revenue Update**

As of June 1, 2023, the Office of Finance had received $15.5 million in Measure ULA revenue from 24 taxable transactions since April 1, 2023. The Los Angeles County Registrar-Recorder collects the taxes on behalf of the City and provides monthly reports on the previous month’s taxable transactions. While the total receipts to date fall short of the City’s estimates, there appears to be an upward trend suggesting that market behavior is returning to normal.

**FY23/24 EXPENDITURE PLAN DETAIL**

On June 22, 2023, LAHD submitted the FY23/24 Expenditure Plan to the COC for review. By a unanimous vote, the COC recommended moving the plan forward to the Council and Mayor. On June 29, 2023, LAHD transmitted the FY23/24 Expenditure Plan to the City Council and Mayor. This current transmittal again includes the expenditure plan for reference, provides additional detail, and requests City Council approval.

The City Council and Mayor authorized LAHD to spend up to $150 million in Measure ULA revenue in the approved FY23/24 Budget, based on a CAO estimate of $672 million in ULA revenue for FY23/24. The FY23/24 Expenditure Plan contemplates spending up to the allocated $150 million, assuming receipt of such revenues. The Expenditure Plan for the two subsequent fiscal years, included as required by Measure ULA, borrows the same revenue estimate as a base, and assumes resolution of the pending litigation by December 2024. Revenue collected in addition to the budgeted $150 million in FY23/24 will be added to FY24/25 projected revenues and expenditures.
The six expenditure categories are substantially consistent with the categories as approved in the City’s budget, with the following exceptions:

1. **Moving the Affordable Housing allocation from the Acquisition and Rehabilitation program to the Multifamily Affordable Housing program.**

The COC and LAHD recommend moving the $61.8 million allocation for the Acquisition and Rehabilitation of Affordable Housing category to the Multifamily Affordable Housing category—specifically for the proposed Accelerator Plus program. The potential acquisitions that meet the requirements for the Acquisition and Rehabilitation program would be time and resource intensive, while yielding minimal new housing units in the short term. This program is better suited for a long-term investment approach that would be possible upon successful resolution of the pending litigation. Therefore, to maximize the production of new housing units within the resources allocated, the COC and LAHD recommend allocating the $61.8 million to the creation of an Accelerator Plus program modeled on the City’s Fast Track Loan program. The Accelerator Plus program would make loans to stalled projects that already have additional leveraged sources, are ready for construction, and are able to comply with Measure ULA labor provisions but face a financing gap. This program could yield hundreds of units within the next two years.

2. **Incorporating 8% of allocated revenue for administration in the Expenditure Plan.**

Measure ULA allows for up to 8% of annual revenue to be allocated to “House LA Fund-Administration” for “compliance, implementation and administration.” The City’s approved FY23/24 budget did not include these administration costs in the Measure ULA allocations. Neither LAHD nor any of its potential partners have the resources to absorb implementation costs. This funding is required for the successful launch of the programs called for in the City’s approved budget.

3. **Incorporating 3% of revenue allocated for House LA Fund-Administration to COC staffing and expenses**

Measure ULA provides for resources to allow the COC to hire an Inspector General, produce an annual community Town Hall, engage annual audits of the program, pay for meeting costs, and fund COC member training. The COC plays an important role in the implementation of the measure and requires staffing and resources to fulfill its duties. Because of the pending litigation, LAHD proposes to fill the Inspector General role with an interim consultant, and to do so as soon as possible to support the COC in meeting its ongoing obligations in FY23/24.

Finally, LAHD proposes the allocation of $300,000 from the House LA Fund-Administration monies to initiate capacity-building funding in preparation for full implementation of the Acquisition and Rehabilitation of Affordable Housing and Alternative Models for Permanent Affordable Housing programs once the Measure ULA litigation is resolved. These capacity-building grants and contracts will fund outside entities, including experts and community-based organizations, to develop the capacity of Community Land Trusts and other organizations that serve and have representative leadership from Disadvantaged Communities, and facilitate tenant ownership.
Expenditure Priorities

Because the full amount of allocated revenues may not be available for a period of time, LAHD recommends prioritizing the use of initial revenue to mitigate the impacts of the August 1, 2023 and February 1, 2024 expiration of eviction protections. These represent the points at which landlords can evict for failure to pay COVID-era back rent as long as those actions are taken consistent with the recently-approved tenant protection ordinances.

Once the Expenditure Plan and Interim Guidelines are approved, LAHD will move to quickly spend up to the amount allocated for Short-Term Emergency Assistance. Based on revenue, LAHD will then execute the recommended contracts for Tenant Outreach and Education and Eviction Defense and Prevention. The initial focus of those contracts will be on ensuring tenants and landlords are aware of the emergency assistance program, and providing legal assistance and financial support for landlord/tenant settlements where appropriate.

FY23/24 INTERIM PROGRAM GUIDELINES DETAIL

The primary objectives of the FY23/24 Interim Program Guidelines are to generate new affordable housing quickly, prevent additional Angelenos from falling into homelessness, and limit new ongoing liabilities for the City. The interim guidelines propose utilizing the $150 million as follows:

- **Short-Term Emergency Assistance**: Provide up to six months of rent for low-income tenants at risk of homelessness because of rental arrearages due to one-time economic shocks such as COVID-19 or job loss;
- **Tenant Outreach and Education**: Launch a multimedia campaign to educate and inform tenants and landlords of their rights and obligations, with immediate focus on the Short-Term Emergency Assistance program; enhance LAHD social media, website, and outreach tools; and increase outreach support for the StayHousedLA eviction prevention and education program;
- **Multifamily Affordable Housing**: Create an Accelerator Plus program to quickly start supportive and/or affordable housing projects of 40 units or more, with entitlements and other leveraged funding sources, with an infusion of funding to close funding gaps and allow projects to go forward quickly;
- **Protections from Tenant Harassment**: Expand investigative team, develop a technology platform to effectively track patterns and practices by landlords, and expanded “Know your Rights and Obligations” outreach and service navigation tools;
- **Eviction Defense/Prevention**: Expand anti-displacement and eviction prevention services in the StayHousedLA program; and
- **Income Support for Rent-Burdened At-Risk Seniors and Persons with Disabilities**: Launch time-limited subsidy program for seniors and seniors with disabilities; and create a fund available for moving and transition expenses.
Each set of guidelines carefully incorporates the requirements set forth in Measure ULA. For example, the Multifamily Affordable Housing program will require compliance with the labor standards and affordability covenants spelled out in the measure.

ADDITIONAL RECOMMENDATIONS FOR EFFECTIVE IMPLEMENTATION

Ordinance Amendment - Eviction Prevention

Measure ULA allocates ten percent of funding for eviction defense and prevention, including $25 million approved in the City budget for FY23/24. Ordinance No. 186,191 became effective January 27, 2023, as part of a series of protections designed to prevent tenant displacement in the aftermath of the COVID-19 pandemic and included a new requirement that any written notice terminating a tenancy must be filed with LAHD within three business days of service on the tenant. A tenant may raise the failure of the filing of the notice as an affirmative defense in a court action. Since the implementation of this new requirement, the City has received approximately 40,000 eviction notices, many as paper copies that must be scanned and entered into LAHD’s system to be searchable by the tenant when needed. LAHD therefore recommends a technical amendment to the ordinance, requiring that landlords file the notices either electronically or on a form prescribed by LAHD, to enable electronic processing and data capture of this important new tool in the City’s efforts to track evictions and deter illegal evictions.

Inspector General

Under the measure and ordinance, the COC is authorized to hire staff to provide administrative support to its operations. Most urgently, the ordinance requires the COC to hire an Inspector General to serve as “the lead staff person serving the Oversight Committee.”

Given the pending litigation and ballot measure seeking to invalidate Measure ULA, LAHD does not recommend establishing a new exempt position. Instead, the department recommends that Council grant it authority to contract with an interim Inspector General, on behalf of the COC, to fulfill this role until resolution is reached in the litigation and at the ballot box.

The COC has established a meeting calendar for FY23/24 to include at least seven meetings. Moreover, the COC is required under the ordinance to fulfill a number of duties over the course of the year, including but not limited to, hosting a community Town Hall meeting, developing permanent program guidelines, conducting a housing needs assessment, and engaging a performance audit of programs. These endeavors need to be initiated soon and neither the COC nor LAHD have the staff capacity to meet these obligations without the support of an interim Inspector General.

The cost of the Inspector General, and any subsequent staffing for the COC, will be paid for out of the ordinance-mandated COC administration allocation, estimated at $360,000 for this fiscal year. LAHD will support the COC in identifying and selecting its interim Inspector General.
COMMUNICATION FROM THE CITIZEN OVERSIGHT COMMITTEE

At its June 22, 2023 meeting, the COC discussed the possibility of the City Council advancing funds to the House LA Fund up to the budgeted $150 million approved in the City’s FY23/24 Budget. In part, the impetus for this discussion was substantial public comment calling for the advancement of the funding and requesting that the COC forward that request to the City Council. The COC voted unanimously to request that the City Council explore all possibilities for expediting program implementation, including advancing the funding allocated in the FY23/24 Budget. The COC’s request is included as Attachment C for City Council’s consideration.

FISCAL IMPACT

There is no impact on the City’s General Fund through the actions recommended in this report. As approved in the City’s FY23-24 adopted budget, up to $150 million will be committed, per the expenditure plan, upon receipt of the Measure ULA revenue.

Approved By:

ANN SEWILL
General Manager
Los Angeles Housing Department

ATTACHMENT A: FY23/24 Expenditure Plan
ATTACHMENT B: FY23/24 Interim Program Guidelines
ATTACHMENT C: Measure ULA COC Correspondence to the City Council
LAHD - UNITED TO HOUSE LA PROPOSED FISCAL YEAR 23/24 Expenditure Plan

### Three-Year Revenue Projection

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<td>$150,000,000</td>
<td>$1,193,580,000**</td>
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*Given the multiple variables and to-be-determined behavior of the real estate market in the context of ULA, LAHD is assuming similar approximate revenues for the first three years of the program. After Year 1, LAHD anticipates being able to forward more precise projections, in conjunction with the CAO. **This total includes the approximate $522m unspent remainder from FY23/24.*

### LAHD Three-Year Proposed Expenditures

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<th>Expenditure Categories</th>
<th>ULA Prescribed Allocation %</th>
<th>Approved FY23/24 City Budget</th>
<th>Proposed ULA Expenditure for FY23/24</th>
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<td>$95,486,400</td>
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**TOTAL EXPENDITURES**

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<th>FY23/24</th>
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<th>FY25/26</th>
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<td>$150,000,000</td>
<td>$150,000,000</td>
<td>$1,193,580,000</td>
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***To include $300,000 in FY23/24 for grants/contracts for capacity building for eligible organizations that will undertake Alternative Models/Acquisition & Rehabilitation projects at resolution of litigation.

**** 3% of monies allocated to Administration shall be used for COC expenses; for FY23/24, that will amount to $360,000.
CITY OF LOS ANGELES
LOS ANGELES HOUSING DEPARTMENT

UNITED TO HOUSE LA
INTERIM PROGRAM GUIDELINES
JUNE 22, 2023

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8. Eviction Defense and Prevention
**Introduction**

The United to House LA measure ("ULA") approved by the City's voters in November 2022 requires that the Los Angeles Housing Department ("LAHD") assist the Citizens Oversight Committee ("COC") in developing program guidelines for eleven programs spelled out in ULA’s nine expenditure categories. These program guidelines will be the framework for using the funds in the Expenditure Plan adopted by the COC and approved by the Mayor and City Council.

In FY 23/24 the Expenditure Plan will be different from subsequent years. It will be the first year, with little information on which to base revenue projections. And it will be a Plan to expend ULA funds while the validity of the measure is litigated, with uncertainty about whether or not the City will be required to repay ULA proceeds used if the litigation is successful in blocking the measure. The City has committed up to $150 million of City General Funds to repay ULA funds if needed, and the City's approved FY23-24 budget includes $150 million allocated to six of the eleven programs.

These program guidelines are proposed for ULA programs launched in FY 23/24, using the following principles:

- Programs should support the City's goals in producing housing to serve people experiencing or at risk of homelessness, and in preventing people from becoming homeless.
- Programs should maximize the number of units produced, or number of households served to show greatest impact of ULA funds.
- The COC and City should keep in mind that ULA may not be an ongoing source of funding so programs should be designed to meet goals without the need for ongoing ULA funds such as rental subsidies or salaries that cannot be covered by other sources.
- Programs should build the framework for a successful launch of the full ULA program that will be set forth in guidelines promulgated and approved by the COC in FY 23/24.
- Implementation of ULA will occur within the framework set forth in the measure, and in the framework of other City codes and ordinances governing contract requirements, procurement, financial management, budgeting and hiring.
Coordination of United to House LA and Other City Administrative Code Policies

ULA is now codified as an ordinance in the Los Angeles Administrative Code and will stand as applicable law until otherwise determined by a court. Except for instances in which it may conflict with other provisions of the Administrative Code or where other exigent circumstances, including emergency declarations, supersede, ULA programs are subject to the City’s procurement and contracting requirements, financial management and budgeting requirements, and hiring procedures.

In some cases, these Interim Program Guidelines call for extension or expansion of existing contracts, while in others they may require use of competitive processes for selecting partners or projects, such as Notices of Funding Availability (NOFAs) or Requests for Proposals (RFPs). In all cases, the Program Guidelines will comply with relevant Administrative Code requirements.

The Interim Program Guidelines are also developed to describe programs funded by ULA revenue as it is paid and transferred to the City, rather than by funds available entirely at the start of the fiscal year. The guidelines may need to be adjusted to reflect cash management needs.
Program Summary

With ULA support, the Eviction Defense/Prevention Program will ensure that the City’s existing Stay Housed LA (SHLA) program continues to prevent and defend evictions of low-income renters through at least the end of its current contract period of June 30th, 2025, and possibly beyond. Moreover, it will provide for an expansion of eviction prevention work via limited-scope legal services and rental assistance.

SHLA is a city-funded partnership between Los Angeles County, the City of Los Angeles, and local community and legal service providers. This partnership represents a comprehensive eviction prevention and defense program that prevents renter households from being displaced from their homes and falling into homelessness by providing low-income Los Angeles City renters with free full-scope and limited-scope legal services, as well as rental assistance to help stabilize their housing and protect against an eviction.

Full-scope legal services are provided by attorneys and staff who represent renters in Unlawful Detainer eviction trials. Renters living in zip codes that are at higher risk of eviction are prioritized for full-scope legal services. As more resources become available, more zip codes will be prioritized for full-scope legal services. Limited-scope legal services include the Tenant Empowerment Program, an intensive series of clinics that enable tenants to answer eviction complaints and prepare for eviction trials, as well as the aforementioned rental assistance program which allows legal services providers to pay unpaid rent to settle an eviction.

Eligible Activities

To the extent resources allow, the SHLA program provides low-income renters (renters in the City of Los Angeles with incomes at or below 80% of area-median income) with full-scope legal representation in evictions, which includes representing tenants in evictions at trial. It also provides limited-scope legal representation which includes, but is not limited to legal consultation/advice and assistance with filing or completing forms or sending letters to landlords. The limited-scope legal services program also includes the Tenant Empowerment Program, an intensive series of clinics that enable tenants to answer eviction complaints and prepare for eviction trials.

SHLA also educates renters about their rights and conducts outreach to tenants to alert them to potential eviction or displacement risks. ULA has a separate funding category focused on tenant education and outreach, thus this program guideline will fund only full-scope and limited scope legal services, including rental assistance to resolve evictions. Eligible activities may also include establishment of a pre-litigation filing dispute resolution or mediation pilot or program.

Eligible Participants, Borrowers or Grantees
The eligible recipients of the funding are nonprofit legal services providers who are part of the Stay Housed LA contract with the City. These nonprofit legal services providers have substantial experience defending renters in Unlawful Detainer eviction actions, preventing evictions from being filed in the first place; and in administering rental assistance to resolve evictions.

**Eligible Forms of Funding - Grants, Loans, Purchases**

The funding for legal services and rental assistance would be allocated via grants to SHLA legal services providers under the existing SHLA contract. Because there is an existing SHLA program, new funding of any amount would be used to ensure the program services are provided through the contract term of June 30, 2025, and to expand limited-scope legal services and rental assistance. As soon as the funding is allocated, SHLA would provide its services.

**Funding Priorities**

Currently, the City’s SHLA contract runs through June 30, 2025 but the City has not yet allocated full funding for the contract services. ULA funding will continue the full panoply of SHLA services through June 30, 2025. The remaining funding would be prioritized to expand the limited-scope legal services, including the Tenant Empowerment Program, and Rental Assistance.

In addition to legal representation and limited-scope legal services, SHLA provides one-time financial assistance to tenants and owners to facilitate agreements to keep tenants in homes, such as to pay back rent or deposits. The current rental assistance program annual budget is approximately $1 million. With ULA funding, the rental assistance program could be increased to approximately $6 million.

Rental assistance will prioritize tenants in small mom-and-pop buildings, with an allowable increase in rental assistance to tenants in mom and pop buildings from $20,000 per eligible household to $25,000.

**Program Funding - Caps and Limits**

For legal services, program recipients must be renters in the City of Los Angeles and have incomes at or below 80% of area-median income.

For the SHLA rental assistance program, SHLA-eligible households (see above) may receive up to $20,000 in rental assistance to prevent eviction or displacement. SHLA prioritizes households that are most at-risk of homelessness should they lose their housing.

**Number of Units or Participants Served in Year 1, and Year 2 at allocated funding levels**

- Number of households whose housing is stabilized by rental assistance: **500 households**
- Number of households whose housing is stabilized by legal representation in eviction complaints: **3,500 households**
- Number of households whose housing is stabilized by limited scope legal services, including clinics: **600 households**
United to House LA Interim Program Guidelines - FY23/24
Income Support for Rent-Burdened At-Risk Seniors & Persons with Disabilities – $25,000,000
June 22, 2023

Program Summary

The Income Support program will provide rental subsidies and move-in assistance to seniors and people with disabilities who are currently experiencing or at imminent risk of experiencing homelessness. According to the most current Los Angeles Homeless Count, there are an estimated 2,600 seniors experiencing homelessness. The Income Support program will create time limited rental subsidies to transition the City’s most vulnerable into housing, with a specific focus on seniors and those with disabilities. The intention of the program is to transition individuals to other permanent federal or state benefit programs and establish a bridge to future City-financed affordable housing projects. The program will build upon existing infrastructure: LAHSA’s Time-Limited Subsidy (TLS) program provides rental assistance for a period of up to twenty-four months with case management and housing navigation services to ensure that participants have options to move to supportive or affordable housing, or to receive other rental assistance.

Eligible Activities

The Rental Subsidy and Income Support Program for FY 23/24 will fund two primary activities:

1) Provide time limited rental subsidies for eligible participants for rental assistance, housing navigation and case management; and

2) Create a flexible pool of funds to support move-in costs

Income Support will be used to provide monthly rental assistance and additional case management services for participants. Among other activities, case management will be focused on transitioning participants to other benefit programs. In addition, up to $3 million in a flexible pool of funds will be created to address existing barriers to accessing housing. These funds can be used to cover move-in costs, such as security deposits, furnishing, accessibility modifications, etc.

Eligible Participants, Borrowers or Grantees

The target population for this program are seniors and people with disabilities who are experiencing homelessness – both unsheltered and sheltered.

The following are the basic eligibility requirements:

1. System engagement with the individual occurred somewhere in the City of Los Angeles
2. Experiencing Homelessness - a person who lacks a fixed, regular, and adequate nighttime residence, meaning: I) has a primary nighttime residence that is a public or private place
not meant for habitation; or ii) is living in a publicly or privately operated shelter designated to provide temporary living arrangements.

3. Senior - person who is at least 65 years of age or older at the time of application.
4. Person with Disability - a person who has a physical or mental impairment that substantially limits one or more major life activities, such as hearing, seeing, speaking, walking, breathing, performing manual tasks, caring for oneself, learning, or working.
5. Income must be below 50% of area median income.

Initial awards will be for up to twenty-four months. Participants may be eligible for extended subsidies if the program is extended under the permanent ULA program, or some other funding source.

The City will provide funding to LAHSA or an equivalent provider with experience in managing short term rental subsidy programs, and the required case management and housing navigation services.

**Eligible Forms of Funding - Grants, Loans, Purchases**

The Income Support program will fund housing placement and retention for participants in the form of rental subsidies with direct payment to property owners. Case management will be included with these subsidies, and payments for additional forms of move-in assistance will also be made directly to property owners or service providers where applicable.

**Funding Priorities**

The Income Support program will first prioritize seniors with disabilities who are experiencing homelessness, and then seniors or people with disabilities who are not seniors.

In addition to the basic eligibility requirements for the program, the following priorities will be considered, but not limited to:

1. Duration - the length of time the person has been experiencing homelessness
2. Health - a person who has one or more chronic illnesses or diseases.

**Program Funding - Caps and Limits**

The Income Support program has been allocated a budget of $25 million. From the total budget, $22 million will be used for rental subsidies and related costs. Each subsidy will require an estimated $45,000 to cover rental payments and case management for an average of 24 months. The flexible funding pool to provide move-in assistance will be a total of $3 million.

**Number of Units or Participants Served**

An estimated 488 seniors and people with disabilities will be provided rental subsidies and income support.
Program Summary

The Multifamily Affordable Housing program is one of the Affordable Housing Programs in the United to House LA ordinance. While the ordinance is currently in litigation, the Mayor and City Council have budgeted $150 million dollars for Fiscal Year 23/24. The Multifamily Affordable Housing program in FY 23/24 and 24/25 will be used to increase affordable housing units in the City with an initiative called “Accelerator Plus.” The program will fund “shovel-ready” affordable housing projects that are ready to quickly start or complete construction with an additional loan of no more than $12 million to close a financing gap. This will produce affordable housing units that comply with the ULA program requirements for prevailing wage and project labor agreements (PLAs) and with the City’s accessibility and income targeting.

Eligible Activities

Eligible activities include making subordinate, residual receipts loans to projects that are under, or about to start construction for the purpose of preventing those projects from missing critical milestones that place them in jeopardy of losing leveraging resources or endangering their long-term project viability. These projects may have stalled due to any number of current financial challenges, ranging from the need to wait for state funding programs, to rising interest rates.

Projects that are currently admitted into the Affordable Housing Managed Pipeline or that have a loan commitment from the City such as an HHH or Affordable Housing Sustainable Communities, or tax exempt loans, are eligible. Eligible projects are new construction or substantial rehabilitation that will add to the City’s affordable housing stock. In addition, city-owned sites for the purposes of building affordable housing that have an Exclusive Negotiation Agreement or a Disposition and Development Agreement are eligible. Some of these projects have been stalled waiting for one source of funding, and Accelerator Plus support will close that gap and allow those projects to move forward.

Eligible Participants, Borrowers or Grantees

Eligible Borrowers will be Qualified Affordable Housing Organizations as defined in Section 21.9.14 of Chapter II, Article 1.9 of the City of Los Angeles Municipal Code (“ULA measure”), including non-profit developers, or partnerships, joint ventures, limited liability corporations, and limited partnerships comprised of a bona fide nonprofit organization and a for-profit entity, that have a City of Los Angeles financial award to support multi-family affordable rental housing developments or an exclusive negotiation agreement on a city-owned site.
Eligible Forms of Funding - Grants, Loans, Purchases

The funding will be in the form of a residual receipts loan for Construction and/or Permanent Financing. Interest rate shall be between 0 and 3% based on LAHD underwriting and the determination of the project’s ability to pay. Accelerator Plus loans will be underwritten using the Affordable Housing Managed Pipeline regulations approved by the City Council and Mayor in Council File 22-0876. If the requirements in Section 22.618.3(d)(1)(i) are different from the AHMP regulations, the ULA requirements shall apply, particularly in order to comply with the Project Labor Agreement requirements of ULA.

Funding Thresholds

Implementation of Accelerator Plus will occur within the framework set forth in the measure, and in the framework of other City codes and ordinances governing contract requirements, procurement, financial management, budgeting and hiring. The projects to be funded are those that set-aside all of the units, except for manager’s units, for households earning up to 80% Area Median Income. All eligible borrowers will be responsible for complying with applicable Accessibility Standards and obtaining necessary clearances from LAHD’s Accessible Housing Program (AcHP). Projects to be funded must be at pre-construction or, if construction has commenced, operating under an existing Project Labor Agreement. All other projects shall constitute public work for which prevailing wage requirements shall apply.

Funding Priorities

The projects to be prioritized are those projects that demonstrate a financial need but that already have an existing loan commitment, or executed loan documents for construction financing, or an executed Exclusive Negotiation Agreement with the City. Priority will be given to projects that can start construction within three months, and complete construction within twenty-four months, and that serve people experiencing or at risk of homelessness.

Program Funding - Caps and limits Per Project, Loan, Unit, Participant

The maximum loan per unit will be $140,000 and the maximum loan per project will be $12 million. To limit the need for new funds, the amount of LAHD accrued construction period interest would be deferred and added to the loan balance. In addition, priority will be given to projects that need less than $75,000 per unit.

Number of Units That Could Be Produced

There are currently 28 projects totaling over 2,300 units in the pipeline that could benefit from Accelerator Plus. Of these, four projects with 392 units are already under construction, and another 13 with 1,317 units could start within six to nine months if funded. At a $75,000 per unit average loan, the Multifamily Affordable Housing Program – Accelerator Plus – could produce almost 750 units.
Program Summary

The Protections from Tenant Harassment Program will monitor and enforce protections against tenant harassment and other tenant rights, and inform tenants of these safeguards and support them in exercising their rights. The program will also inform landlords of their obligations and support them in being the most responsible housing providers possible. The City adopted the Tenant Anti-Harassment Ordinance (TAHO), effective August 6, 2021, to protect tenants residing in the City of Los Angeles from harassment by landlords. This program establishes structure, review and technology infrastructure for harassment investigations; outreach and education to both renters and landlords; and an enforcement regime, subject to approval of the City Council and Mayor of new or expanded ordinances such as the Administrative Citation Enforcement Ordinance.

Eligible Activities

The following are eligible activities:

- Investigation of harassment allegations filed by tenants, review of landlords that have a history of non-compliance with LAHD Code or Rent Divisions, or other regulatory enforcement for which non-compliance is associated with tenant displacement or retaliation against tenants.
- Education and outreach to tenants and landlord groups describing what constitutes a violation, what evidence is relevant, and how to make a complaint.
- Targeted outreach to tenants in units and buildings where harassment or potential harassment is suspected based on complaints and on landlord histories of non-compliance with LAHD enforcement that correlates with tenant displacement or retaliation against tenants.
- Education and outreach with landlord groups such as the Coalition of Small Rental Property Owners, AAGLA, or CAA to train small landlords on TAHO, including understanding their responsibilities, and where appropriate, providing technical assistance to support them in compliance.
- Subject to the approval of the City Council and Mayor of necessary ordinances, enforcement in the form of civil remedies, which may include fines under the Administrative Citation Enforcement program or misdemeanor criminal prosecution in cases where adequate evidentiary standards are met.
- Expansion of a case management information technology platform to streamline case creation and file keeping, centralize communications, track complaints and compliance, and help establish patterns and practice of potential TAHO violators.
Eligible Participants, Borrowers or Grantees

In order for TAHO enforcement to apply, the constituent must:

- Reside in a residential unit in the City of Los Angeles
- Meet the definition of a tenant under the Los Angeles Municipal Code
- Make an allegation that can be supported by documentation or proof sufficient to establish evidence of harassing conduct by a landlord

Landlords groups will receive education about rights and responsibilities, will be outreached to or may request technical support to better ensure TAHO compliance.

Eligible Forms of Funding

The ULA ordinance mandates that at least 30% of the Protections from Tenant Harassment expenditures shall fund programs led by nonprofit organizations. Nonprofits will provide education and targeted outreach to tenants at risk of harassment.

Support to these nonprofit organizations will be provided in the form of grants awarded through a competitive procurement process. The grant or contract term and funding of the described eligible activities will be subject to the scope of work.

The Department’s expansion of the TAHO enforcement team, investment in technology infrastructure, and contracting with other providers are also eligible activities.

There is a dedicated amount of $12,195,320 to fund the program in FY23/24 and FY24/25, and/or up to the resolution of ULA litigation.

Program Priorities

Priority will be given to tenants filing complaints that are or can be supported by evidence (notices, pictures, declarations, affidavits, testimony, video/audio footage, etc.) of alleged harassment that meets the evidentiary standard for enforcement and/or referral to the City Attorney. Even at a funding level of $12,195,320, the City’s investigative reach will be limited. Therefore, priorities for enforcement will include one or all of the following:

- Households that are at high risk of becoming homeless
- Tenants in communities experiencing heightened displacement, as flagged by the City’s new anti-displacement tool to identify communities, streets, and parcels most at risk for displacement by harassment
- Buildings where low-income tenants may be targeted for displacement based on being long-term, low-income RSO tenants for whom rents are substantially below market
- Owners with track records of harassment, illegal displacement, and noncompliance
In order to maximize impact, the TAHO Program will target owners with a history of Code or Rent violations, or other regulatory non-compliance where their non-compliance has facilitated tenant displacement or is in retaliation against a tenant. The program will provide a comprehensive investigative review of citywide harassment allegations, examination of Rent and Code Enforcement complaints, case history, and prior violations. Non-compliant cases will be prepared for referral to the City Attorney for further evaluation and potential prosecution.

**Program Funding Needed**

To fully implement the TAHO Program, the City of LA needs additional staffing, software and system development, as well as outreach and education to promote program awareness.

- For the development of a strong TAHO Enforcement Team, we need additional staff to carry out investigations for rental units citywide, examine inspections to identify patterns and practices of harassment, provide translation services to facilitate communication across communities, conduct legal and public records information research; the program will also require additional City Attorney personnel to support the enforcement and criminal prosecution functions.
- LAHD requires contracted services for systems programming and software development, maintenance, and support for an online file and case management platform. This system will be designed to streamline TAHO referral case creation, file keeping, and centralize communications into one easy-to-access electronic file. This will promote effective and timely response to renter harassment complaints.
- Community based organizations (CBO’s) to conduct broad and targeted outreach to tenants in units and buildings where harassment or potential harassment is suspected.

**Number of Participants Served**

The table below provides a projection of the number of TAHO complaints that are expected in FY 2023-24 and FY 2024/25:

<table>
<thead>
<tr>
<th>Years</th>
<th>Projected Number of TAHO Complaints Reviewed and Resolved</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>6,000</td>
</tr>
<tr>
<td>2</td>
<td>8,000</td>
</tr>
</tbody>
</table>
Program Summary

The Short-Term Emergency Assistance Program has an objective to prevent homelessness and stabilize housing by providing short-term emergency financial assistance to low-income tenant households in the City of Los Angeles who are experiencing a loss or decrease in household income due to a one-time economic hardship for a short-term period of up to 6 months. Priority eligibility shall be established for lower-income households. Promotion of the short-term emergency assistance program will be coordinated with the ULA outreach and education efforts to promote participation by tenants at risk of displacement and eviction, as well as by mom-and-pop landlords.

Eligible Activities

Funds will be exclusively used for rental arrears payments to eligible property owners on behalf of eligible tenants.

LAHD will contract with a provider to accept, review and process approved applications using guidelines similar to those used in the Emergency Rental Assistance Program (Attachment A). These guidelines will be amended as needed to ensure streamlining, accessibility for vulnerable communities, and prevention of fraud.

Eligible Participants, Borrowers or Grantees

In order to be eligible for the program, applicants must meet the following requirements:

- Reside in the City of Los Angeles
- Must be obligated to pay rent on a residential rental dwelling
- Experiencing or have experienced a loss or decrease in household income due to an economic hardship
- Household income, as of December 31st of the year prior to application date, is at or below 80% of the Area Median Income (AMI) pursuant to HUD thresholds.

2023 HUD LOW INCOME LIMITS FOR LOS ANGELES

<table>
<thead>
<tr>
<th>Household Size</th>
<th>1 Person</th>
<th>2 Person</th>
<th>3 Person</th>
<th>4 Person</th>
<th>5 Person</th>
<th>6 Person</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income Limit</td>
<td>70,650</td>
<td>80,750</td>
<td>90,850</td>
<td>100,900</td>
<td>109,000</td>
<td>117,050</td>
</tr>
</tbody>
</table>

1 Economic Hardship ("Economic Shock"): One or more individuals within the household have qualified for unemployment benefits or experienced a reduction in household income, incurred significant costs, or experienced other economic hardship, which the applicant shall attest in writing.
**Eligible Forms of Funding**

The program will provide a one-time payment for up to the entirety of rent payments owed in arrears for up to six (6) months.

Payments will be made directly to the applicant’s landlord, property management firm, or the landlord’s designated agent. Only one payment will be made to a landlord per eligible household equal to the total amount awarded for the covered period based on the eligibility of the current household occupants. No direct payments will be made to program applicants.

**Funding Thresholds**

There is a dedicated amount of $20 million for temporary rental assistance for the fiscal year 2023-2024. The program will provide a one-time payment of up to six months of the entirety of rent payments.

**Funding Priorities**

Priority will be given to tenants who meet one or more of the following eligibility requirements:

- Households considered extremely low income at/or below 30% AMI;
- Households with minor children and/or seniors aged 65 and above or people with disabilities;
- Households for whom up to six months’ rent in its entirety will satisfy their entire debt for the unit they currently inhabit; or who have entered into an agreement to repay the remaining balance affordably;
- Households that are extremely rent burdened, paying more than 50% of total household income for rent each month.
- Households that are at high risk of becoming homeless (includes but is not limited to households with past due rent or an eviction notice, unsafe or unhealthy living conditions; or any other evidence of such risk); and

**Number of Participants Served**

Approximately 3,000 households are expected to be served in year 1 at the current allocation funding level.
NOTE: These operating procedures were used by LAHD in the Emergency Rental Assistance Program to establish procedures to prevent fraud and determine eligibility. These may be amended by LAHD and the Short Term Emergency Assistance program contractor to streamline procedures and reduce paperwork, within the framework of the approved Program Guidelines.

Eligible Applicants: Any adult member of a household is eligible to apply for the program. In order to qualify, the renter household must demonstrate:

- The household has a household income at or below 80% AMI before taxes; and
- At the time of application (‘eligibility period’) one or more individuals within the household have (i) qualified for unemployment benefits or (ii) experienced a reduction in household income, incurred significant costs, or experienced other economic hardship.

Household Income: The total household income of all adults in the household will be considered for program eligibility. Household income is the total pre-tax household income of all adult members of the household, including unemployment income.

Documentation Requirements: Applicants are required to provide (1) proof of identification, (2) proof of residential tenancy and current monthly rent, (3) proof of current and past due rent amount (4) proof of annual 2022 household income or monthly 2023 income (5) proof of unemployment and/or economic hardship, and a completed (6) City of Los Angeles Tenant Rental Assistance Participation Agreement.

- Proof of Identification: An applicant must provide identification such as:
  - Government-issued birth certificate, driver’s license or identification card, Passport; or
  - Government/Consulate Card, Permanent Resident Card or Visa; or
  - Military or other Government Identification; or
  - Employment identification card; or
  - Marriage license/certificate or certified divorce decree; or
  - Current school records documenting the full-time student status at a degree or certificate-granting institution of a household member aged 18 or older

- Proof of Residential Tenancy: All adult household members must provide documentation of a residential tenancy such as:
  - A Rental Agreement or lease with the applicant’s and landlord’s name and address; or
  - A Notice provided by the current landlord addressed to the tenant with the landlord’s name and the landlord’s address, phone number, or email address; or
  - A bank statement with the applicant’s name and address; or
  - A letter from a government or official agency with a postmark from the United States Postal Service; or
  - A receipt for previously paid rent provided by the tenant’s landlord bearing the applicant’s and landlord’s name and address.
Attachment A
Short-Term Emergency Assistance
Proposed Operating Procedures

○ If a household does not have a signed lease, documentation of residence may include
  ■ evidence of paying utilities for the residential unit, an attestation by a landlord who can be identified as the verified owner or managing agent of the unit,
  ■ or other reasonable documentation as determined by the grantee.

● Proof of Current and Past Due Rent Amount: All adult household members must provide documentation demonstrating current and/or past due monthly rent such as:
  ○ Lease/Rental Agreement or lease addendum, signed by the applicant and landlord or sub lessor, that identifies the unit where the applicant resides and establishes the rental payment amount, including any Notice of Rent Increase signed on or after January 1, 2020; or
  ○ Rent ledger, rent receipts from no earlier than June 1, 2023, or a Notice to Pay Rent or Quit that lists the current monthly rent and the amount owed; or
  ○ Any document that states current and/or past due monthly rent.
  ○ In the absence of a signed lease, evidence of the amount of a rental payment may include bank statements, check stubs, or other documentation that reasonably establishes a pattern of paying rent, documentation provided by the landlord, or a written attestation by a landlord who can be verified as the legitimate owner or management agent of the unit, or other reasonable documentation.
  ○ If an applicant is able to provide satisfactory evidence of residence but is unable to present adequate documentation of the amount of the rental obligation, and the landlord declines to participate in the program, staff will accept a written attestation from the applicant to support payment assistance of up to a monthly maximum of 100% of the greater of the Fair Market Rent or the Small Area Fair Market Rent for the area in which the applicant resides, as most recently determined by HUD and made available at https://www.huduser.gov/portal/datasets/fmr.html. In this case, the applicant must also attest that the household has not received, and does not anticipate receiving, another source of public or private subsidy or assistance for the rental costs that are the subject of the attestation.

● Proof of Annual 2022 Household Income for All Adult Household Members: All adult household members must provide documentation showing the annual 2022 household income for all household members such as:
  ○ 2022 household tax returns (AGI), Form 8879, Interest income on 1099, or Net Profit on Schedule C; or if a household is not required to complete a tax return, a Form W-2 for all wage earners: records showing wages, tips, and other compensation or other tax statements; or
  ○ Unemployment recent statements or benefits letters (with name, amount of benefit, and dates of coverage); or
  ○ Social Security and Social Security Disability Insurance recent statements or benefits letters (with name, amount of benefit, and dates of coverage); or
Attachment A
Short-Term Emergency Assistance
Proposed Operating Procedures

- Documentation of current participation in any one of the below (with name, amount of benefit, and dates of coverage):
  - Medicaid, known as Medi-Cal in California
  - Women, Infants, and Children (WIC) benefits
  - Free and Reduced Lunch participation
  - Supplemental Nutrition Assistance Program (SNAP), known as Cal Fresh in California
  - Food Distribution Program on Indian Reservations (FDPIR)
  - Temporary Assistance for Needy Families (TANF), known as CalWORKs in California
  - School Nutrition Programs (SNP), such as the Free and Reduced Lunch program for California families
  - General Relief
  - Veterans Benefits
  - Any household income-based state or federally-funded assistance program for low-income persons or households
  - Any locally operated assistance program for low-income persons or households that requires household income verification and uses federal income limits
  - Written attestation by the applicant under penalty of perjury that the applicant does not have any documentation to prove the applicant's annual 2022 household income

- **Proof of Unemployment and/or Economic Hardship:** An applicant must provide documentation to demonstrate economic hardship for at least one household member such as:
  - Recent unemployment benefits/insurance statement/letter showing household member's name and benefit amount; or
  - Layoff, Work Furlough, or Reduction letter from employer (with employer name and at least employer's address, phone number, or email address) with employee name; or
  - Letters of termination; or
  - Two consecutive pay stubs (use gross pay), or if consecutive pay stubs are not available, provide at least two non-consecutive pay stubs (for example, for sporadic work in entertainment, construction, rideshare, or other like industries); or recent bank statements which must have two itemized statements (no summaries or screenshots); or
  - Last-received pay stub with employer’s information; or
  - Evidence of application for unemployment benefits; or
  - Evidence of recently expired unemployment benefits, including unemployment benefits provided through the CARES Act; or
  - Medical expenses related to an illness such as COVID-19 or any other illness; or
Attachment A
Short-Term Emergency Assistance
Proposed Operating Procedures

- A recent letter addressed to a household member from a childcare or adult services provider if service was discontinued; or
- Employer statement with employee name, dates of employment, income earned, and the employer’s name, address, phone number, or email; or
- For self-employed persons, tax records, statements, or other documentation of loss of income; or
- Written attestation under penalty of perjury that the applicant does not have any documentation to prove the applicant’s economic hardship.

Los Angeles City Tenant Rental Assistance Participation Agreement: Each applicant is required to submit a City of Los Angeles (“Program”) Participation Agreement (“Agreement”) certifying the applicant’s understanding of all of the following:

- All of the information and supporting documentation provided with the Participation Agreement and Application is accurate and correct to the best of the applicant’s knowledge.
- Neither the City of Los Angeles, nor its affiliates are providing the applicant with legal representation, counsel, or advice and will not represent the applicant in any legal action that might arise from the Program or Agreement or concerning the applicant’s tenancy.
- By applying for the Program, the applicant is not guaranteed financial assistance.
- Anyone who commits fraud or wrongfully receives or accepts any funds under the Program may be held civilly and criminally liable to the fullest extent of the law and may have to repay such funds with the imposition of legal penalties.
- LAHD retains the discretion to make final determinations on applicants to be funded.

- Written Attestation Without Further Documentation:
  - To the extent that a household’s income, or a portion thereof, is not verifiable (for example, because a place of employment has closed) or has been received in cash, or if the household has no qualifying income, LAHD may accept a written attestation from the applicant regarding 2022 and/or 2023 household income.
  - In appropriate cases, the contractor may accept an attestation from a caseworker or other professional with knowledge of a household’s circumstances to certify that a household income qualifies for assistance.

Landlord Requirements: Landlord applicants or landlord representatives completing the paperwork on behalf of the landlord are required to provide (1) proof of the landlord’s identification, (2) proof of property ownership, (3) executed W-9 Form, and (4) proof of tenants’ current monthly and past due rent for the eligibility period.
● **Landlord Identification:** A landlord must provide a government-issued photo identification such as:
  - State-issued Driver’s License or Identification, Passport; or
  - Government/Consulate Card, Permanent Resident Card or Visa; or
  - Military or other Government Identification

● **Landlord Proof of Property Ownership:** A landlord must provide proof of property ownership such as:
  - Grant Deed for the rental unit; or
  - Tax records for the rental unit; or
  - Copy of Articles of Incorporation or Limited Partnership if the owner is not a natural person, with evidence that the owner is authorized to act on behalf of the corporation or limited partnership to execute the Participation Agreement

● **Completed W-9 Request for Taxpayer Identification Number** matching the name of the rental assistance payee

● **Proof of the Tenant’s Monthly and Past Due Rent:** A landlord must provide documentation to demonstrate current and/or past due monthly rent such as:
  - Lease/Rental Agreement or lease addendum signed by the applicant and landlord or sub lessor, that identifies the unit where the applicant resides and establishes the rental payment amount, including any Notice of Rent Increase signed on or after June 1, 2023; or
  - If a household does not have a signed lease, documentation of residence such as a rent ledger, rent receipts from no earlier than March 1, 2020, or any Notice to Pay Rent or Quit that lists the current monthly rent and the amount owed, evidence of paying utilities for the rental unit, or other reasonable documentation; or
  - Any reliable document that states current and/or past due monthly rent during the eligibility period.
United to House LA Interim Program Guidelines - FY23/24
Tenant Outreach and Education - $6,000,000
June 22, 2023

Program Summary

Measure ULA allocates 2% of overall program revenue, minus administration costs, for tenant outreach. In the 2023-24 approved budget, up to $6 million is allocated for this purpose.

With the expiration of the City and Country COVID-19 eviction protections in January and March 2023, outreach that is focused on eviction prevention is critical at this time. Funding will be allocated both for contracted tenant education outreach services, including workshops, legal clinics and targeted social media, as well as for upgrades to the SHLA website and the SHLA eviction self-help tool.

Eligible Activities

Eligible activities include outreach, education and navigation services, including, but not limited to, providing access to programs and information about tenant rights, services and homelessness prevention programs. These services may include workshops and presentations, legal rights clinics, mass mailings, targeted advertising and marketing, hotlines and call centers, social media, public websites and mass communication campaigns to educate tenants and landlords about existing City, state and federal laws and programs designed to protect tenants and prevent displacement and homelessness.

ULA funding will continue services and increase the outreach portfolio of the current SHLA outreach contractor and its subcontractors. These community groups currently provide eviction prevention outreach, education and navigation services under the City’s eviction defense program, as well as referrals to appropriate wrap-around and support services. The scope of work of the eviction prevention program, and Stay Housed LA, includes:

- Citywide multi-lingual public awareness, outreach and education on topics such as tenant rights and protections, habitability and code enforcement, Section 8 housing, tenant anti-harassment, known as the “Know Your Rights” campaign
- Organizing and hosting public awareness and education events, both in person and virtual
- Tenant navigation services, including answering tenant questions regarding their housing situation via email, phone, text, video chat, and in-person; assisting tenants with completing intake forms and/or enrolling in programs and workshops
- Social media campaigns and digital advertisements
- Preventing and reducing homelessness by connecting residents to resources such as rental assistance, wrap-around supportive services

Principles guiding tenant outreach efforts include:

- Focusing on eviction and displacement prevention
- Tenant engagement and empowerment
● Maintaining and preserving the affordable housing stock by informing tenants of their rights, how to seek repairs, file complaints with the City and address code violations, and other available programs

● Providing information and services that are:
  o Accessible, ADA compliant and language justice informed
  o Culturally relevant and attuned to the needs and realities of different historically marginalized communities
  o Available to all regardless of immigration status, literacy, or digital access, and available in multiple languages

ULA funding may be allocated to continue and expand the ongoing efforts including:

● Conduct “Know Your Rights” workshops and clinics
● Produce print advertisements such as fliers, postcards, mailers, banners, or other appropriate assets
● Website updates and graphic design
● Dissemination of information on the City’s Rent Stabilization (RSO) and Just Cause ordinances, available resources, and other relevant tenant rights information for L.A. City renters, as well as relevant County, State, and Federal tenant protections
● Phone and text banking
● Canvassing
● Distribution of informational materials to low income households, essential businesses, grocery stores, hardware stores, pharmacies, medical facilities, foodbanks, and locations where homeless services are provided
● Door to door outreach to low-income households in targeted buildings or neighborhoods at high risk of displacement
● Facilitating the submission of any tenant complaints related to the City’s Rent Stabilization Ordinance (RSO) housing, Just Cause eviction ordinance, Code Enforcement, harassment, and/or fair housing issues to the appropriate agency

● Providing tenant referrals to:
  o EDP legal service providers via the Stay Housed LA website to receive emergency rental assistance (when available), pre-eviction services, legal representation/consultation or any other legal issues
  o Wrap around services for tenants who need rental assistance or other services to ensure housing stability

● Collecting and maintaining program metrics and participant data, including:
  o Number of virtual workshops, webinars, clinics, or other engagement events
  o Number of tenants reached through online public awareness, outreach, digital ads, and educational platforms
  o Narrative reports with overviews of communications, outreach and education activities
  o As available, document and preserve oral histories to highlight program participant and service provider success stories
In May 2023, the City embarked on a robust media engagement campaign designed to promote tenant and landlord awareness of the new and continuing tenant protections and how tenants may obtain assistance if threatened with eviction. The media campaign is funded to run through June 2023. As the August 1, 2023 and February 1, 2024 payment deadlines for COVID-19 rental arrears approach, the continuation of a robust media campaign through January 2024 is critical to support tenants in knowing their rights and learning how to seek assistance. Funding will be allocated for a continuation of the tenant protections media campaign through January 2024, which may include promoting media placements about tenant protections, rights and services provided by the City of Los Angeles at major print, television, and radio outlets, housing specific publications, local media, and non-English outlets.

Additionally, upgrades to the LAHD website, eviction filing and Tenant Buyout systems will expand access to information on the services and programs available to tenants to assert their rights and stay safely housed in their current housing, whether subject to the City’s Rent Stabilization Ordinance or the new Just Cause evictions protection ordinances. One important tool in providing tenants (and others) transparency and access to critical information about their rights is the new LAHD Property Look Up system, which is pending further upgrades to strengthen tenant awareness of the status and history of complaints, filings and management of their rental property.

**Eligible Participants, Borrowers or Grantees**

The City’s tenant protections ordinances, including the Rent Stabilization Ordinance (RSO) and Just Cause Ordinance, apply to all tenancies in the City. Tenant rights information and education will be communicated citywide, with an emphasis on targeted outreach to areas of the City where tenants are at highest risk of eviction and displacement.

Tenant navigation services provided under the SHLA are limited to low income households at or below 80% of the Area Median Income.

Current Stay Housed LA outreach community partners include:

- Legal Aid Foundation
- Liberty Hill
- Alliance of Californians for Community Empowerment (ACCE)
- Communities for a Better Environment (CBE)
- Los Angeles Community Action Network (LACAN)
- Los Angeles Center for Community Law and Action
- Strategic Actions for a Just Economy (SAJE)
- Coalition for Economic Survival (CES)
- Inquilinos Unidos (IU)
- People Organized for Westside Renewal (POWER)

This list represents only those currently engaged in this outreach work. Other community-based organizations are eligible and may participate as well.
Eligible Forms of Funding - Grants, Loans, Purchases

Funding for outreach contractors, subcontractors and vendors will be provided by direct purchases, contracts or amendments of existing contracts.

Funding Priorities

Because of the uncertainty of continued funding, year one implementation plans will emphasize investments and improvements that are achievable in the short term, such as media outreach and investment in website and systems enhancements. Priority for funding will be assigned to leveraging and continuation of existing outreach partnerships and efforts, as well as investment in strengthening existing tools (websites, dashboards, online look-up tools) that will have a useful life beyond the initial implementation period. The following program components will be first considered for funding:

● Continuation of the tenant rights media communications campaign
● Enhancements to LAHD and SHLA websites, tenant information dashboards, and targeted social media
● Augmenting SHLA outreach and navigation services

Number of Units or Participants Served in Year 1, and Year 2 at allocated funding levels

The goal of the outreach campaign is to reach over 1 million Los Angeles City tenant households annually.
Honorable Members of the City Council
City of Los Angeles
c/o City Clerk, City Hall
200 N. Spring Street
Los Angeles, CA 90012

Honorable Members of the Los Angeles City Council,

We write to express our gratitude for your continued efforts to address the pressing issue of affordable housing and homelessness in Los Angeles. The voter-approved Measure ULA, projected to raise over $600 million annually, stands as a testament to Los Angeles’ collective commitment to tackling this crisis.

The United to House LA Citizen Oversight Committee (COC) embodies the collaborative spirit that led to Measure ULA’s realization, uniting housing advocates, labor unions, and community organizations into an informed coalition. The dedication of those stakeholders and LAHD staff in crafting emergency, temporary program guidelines for six of the ten programs under the Measure, which range from Protections from Tenant Harassment and Short-term Emergency Assistance to Multifamily Affordable Housing production, showcases some of the remarkable achievements of this collaboration. In June, the COC proudly recommended temporary guidelines for the City Council’s adoption. We will continue to work in close partnership with stakeholders and LAHD to develop permanent program guidelines for all ULA programs, and we look forward to recommending these permanent guidelines in the future.

The seriousness and urgency with which the City Council and Mayor Bass have approached this matter are truly commendable, particularly with the approval to spend up to $150 million of Measure ULA revenue for this fiscal year.

The COC and numerous stakeholders are eager to maximize the impact of this commitment of ULA revenue in the measure’s inaugural year. Our shared goal is to accelerate and enhance homelessness prevention programs and affordable housing production. To achieve this, we recommend the exploration of all possible options to hasten program readiness, including a means of program allocation and expenditure that is front-funding rather than pay as you go.

Your consideration of these possibilities is greatly appreciated, as is your dedication to this critical cause.

Sincerely,

Michelle Espinosa Coulter
Chair, United to House LA Citizen Oversight Committee