CALIFORNIA TAX CREDIT ALLOCATION COMMITTEE

Project Staff Report Tax-Exempt Bond Project December 14, 2016

Heninger Village, located at 200 Sycamore Street in Santa Ana, requested and is being recommended for a reservation of \$411,240 in annual federal tax credits to finance the acquisition and rehabilitation of 57 units of housing serving seniors with rents affordable to households earning 50-60% of area median income (AMI). The project will be developed by Heninger 2016 L.P. and is located in Senate District 69 and Assembly District 34.

Heninger Village is a re-syndication of an existing Low Income Housing Tax Credit (LIHTC) project, Heninger Village Apartments (CA-2001-832). See **Special Issues/Other Significant Information** below for additional re-syndication information.

Project Number CA-16-978

Project Name Heninger Village

Site Address: 200 Sycamore Street

Santa Ana, CA 92701 County: Orange

Census Tract: 750.020

Tax Credit AmountsFederal/AnnualState/TotalRequested:\$411,240\$0Recommended:\$411,240\$0

Applicant Information

Applicant: Heninger 2016 LP

Contact: Chris Burns

Address: 230 Newport Center Drive, Suite 210

Newport Beach CA 92660

Phone: (949) 719-1888 Fax: (949) 719-1897

Email: cburns@kdfcommunities.com

General Partner(s) or Principal Owner(s): Heninger MGP LLC

Heninger 2016 COGP LLC

General Partner Type: Joint Venture

Parent Company(ies): Affordable Housing Access Inc.

KDF Communities LLC

Developer: Heninger 2016 LP

Investor/Consultant: R4 Capital

Management Agent: VPM Management, Inc.

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Project Information

Construction Type: Acquisition & Rehabilitation

Total # Residential Buildings: 5 Total # of Units: 58

No. & % of Tax Credit Units: 57 100.00%

Federal Set-Aside Elected: 40%/60% Federal Subsidy: Tax-Exempt

HCD MHP Funding: No 55-Year Use/Affordability: Yes

Number of Units @ or below 50% of area median income: 8
Number of Units @ or below 60% of area median income: 49

Bond Information

Issuer: California Statewide Communities Development Authority

Expected Date of Issuance: February 15, 2017

Credit Enhancement: N/A

Information

Housing Type: Seniors

Geographic Area: Orange County TCAC Project Analyst: Jack Waegell

Unit Mix

38 1-Bedroom Units

20 2-Bedroom Units

58 Total Units

Unit Type & Number	2016 Rents Targeted % of Area Median Income	2016 Rents Actual % of Area Median Income	Proposed Rent (including utilities)
30 1 Bedroom	60%	60%	\$1,097
15 2 Bedrooms	60%	60%	\$1,317
4 1 Bedroom	60%	53%	\$975
4 1 Bedroom	50%	50%	\$914
2 2 Bedrooms	50%	50%	\$1,097
2 2 Bedrooms	50%	50%	\$1,097
1 2 Bedrooms	Manager's Unit	Manager's Unit	\$1,308

Project Cost Summary at Application

Land and Acquisition	\$10,000,000
Construction Costs	\$0
Rehabilitation Costs	\$1,577,248
Construction Contingency	\$157,725
Relocation	\$0
Architectural/Engineering	\$39,000
Const. Interest, Perm. Financing	\$948,030
Legal Fees, Appraisals	\$218,850
Reserves	\$175,683
Other Costs	\$163,952
Developer Fee	\$1,548,000
Commercial Costs	\$0
Total	\$14,828,488

Project Financing

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Estimated Total Project Cost:	\$14,828,488	Construction Cost Per Square Foot:	\$35
Estimated Residential Project Cost:	\$14,828,488	Per Unit Cost:	\$255,664
Estimated Commercial Project Cost:	\$0	True Cash Per Unit Cost*:	\$187,594

Residential

Construction Financing

Permanent Financing

Source	Amount	Source	Amount
Citibank N.A. Construction Loan	\$9,000,000	Citibank N.A. Permanent Loan	\$5,720,000
Seller Carryback Loan	\$1,351,701	Seller Carryback Loan	\$2,450,000
Project Cash Flow	\$664,704	General Partner Equity	\$71,267
Tax Credit Equity	\$2,017,133	Project Cash Flow	\$664,704
		Deferred Developer Fee	\$1,439,998
		Tax Credit Equity	\$4,482,519
		TOTAL	\$14,828,488

^{*}Less Donated Land, Fee Waivers, Seller Carryback Loans, and Deferred Developer Fee

Determination of Credit Amount(s)

Requested Eligible Basis (Rehabilitation):	\$2,649,110
130% High Cost Adjustment:	Yes
Requested Eligible Basis (Acquisition):	\$9,210,970
Applicable Fraction:	100.00%
Qualified Basis (Rehabilitation):	\$3,443,843
Qualified Basis (Acquisition):	\$9,210,970
Applicable Rate:	3.25%
Maximum Annual Federal Credit, Rehabilitation:	\$111,883
Maximum Annual Federal Credit, Acquisition:	\$299,357
Total Maximum Annual Federal Credit:	\$411,240
Approved Developer Fee in Project Cost:	\$1,548,000
Approved Developer Fee in Eligible Basis:	\$1,533,497
Investor/Consultant:	R4 Capital
Federal Tax Credit Factor:	\$1.09000

Per Regulation Section 10322(h)(9)(A), The "as if vacant" land value and the existing improvement value established at application, as well as the eligible basis amount derived from those values, will be used during all subsequent reviews including the placed in service review, for the purpose of determining the final award of Tax Credits.

Per Regulation Section 10327(c)(2)(C), Once established at the initial funded application, the developer fee cannot be increased, but may be decreased, in the event of a modification in basis.

Eligible Basis and Basis Limit

Requested Unadjusted Eligible Basis:	\$11,860,080
Actual Eligible Basis:	\$11,860,080
Unadjusted Threshold Basis Limit:	\$11,206,820
Total Adjusted Threshold Basis Limit:	\$12,775,775

Adjustments to Basis Limit

55-Year Use/Affordability Restriction – 1% for Each 1% of Low-Income Units are Income Targeted between 50% AMI & 36% AMI: 14%

Cost Analysis and Line Item Review

Staff analysis of project costs to determine reasonableness found all fees to be within TCAC's underwriting guidelines and TCAC limitations. Annual operating expenses exceed the minimum operating expenses established in the Regulations, and the project pro forma shows a positive cash flow from year one. Staff has calculated federal tax credits based on 3.25% of the qualified basis. Applicants are cautioned to consider the expected federal rate when negotiating with investors. TCAC's financial evaluation at project completion will determine the final allocation.

Special Issues/Other Significant Information

Before closing, the applicant or its assignee shall obtain TCAC's consent to assign and assume the existing Regulatory Agreement (CA-01-832). To be eligible for a new award of tax credits, the owner must provide documentation with the Form 8609 request (the placed in service submission) that the acquisition date and the placed in service date both occurred after the existing federal 15 year compliance period was completed. The initial 15 year compliance period is from 1/1/2001 through 12/31/2015. The existing regulatory agreement expires 12/31/2030. The existing regulatory agreement income targeting is 4 units at or below 53% AMI and 53 units at or below 60% AMI. This project shall continue to meet the rents and income targeting levels in the existing regulatory agreement and any deeper targeting levels in the new regulatory agreement for the duration of the new regulatory agreement.

This project is the resyndication of an existing tax credit project, CA-01-832, which is under a 30-year TCAC extended use agreement. The new reservation of tax credits will result in moderately deeper rent/income targeting than the original award of tax credits by increasing the restrictions from the current 4 units at 53% AMI and 53 units at 60% AMI to 8 units at 50% AMI and 51 units at 60% AMI. The new affordable housing restrictions will extend out to approximately the year 2071.

The project is a resyndication occurring concurrently with a Transfer Event with distribution of Net Project Equity, which is otherwise required to set aside a Short Term Work Capitalized Replacement Reserve in the amount of \$71,267. In lieu of a Short Term Work Capitalized Replacement Reserve, there is a general partner equity contribution of \$71,267, allowing the applicant to use the Short Term Work Capitalized Reserve amount to fund rehabilitation expenses and to receive eligible basis for such amount.

Local Reviewing Agency

The Local Reviewing Agency, the City of Santa Ana Community Development Housing Division, has completed a site review of this project and supports this project.

Recommendation

Staff recommends that the Committee make a preliminary reservation of tax credits in the following amount(s) contingent upon standard conditions and any additional conditions imposed by the Committee:

Federal Tax Credits/Annual \$411,240 State Tax Credits/Total \$0

Standard Conditions

If applicant is receiving tax-exempt bond financing from other than CalHFA, the applicant shall apply for a bond allocation from the California Debt Limit Allocation Committee's next scheduled meeting, if not previously granted an allocation; shall have received an allocation from CDLAC; and, shall issue bonds within time limits specified by CDLAC.

The applicant anticipates financing more than 50% of the project aggregate basis with tax-exempt bond proceeds as calculated by the project tax professional. Therefore, the federal credit reserved for this project will not count against the annual ceiling.

The IRS has advised TCAC that the amount of tax-exempt bonds issued, equivalent to at least 50% of aggregate basis, must remain in place through the first year of the credit period or until eligible basis is finally determined.

TCAC makes the preliminary reservation only for the project specified above in the form presented, and involving the parties referred to in the application. No changes in the development team or the project as presented will be permitted without the express approval of TCAC.

The applicant must pay TCAC a reservation fee calculated in accordance with regulation. Additionally, TCAC requires the project owner to pay a monitoring fee before issuance of tax forms.

As project costs are preliminary estimates only, staff recommends that a reservation be made in the amount of federal credit and state credit shown above on condition that the final project costs be supported by itemized lender approved costs and certified costs after the buildings are placed in service.

All unexpended funds in reserve accounts established for the project must remain with the project to be used for the benefit of the property and/or its residents, except for the portion of any accounts funded with deferred developer fees.

All fees charged to the project must be within TCAC limitations. Fees in excess of these limitations will not be considered when determining the amount of credit when the project is placed-in-service.

The applicant/owner shall be subject to underwriting criteria set forth in Section 10327 of the regulations through the final feasibility analysis performed by TCAC at placed-in-service.

Credit awards are contingent upon applicant's acceptance of any revised total project cost, qualified basis and tax credit amount determined by TCAC in its final feasibility analysis.

Additional Conditions: None.