

Date: July 7, 2020	Item Number: Resolution Number:	
	[☐ 4/5 Vote Required

Resolution of the Board of Supervisors of the County of Supervisors of the County of Sonoma, State of California, Acting as the Board of Commissioners of the Sonoma County Community Development Commission Directing the Commission to Receive a Grant from the State's Permanent Local Housing Allocation (PLHA) Program in an amount up to \$5,396,358 and to Function as the Administrative Entity for Administration of the State's PLHA Funds.

A necessary quorum and majority of the Commissioners, of the Sonoma County Community Development Commission, a unit of county government ("Applicant"), hereby consent to, adopt and ratify the following resolutions:

Whereas, the State of California (the "State"), Department of Housing and Community Development ("Department") is authorized to provide up to \$195 million under the SB 2 Permanent Local Housing Allocation Program Formula Component from the Building Homes and Jobs Trust Fund for assistance to Cities and Counties (as described in Health and Safety Code section 50470 et seq. (Chapter 364, Statutes of 2017 (SB 2)).

Whereas, the Department issued a Notice of Funding Availability ("NOFA") dated 02/26/2020 under the Permanent Local Housing Allocation (PLHA) Program;

Whereas, Applicant is an eligible Local government applying for the program to administer one or more eligible activities;

Whereas, the Department may approve funding allocations for PLHA Program, subject to the terms and conditions of the Guidelines, NOFA, Program requirements, the Standard Agreement and other contracts between the Department and PLHA grant recipients;

Now therefore be it Resolved that:

 If Applicant receives a grant of PLHA funds from the Department pursuant to the above referenced PLHA NOFA, it represents and certifies that it will use all such funds in a manner consistent and in compliance with all applicable state and federal statutes, rules, regulations, and laws, including without limitation all rules and laws regarding the PLHA Program, as well as any and all contracts Applicant may have with the Department. Resolution #20-Date: Page 2

- 2. Applicant is hereby authorized and directed to receive a PLHA grant, in an amount not to exceed the five-year estimate of the PLHA formula allocations, as stated in Appendix C of the current NOFA (\$5,396,358), in accordance with all applicable rules and laws.
- 3. Applicant hereby agrees to use the PLHA funds for eligible activities as approved by the Department and in accordance with all Program requirements, Guidelines, other rules and laws, as well as in a manner consistent and in compliance with the Standard Agreement and other contracts between the Applicant and the Department.
- 4. Applicant certifies that it has or will subgrant some or all of its PLHA funds to another entity or entities. Pursuant to Guidelines Section 302(c)(3), "entity" means a housing developer or program operator, but does not mean an administering Local government to whom a Local government may delegate its PLHA allocation
- 5. Applicant certifies that its selection process of these subgrantees was or will be accessible to the public and avoided or shall avoid any conflicts of interest.
- 6. Pursuant to Applicant's certification in this resolution, the PLHA funds will be expended only for eligible Activities and consistent with all program requirements.
- 7. Applicant certifies that, if funds are used for the acquisition, construction or rehabilitation of for-sale housing projects or units within for-sale housing projects, the grantee shall record a deed restriction against the property that will ensure compliance with one of the requirements stated in Guidelines Section 302(c)(6)(A),(B) and (C).
- 8. Applicant certifies that, if funds are used for the development of an Affordable Rental Housing Development, the Local government shall make PLHA assistance in the form of a low-interest, deferred loan to the Sponsor of the Project, and such loan shall be evidenced through a Promissory Note secured by a Deed of Trust and a Regulatory Agreement shall restrict occupancy and rents in accordance with a Local government-approved underwriting of the Project for a term of at least 55 years.
- 9. Applicant shall be subject to the terms and conditions as specified in the Standard Agreement, the PLHA Program Guidelines and any other applicable SB 2 Guidelines published by the Department.
- 10. The Executive Director or Assistant Executive Director of the Community Development Commission are authorized to execute the PLHA Program Application, the PLHA Standard Agreement and any subsequent amendments or modifications thereto, as well as any other documents which are related to the Program or the PLHA grant awarded to Applicant, as the Department may deem appropriate.

Page 3							
County of Son	oma, State of Cal	ifornia, Acting	as the Board of Co	unty Board of Supervisors of the ommissioners of the Sonoma uly, 2020 by the following vote:			
Supervisors:							
Rabbitt:	Zane:	Gore:	Hopkins:	Gorin:			
Ayes:	Noes:	А	bsent:	Abstain:			
	So Ordered.						
APPROVE:							
			Susan Gorin,	Chair of the Board of Supervisors			
CERTIFICATE	OF THE ATTESTIN	IG OFFICER					
Resolution is Sonoma Cour thereon, and	a true, full and conty Board of Superthat said docum	orrect copy of a ervisors which we ent has not bee	resolution duly a was duly convene	and certify that the foregoing adopted at a meeting of the dand held on the date stated lified, repealed or rescinded e date hereof.			
		ATTES	T:				
Sheryl Bratton, County Administrator							

Resolution #20-

Date: