California Housing Finance Agency
Board of Directors

January 14, 2014

California Public Employees’ Retirement System (“CalPERS”)
CalPERS Auditorium
Lincoln Plaza North
400 Q Street
Sacramento, California
(916) 475-3000

10:00 a.m.

1. Roll Call.

2. Approval of the minutes of the November 12, 2013 Board of Directors meeting .......................1

3. Chairman/Executive Director comments.

4. Update and discussion of Standard & Poor’s recent annual review of Agency’s credit ratings. (Tim Hsu) ......................................................................................................................................................83

5. Presentation and discussion of new financing strategies for hedging loan commitments. (Tim Hsu) .................................................................................................................................................. Handout

6. Update on CalHFA’s strategic Business Plan. (Claudia/Senior Staff) ........................................89

7. Reports:
   A. Homeownership Loan Portfolio Update ..................................................................................95
   B. Update on Variable Rate Bonds and Interest Rate Swaps ..................................................103
   C. Report on Recent Multifamily Conduit Issuances .................................................................115
   D. Legislative Update ...................................................................................................................Handout
   E. Update on Keep Your Home California Program .................................................................Handout
8. Discussion of other Board matters.

9. Public testimony: Discussion only of other matters to be brought to the Board’s attention.

10. Adjournment

11. Handouts

NOTES**

HOTEL PARKING: Parking is available as follows: (1) Lincoln Plaza garage parking is available for $2.50 per hour, with a maximum of $12.00; or (2) metered parking is available on surface streets.

FUTURE MEETING DATES: Next CalHFA Board of Directors Meeting will be March 17, 2014, at the Burbank Airport Marriott, Burbank, California.
STATE OF CALIFORNIA

CALIFORNIA HOUSING FINANCE AGENCY

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BOARD OF DIRECTORS

PUBLIC MEETING

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Burbank Airport Marriott Hotel & Convention Center
2500 Hollywood Way
Burbank, California

Tuesday, November 12, 2013
10:02 a.m. to 11:36 a.m.

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Reported By: YVONNE K. FENNER, CSR #10909, RPR

Daniel P. Feldhaus, C.S.R., Inc.
Certified Shorthand Reporters
8414 Yermo Way, Sacramento, California 95828
Telephone 916.682.9482    Fax 916.688.0723
FeldhausDepo@aol.com
A P P E A R A N C E S

Board of Directors Present:

MICHAEL A. GUNNING
(Acting Board Chair)
Vice President
Personal Insurance Federation of California

TIA BOATMAN PATTERSON
General Counsel
Sacramento Housing and Redevelopment Agency

ANNA CABALLERO
Secretary
Business, Consumer Services and Housing Agency
State of California

CLAUDIA CAPPIO
Executive Director
California Housing Finance Agency
State of California

JONATHAN HUNTER
Managing Director, Region 2
Corporation for Supportive Housing

KATIE CARROLL
for Bill Lockyer
State Treasurer
State of California

MATTHEW JACOBS
Co-Managing Partner
Bulldog Partners, LLC

JACK SHINE
Chairman
American Beauty Development Co.

RUBEN A. SMITH
Audit Committee Chairman
Partner
AlvaradoSmith

LAURA WHITTALL-SCHERFEE
For Randall Deems, Acting Director
Department of Housing and Community Development
State of California
CalHFA Staff Present:

SHERYL ANGST  
Housing Finance Specialist

STEPHEN BECKMAN  
Multifamily Finance Officer

KENNETH H. GIEBEL  
Director of Marketing

NANETTE R. GUEVARA  
Housing Finance Officer

TIMOTHY HSU  
Director of Financing

VICTOR J. JAMES  
General Counsel

JAMES MORGAN  
Chief of Multifamily Programs

JOJO OJIMA  
Office of the General Counsel

RICK OKIKAWA  
Programs Administrator

RUTH VAKILI  
Multifamily Loan Officer

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Public Testimony:

DANIELLE CURLS BENNETT  
President  
Alliance Property Group Inc.

VICTORIA JOHNSON  
Senior Development Manager  
Housing Authority of the County of Santa Clara

ANNABELLA MAZARIEGOS  
Occupy Los Angeles -  
Occupy Fights Foreclosures

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# Table of Contents

<table>
<thead>
<tr>
<th>Item</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Roll Call</td>
<td>6</td>
</tr>
<tr>
<td>2. Approval of the minutes of the</td>
<td>7</td>
</tr>
<tr>
<td>April 23, 2013 Board of Directors Special meeting</td>
<td></td>
</tr>
<tr>
<td>September 12, 2013 Board of Directors meeting</td>
<td>9</td>
</tr>
<tr>
<td>3. Chairman/Executive Director comments</td>
<td>11</td>
</tr>
<tr>
<td>4. Report of the Audit Committee Chairman</td>
<td>17</td>
</tr>
<tr>
<td>5. Discussion, recommendation and possible action regarding final</td>
<td>18</td>
</tr>
<tr>
<td>loan commitment for the following projects:</td>
<td></td>
</tr>
<tr>
<td>Number 13-040-R/N, Villa San Pedro</td>
<td></td>
</tr>
<tr>
<td>A. Resolution 13-15</td>
<td>38</td>
</tr>
<tr>
<td>Motion</td>
<td></td>
</tr>
<tr>
<td>Vote</td>
<td>38</td>
</tr>
<tr>
<td>Number 13-37/M, Mountain Breeze Villa</td>
<td></td>
</tr>
<tr>
<td>B. Resolution 13-16</td>
<td>48</td>
</tr>
<tr>
<td>Motion</td>
<td></td>
</tr>
<tr>
<td>Vote</td>
<td>48</td>
</tr>
<tr>
<td>Number 13-034-R/S, Regency Court</td>
<td></td>
</tr>
<tr>
<td>C. Resolution 13-17</td>
<td>56</td>
</tr>
<tr>
<td>Motion</td>
<td></td>
</tr>
<tr>
<td>Vote</td>
<td>56</td>
</tr>
<tr>
<td>6. Discussion, recommendation and possible action regarding Single</td>
<td>57</td>
</tr>
<tr>
<td>Family Conventional Loans</td>
<td></td>
</tr>
<tr>
<td>Resolution 13-18</td>
<td></td>
</tr>
<tr>
<td>Motion</td>
<td>77</td>
</tr>
<tr>
<td>Vote</td>
<td>77</td>
</tr>
<tr>
<td>7. Discussion, recommendation and possible action regarding Single</td>
<td>57</td>
</tr>
<tr>
<td>Family Energy-Efficient Loans</td>
<td></td>
</tr>
<tr>
<td>Resolution 13-19</td>
<td></td>
</tr>
<tr>
<td>Motion</td>
<td>77</td>
</tr>
<tr>
<td>Vote</td>
<td>78</td>
</tr>
<tr>
<td>Item</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>8. Reports:</td>
<td>79</td>
</tr>
<tr>
<td>A. Homeownership Loan Portfolio Update</td>
<td></td>
</tr>
<tr>
<td>B. Update on Variable Rate Bonds and Interest Rate Swaps</td>
<td></td>
</tr>
<tr>
<td>C. Legislative Update</td>
<td></td>
</tr>
<tr>
<td>D. Update on Keep Your Home California Program</td>
<td></td>
</tr>
<tr>
<td>E. Annual Investment Report</td>
<td></td>
</tr>
<tr>
<td>9. Discussion of other Board matters</td>
<td>79</td>
</tr>
<tr>
<td>10. Public testimony: Discusison only of other matters</td>
<td>79</td>
</tr>
<tr>
<td>to be brought to the Board’s attention</td>
<td></td>
</tr>
<tr>
<td>Annabella Mazariegos, Occupa Los Angeles - Occupy Fights</td>
<td>74</td>
</tr>
<tr>
<td>Foreclosures</td>
<td></td>
</tr>
<tr>
<td>11. Adjournment</td>
<td>79</td>
</tr>
<tr>
<td>Reporter’s Certificate</td>
<td>81</td>
</tr>
</tbody>
</table>
|--o0o--
BE IT REMEMBERED that on Tuesday, November 12, 2013, commencing at the hour of 10:02 a.m., at the Burbank Airport Marriott Hotel & Convention Center, 2500 Hollywood Way, Burbank Room, Burbank, California, before me, YVONNE K. FENNER, CSR #10909, RPR, the following proceedings were held:

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ACTING CHAIRMAN GUNNING: All right. Let's convene the meeting of the Board.

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**Item 1. Roll Call.**

ACTING CHAIRMAN GUNNING: JoJo, roll call.

MS. OJIMA: Thank you.

Ms. Caballero.

MS. CABALLERO: Here.

MS. OJIMA: Ms. Whitall-Scherfee for Mr. Deems.

MS. WHITALL-SCHERFEE: Here.

MS. OJIMA: Ms. Falk.

(No audible response.)

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Here.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Here.

MS. OJIMA: Ms. Carroll for Mr. Lockyer.

MS. CARROLL: Here.
MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Here.

MS. OJIMA: Mr. Shine.

MR. SHINE: Here.

MS. OJIMA: Mr. Smith.

(No audible response.)

MS. CAPPIO: He is here.

MS. OJIMA: He is here.

Mr. Alex.

(No audible response.)

MS. OJIMA: Mr. Cohen.

(No audible response.)

MS. OJIMA: Ms. Cappio.

MS. CAPPIO: Here.

MS. OJIMA: Mr. Gunning.

ACTING CHAIRMAN GUNNING: Here.

MS. OJIMA: We have a quorum.

ACTING CHAIRMAN GUNNING: Awesome, thank you, JoJo.

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Item 2. Approval of the minutes of the April 23, 2013 Board of Directors Special meeting.

ACTING CHAIRMAN GUNNING: Let's move to the approval of the minutes for April 23rd.

MR. JACOBS: I'll so move.
ACTING CHAIRMAN GUNNING: We have a motion. Do we have a second?

MR. SHINE: Second.

ACTING CHAIRMAN GUNNING: Thank you, Jack.

MS. OJIMA: Mr. Shine.

ACTING CHAIRMAN GUNNING: Here's Mr. Smith.

MS. OJIMA: Here's Mr. Smith, thank you.

ACTING CHAIRMAN GUNNING: Motion and second. JoJo, let's take a roll call.

MS. OJIMA: Thank you.

Ms. Caballero.

MS. CABALLERO: I'm sorry, I --

MS. OJIMA: Approval of the minutes.

MS. CABALLERO: Approval of the minutes, aye.

MS. OJIMA: Thank you.

MS. CABALLERO: Not a good way to start off.

MS. OJIMA: Yes. Thank you, Ms. Caballero.

Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Approve.

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Yes.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Yes.

MS. OJIMA: Ms. Carroll.

MS. CARROLL: Yes.
MS. OJIMA:  Ms. Patterson.

MS. PATTERSON:  Yes.

MS. OJIMA:  Mr. Shine.

MR. SHINE:  Abstain.

MS. OJIMA:  Thank you.

Mr. Smith.

MR. SMITH:  I'm abstaining as well.

MS. OJIMA:  Thank you.

Mr. Gunning.

ACTING CHAIRMAN GUNNING:  Yes.

MS. OJIMA:  We have a -- it has passed.

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Item 2. Approval of the minutes of the September 12, 2013 Board of Directors Meeting.

ACTING CHAIRMAN GUNNING:  Good. Now, we had two sets of minutes here, JoJo, for September and April.

MS. OJIMA:  Yes.

ACTING CHAIRMAN GUNNING:  So how about if we do the September ones now, since I was referring to the April ones. Is there a motion to approve the September minutes?

MS. PATTERSON:  So moved.

ACTING CHAIRMAN GUNNING:  Moved by Ms. Boatman.

MR. JACOBS:  Second.

ACTING CHAIRMAN GUNNING:  Second.
All right. One more time.

MS. OJIMA: First was who?

ACTING CHAIRMAN GUNNING: Tia.

MS. OJIMA: Tia, thank you.

And the second was?

MR. JACOBS: Me.

MS. OJIMA: Mr. Jacobs, thank you.

Ms. Caballero.

MS. CABALLERO: Aye.

MS. OJIMA: Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Aye.

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Aye.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Aye.

MS. OJIMA: Ms. Carroll.

MS. CARROLL: Aye.

MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Yes.

MS. OJIMA: Mr. Shine.

MR. SHINE: Aye.

MS. OJIMA: Thank you.

Mr. Smith.

MR. SMITH: I'm abstaining.

MS. OJIMA: Thank you.
Mr. Gunning.

ACTING CHAIRMAN GUNNING: Yes.

MS. OJIMA: Thank you. The minutes have been approved for September.

ACTING CHAIRMAN GUNNING: Okay. We got that business out of the way.

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Item 3. Chairman/Executive Director comments.

ACTING CHAIRMAN GUNNING: Let's move to item No. 3, the chairman and executive director report, which I will quickly toss your way.

MS. CAPPIO: Okay. Good morning. Good to be here. It's a lucky day today, 11/12/13, so I'm going to make sure that Tim calls both Moody's and Standard & Poor's today, see how they're doing.

We have -- the first order of business is we do have some new state law changes that will go into effect in January, and we will have two new board members. One is the executive director of the CalVets agency, and the other will be an additional Governor-appointed member who has financial expertise in the bond and finance markets. So we'll be looking forward to that.

In addition -- and these are just highlights of Di's legislative report in your packets. We're very excited to be collaborating with both HCD and CalVets on
the proposed moving of 600 thousand -- excuse me, million dollars from the single-family bond program to the multiple-family bond program for CalVets, which will be going to the voters in June of '14.

On to the affordable housing cost study, I know I've described this before. It is a collaborative effort between CalHFA, HCD, CDLAC and TCAC, going through the key components of costs in a statistical survey and how we can do better. I would have liked to have the findings before you today, but it's -- the final tweaks are occurring, and I should -- I will give you a detailed briefing in January.

The next steps on this study is to publish it in draft, put it before boards and other citizen and advocate groups, receive comments and then publish a final study sometime likely in the spring. I think what we can really think through as you're going through the results early next year is how we can go to best practices, what we've found in the study and how that will lead us to more efficient productive -- production of affordable housing.

On to the status of the reorganization with HCD. As I noted to you a couple of months back, the Governor's Office asked us to pause our work in -- in terms of moving forward until the Governor's
reorganization plan legislation for this session was approved by the legislature, and it has been signed by the Governor. So recently we re-engaged the Governor's Office and will be to you with a final proposal sometime early next year on how our collaboration and alignment with HCD will work.

We recently completed the third of three convenings with the federal government on a homelessness policy academy. It was very successful. We had a broad range of legislative staff, service providers, housing groups, regional, state and local officials and even our sister agencies, the Department of Healthcare Services, CalVets, Department of Corrections, to look at how we can further the goals of ending chronic homelessness in the state.

We had good support and technical assistance from our federal partners, and we came to the conclusion of wanting to move to action on five major strategies. First, we thought that to expand the use of mainstream resources through the Affordable Health Care Act, Medi-Cal and Medicaid for the chronic homelessness would be a good set of tools so that those folks could actually get in the stream of resources to get treatment and stabilize their lives.

Secondly, while we have supportive housing
throughout the state, permanent supportive housing, it has not been well used by the chronic homelessness population. As you may know, this population is very hard to get to, to get access to, and then to get into the resources they need. So finding ways to increase the use of permanent supportive housing to serve the chronic homeless population is important.

Third, to look at how we need to move forward with the design of new permanent supportive housing for the state, both to serve the chronic homeless population and just in general, particularly using the lessons of what we've found from the Mental Health Services Act in the past couple of years. We've had -- CalHFA has produced a lot of this housing and to see what's worked well and what hasn't worked well as we move forward is a really good strategy.

Fourth, to support the re-tooling of local crisis response systems. As chronic homelessness use the local resources, they sometimes get into really bad cycles of emergency room visits, encounters with public safety officials. And to make sure that there's a framework in place to look at that more proactively on the local level is important and then move those people to the resources that they need for permanent health and stabilization.
And finally, to increase state leadership on this matter, it's important as we move forward that we have the right frameworks and connections established with sister agencies and the right people in the room as these discussions continue.

I feel, very importantly, that we did make a big step in that direction. We had the right people in the room. And for me, it has always been a question about -- the major question being what is the best way for the State to intervene? And I think we got very far during the last nine months in our work with the policy academy.

And that ends my comments, formal comments.

I'd now like to make sure that you all know that this is Ruben Smith's last meeting with us, which I'm very sad about. He has done a journeyman's work through about as chaotic a time as you can imagine. And his steadiness and expertise, particularly in financial and audit matters, has been very appreciated by me and the Board.

And I want to just thank you very much, Ruben, a lot.

MR. SMITH: Thank you.

ACTING CHAIRMAN GUNNING: So we have a resolution, of course. That's our wont.
The resolution to Ruben A. Smith: Whereas Ruben A. Smith has faithfully been on the Board of CalHFA since 2008, helping to create finance and progressive housing solutions so more Californians have a place to call home;

Whereas during his tenure CalHFA created and implemented the Keep Your Home California Program, which has helped raise -- helped more than 30,000 California families avoid foreclosure. During his term, CalHFA partnered with the U.S. Department of Treasury to finance $380 million for multiple-family developments. CalHFA introduced innovative first mortgage and downpayment assistance programs to help first-time homebuyers.

Mr. Smith continues to serve the people of California as a member of several other special boards, and his contributions to the Hispanic and small business communities of California cannot be overstated.

Therefore, I totally thank you and wish you wild success in your future endeavors, Ruben.

MR. SMITH: Thank you. It's been an honor to be on this Board.

(Applause.)

ACTING CHAIRMAN GUNNING: Awesome. I echo those comments. Ruben, it’s been great having you on the
Audit Committee, and I'm sorry to see you go.

MS. CAPPIO: Here's your clock.

ACTING CHAIRMAN GUNNING: More stuff.

MR. SMITH: I get a clock too?

ACTING CHAIRMAN GUNNING: You get a clock.

MS. OJIMA: The good stuff.

MR. SMITH: All right. Thank you.

ACTING CHAIRMAN GUNNING: Any comments on the executive director's report from the Board or from the public, public comments?

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Item 4. Report of the Audit Committee Chairman.

ACTING CHAIRMAN GUNNING: Seeing none, Ruben, we're going to move right -- we're not going to let you bask in any of this. We'll move right to the Audit Committee report.

MR. SMITH: Great. Well, I can you --

ACTING CHAIRMAN GUNNING: You have to do some work now.

MR. SMITH: No, it's been great being on the Audit Committee. And thanks to the staff for just a great job and our new auditors for -- they're not so new anymore. It seems like just this last month we were doing this. But it is truly awkward when you're told that you have an unqualified audit, it's unexceptional,
and now it's unmodified --

ACTING CHAIRMAN GUNNING: There you go.

MR. SMITH: -- which means that it's great. So, I think it's a -- congratulations again to the staff. It's not easy to get auditors to go through and not find anything to talk about, but that's what happened in this case. And so, again, congratulations to the staff for doing a great job and to the auditors for giving us such an unqualified decision.

So I don't know if there are any questions about our audit, but that truly is the case. It's like getting an A-plus and being told you're unqualified, but that's a good thing.

ACTING CHAIRMAN GUNNING: It's a good thing.

Any comments from the public?

Seeing none, again, Ruben, thanks for your effort, and we're going to miss you, buddy.

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Item 5-A. Discussion, recommendation and possible action regarding final loan commitment for the following projects: 13-040-R/BN, Villa San Pedro (Resolution 13-15)

ACTING CHAIRMAN GUNNING: Moving over to item No. 5, let's bring up Mr. Morgan and his team, talk about the multi-family.
MR. MORGAN: Good morning.

We thought before we get -- we delve into the frivolity of our three projects presented for you today and the loan officers that are here to present them, just give you an overview of how -- since it's been a year since we brought projects to you, we thought we'd give you an overview of how we got here.

So this has been a culmination of three to four months' worth of -- worth of work from basically a loan proposal to -- to this Board meeting. We started out in early August with these three deals, looking at preliminary numbers and financial amounts, looking at EOT and site control and rent restrictions and operating expenses and debt service coverage, making those preliminary -- preliminary reviews of the proposed projects.

Late August, we took -- we took that and we went out to visit the site, actually look at the site, because two of these three deals are new deals that aren't on -- that are not in our portfolio. So we took -- we made a site visit to -- to evaluate the condition of the project, the acceptability of that site and that project and to hold a concept meeting to basically determine scope of work, what the operating budgets are, locality requirements, timing. We had our
P and A consultant there at the site at that time looking at the same scope of work that we looked at.

And then that threw us into basically early September when we looked at our CDLAC applications and CalHFA loan applications. We got an updated financial analysis based on the three or four weeks of previous work that we did with the site visit and developing a construction budget.

At this time the third-party reports were initiated. Like I mentioned, the P and A, but also market study, appraisal, Phase I environmental, soils, ALTA survey, seismic review and preliminary title report during that time. That process basically took two to four weeks. At that same time in mid-September, we were doing our initial application submittal to CDLAC for an allocation award here for tomorrow.

During this whole process, we're also incorporating, taking into consideration, other factors such as HUD. We're using our HUD risk share insurance component for these -- for all our deals going forward. So we're also -- we're also tying in the timing of the CalHFA project with HUD's timing for approval. We're also looking at, as I mentioned, for CDLAC. We're looking at TCAC and then also other localities, other state agencies such as HCD. One of these projects has
an HCD subsidy, which we're timing in and working and

and collaborating with HCD staff to make sure that subsidy

is remaining in place and recasting in other localities.

And so at the end of the -- at this -- at the

end of this process here, we had our final senior loan

committee meeting before you here, two weeks ago, with

the final product. And the product that's in front of

you today, in addition to all the underwriting and due

diligence we have, has a unique subsidy component tied
to it as far as how we structured our deal financially.

And for that, I was going to have Tim Hsu explain to you

what we did with regards to our subsidy component.

MR. HSU: Good morning, Mr. Chairman and Members

of the Board.

After the March Board meeting, after the

meeting, Claudia told me that I had used up already my

slide quota for the entire year. So in spite of her
gentle chiding, I went on to present many slides to the

Board. And Jack approached me this morning about my

slides, which -- but I'm here today actually without any

colorful charts to talk to you about the subsidies that

these three projects are receiving.

But first I thought that if you would allow me
to step back a little bit and make a connection between

this conversation and the business plan that the Board
adopted back in May. In the business plan, we committed
to formulating a multi-year plan to identify the use of
three potential subsidy funds that are under CalHFA's
administration.

We're in the middle of formulating that plan,
but these three projects here are helping us -- it's
helping us think through the issues that are involved,
so to formulate this plan.

All three of these projects have received three
tiers of approval to receive subsidy from RHCP. So
there are three potential subsidy funds that's under
CalHFA's administration. The first one is through the
repayment, the RHCP or Rental Housing Construction
Program. And the second pot is through the accumulation
of earned surplus funds. And the third is through the
accumulation of past savings. So all three of these --
all three of these projects have gone through three
tiers of approval: Statutory approval, policy approval
and also business approval.

From a financing point of view, the subsidies
are really essential during the acq rehab period, a
short-term period, because CalHFA's cost of borrowing in
the short term is higher than somebody -- a depository,
the financial institutions out there. And the subsidies
also result in higher debt service coverage ratios upon
the projects' conversion to primary financings. So in that way it is also really helpful.

It's our aspiration to bring -- to share to the Board -- to share with the Board over the next six to nine months this plan that we are working on right now. And you might think of these three projects are examples of what this plan can accomplish.

MR. MORGAN: Perfect.

So with that, we'll start our presentation with our very first project, Villa San Pedro. We have nice pictures. In addition to our glamor shots and the bios that you have, we do have some nice photos here too of the projects.

MS. VAKILI: Not too many.

MR. MORGAN: Go ahead, Ruth.

MS. VAKILI: Good morning. It's good to be back and presenting this very exciting project, Villa San Pedro.

And this is an aerial view of the property, and it's centrally located about eight miles from downtown San Jose. We have the interstate -- or Highway 101. And I don't have a pointer, but -- oh, you do.

MR. MORGAN: I do.


And then down below is the Monterey Highway, 82,
which is a direct shot to downtown San Jose. The project is excellently located in the Blossom Valley area, close to major employment, schools, shopping, the whole nine yards.

It's also in an area that has very high vacancy. Affordability is low -- I'm sorry, I'm going to back up. It does not have very high vacancy. That wouldn't be a good thing. It has about a 95 to a hundred percent occupancy rate. And this project in particular has been leased up successfully. It has 16 units currently vacant so that the rehab can take place; people can move from one phase to the next.

This project also has 88 Section 8 vouchers. And the Section 8 rents have already been established, as you can see in --

MR. MORGAN: Wait, let me get there. You're way ahead of yourself. We'll go right to the rents. There we go.

MS. VAKILI: We're going to mix up the pictures for you.

Section 8 rents, you can see, are the market-rate rents. And the developer is in the process of getting final approval with HUD for the rents. And you can see that market-rate Section 8 rents are very strong in this area relative also to the HCD rents,
which are at 50s and 60s, and TCAC rents at 50s and 60s. The project is extremely affordable compared to the market.

Now we can go back to the other pretty pictures. Good thing Jim's doing this.

Okay. Here we have the exterior view currently of the property and the typical kitchen.

The exterior is -- the entire property is going to have extensive rehab. Exterior is going to have new roofs, new siding, seismic upgrades. We're going to have just site improvements, relandscaping, new tot lots. The paving, new sidewalks. The exteriors are going to have also trellises for shade, new decks. It's a comprehensive rehab, both exterior and interior.

The interiors are going to -- the four-bedroom units are going to be remodeled to have two baths instead of one and a half.

The townhouse style unit, where you can see a picture of right now, the stairway access will be changed. Currently you walk right in the door, and the stairs are right in front of you. It's not as efficient of a living situation, so the configuration in the townhouse style threes and fours are going to change to bring more livable space.

The community building is going to be rehbabed
extensively for more office and service space and more
efficient meeting areas for the tenants. And as you can
see, the difference that's contemplated in the project.

This is an exterior view of the renovated
building. You can see the trellises and the patio
structures. It's going to architecturally be very
pleasing as well as, more importantly, the property is
going to be extremely livable.

Right now you have two-, threes and four-bedroom
units, which is great for large families, but the
property needed the upgrades in order to make it a much
more functional situation for the tenant. So the
developer is putting in 160,000 unit -- per unit in
rehab, which also, by the way, increases the energy
efficiency.

So overall, it will take about 12 months to
rehab the property, during which time tenants will be
relocated off-site in phases of five for about two to
three months at a time. All the housing for the
replacement, temporary replacement, has been found.
Tenants have been noticed, and the move-outs will begin
at the very end of December. So Merry Christmas to the
tenants. They'll be moving back into a beautiful new
project.

With -- one of the updates I wanted to mention
is that in the report we had noted that the environmental review was under way. That subsequently has been approved.

And another thing to note, that being that this is a Section 8 property, you will not see a capitalized transition reserve in the budget. But the transition reserve is to be funded below the line out of the first four years of cash flow. This has been a negotiation that HCD has agreed to with the developer. After the first four years of capitalizing transition reserve, the cash for distribution goes back to what is already contemplated in the loan documents.

So this is a -- it's kind of an elegant accommodation to enable the transition reserve, to make the property less risky in case the Section 8 goes away for some reason, and it enables us to not have to capitalize that kind of a large reserve up-front.

So there were a couple of interesting elements and -- and the negotiations with HCD have resulted in this kind of a nice resolution to a capitalized reserve that would normally cost a lot of money.

And with that, I will take any questions that the Board may have.

MR. JACOBS: Slight format question. Just going forward, if we would on the permanent mortgage list both
the term of repayment and the term of amortization, even though they might both be 30 years.

MR. MORGAN: Okay.

MR. JACOBS: Okay.

MR. MORGAN: Noted.

ACTING CHAIRMAN GUNNING: Yes.

MS. CABALLERO: So it's probably important as this is the first one, the first project, that I'm looking at. And what I had a hard time figuring out without diagramming it -- well, first of all is the $160,000 per unit gave me heartburn. I'm trying to figure out why it's so high in comparison to the others in terms of rehab.

But more importantly, I was trying to figure out what's getting paid and what are the new loans that are being -- in other words, what's the transition from where we are now to where we will be at the end of the project? And I had a real hard time going through that, as I said, without diagramming it exactly.

MS. VAKILI: The -- what's happening in the sale transaction and the financing transaction is that the property is selling from Villa San Pedro HDC, Inc., to a new borrowing entity, Bendorf Drive, LP. And the sale price is 16 million. That, when we close our financing transaction, the sale also closes. The existing
financing with HCD rolls into an extended term for 55 years with the existing principal plus interest of five million, two. Five million, 256.

In addition, the housing authority is providing the Move to Work loan of 800,000, which is actually a repayment of the existing HUD financing that was on the property. That loan was retired about a year ago.

So there is extending existing financing as well as new financing, and part of the new financing also is tax credits and the seller carryback. So in addition to the bond that we're closing, all of these other elements are coming in at the construction close and will also be available at the permanent for the 55-year term.

MS. CABALLERO: So in terms of the construction money that's coming in, that will continue past the -- in other words, once the final financing is available?

MS. VAKILI: Yes. The construction loan of 20 million, 215 then pays down to 11 million, 710. The pay-down comes from the largest balance of the LP equity coming in at the conversion. Conversion is at 95 percent occupancy, and the investor required a 1.20 debt coverage ratio. So based on what we know to be -- the property is already, you know, 90 percent occupied, tenants are moving back in, they'll hit the 95 percent well ahead of 18 months, which will enable us to close
and convert to permanent.

MS. CABALLERO: Okay. Very good. Thank you very much. I appreciate that --

MS. VAKILI: Sure.

MS. CABALLERO: -- that rundown.

MS. VAKILI: Yes.

MS. PATTERSON: I'm trying to understand the housing authority's role besides providing some financing, because you have them listed in the staff report as being the developer.

MS. VAKILI: Yes.

MS. PATTERSON: So is the housing authority -- is the Villa San Pedro HDC made up of the housing authority and --

MS. VAKILI: Yes, it is.

MS. PATTERSON: Okay. So what -- who are the entities that belong to the Villa San Pedro HDC is what I'm asking. It's the housing authority and who else? Or is it the Housing Authority Development Corporation?

MS. VAKILI: I believe it is just the housing authority corporation. However, if I could ask our project manager, Victoria Johnson, to come up and give you a better explanation of that, that would be great.

MS. JOHNSON: Good morning. Thank you.

The housing authority operates several nonprofit
linked affiliated entities, one of which is Villa San Pedro HDC.

MS. PATTERSON: Okay.

MS. JOHNSON: And an interesting story behind this property is that it was originally developed with a HUD 221(d)(3) loan in 1972. And when it was run to the ground, HUD approached the housing authority in the 1990s and asked the housing authority to take control of the property.

MS. PATTERSON: Okay.

MS. JOHNSON: And since that time it has not been significantly renovated, so to address the question of why are -- why is the cost per unit so much, because it's really rebuilding in and out a property that's already 42 years old.

MS. PATTERSON: So this is in no way conventional public housing. This has been gone through a disposition process --

MS. JOHNSON: No, it --

MS. PATTERSON: -- with HUD or --

MS. JOHNSON: -- was never public housing.

MS. PATTERSON: Okay.

MS. JOHNSON: It was developed under the HUD 221 program as affordable rent restricted housing.

MS. PATTERSON: And did that loan get completely
paid off?

    MS. JOHNSON: That loan was paid at the
    natural -- according to the natural amortization
    schedule of 40 years.

    MS. PATTERSON: Okay.

    MS. JOHNSON: So in 2012, the HUD loan was paid
off. And in order to finally -- the final payment, that
was the $800,000 loan that the housing authority made to
repay the last 800,000 to HUD. So other than the HCD's
debt and a small City of San Jose loan that was taken
out about ten years ago, 15 years ago, to replace the
roof, there's no other debt on the property. This will
be the new and only debt and -- with HCD and the housing
authority loans as the soft loans.

    MS. PATTERSON: Is the housing authority getting
a developer fee?

    MS. JOHNSON: The housing authority is the
developer, and they will earn a developer fee.

    MS. PATTERSON: Okay.

    MS. JOHNSON: And so the housing authority is
the sponsor and the developer, serves as the sponsor and
the developer.

    MS. PATTERSON: Did you break out what their
developer fee was?

    MS. JOHNSON: The developer fee is the full
amount allowed under the state regulations, which is $2.5 million. And generally speaking, all of the fees that are earned by the housing authority are then used to finance subsequent projects.

MR. HUNTER: Could you tell me again about that transition operating reserve? Part of that is capitalized, and part of it is funded out of cash flow; is that correct?

MS. VAKILI: This actually, all of it, is funded out of net cash flow below the line. For the first four years a hundred percent of the cash flow goes into this transition operating reserve, to total a million, 105.

MR. HUNTER: Okay. I got confused because I only saw a $50,000 contribution, but you're saying that then the net will go --

MS. VAKILI: Yes. There is a -- we, as a placeholder, put in the 50,000 above the line in case negotiations changed in terms of funding the TOR.

MR. HUNTER: Okay.

MS. VAKILI: Transition operation reserve, I'm sorry.

MS. PATTERSON: On the HAP payment, project based Section 8, is it -- do you have any concern that any of those tenants would move and take the voucher with them, or as part of the HAP contract does it...
completely stay with the project?

MS. JOHNSON: Because the contract is a direct project based assistance contract rather than project based voucher, it is not portable.

MS. PATTERSON: Okay. Very good.

MR. JACOBS: Is there a cost breakdown, just how much is structural, how much is seismic, how much is environmental? Or do -- off the top of your head do you have a sense?

MS. JOHNSON: You mean within the hard costs?

MR. JACOBS: Within the hard costs.

MS. JOHNSON: So the seismic upgrade is wholly voluntary. It is not required on the basis of the structural engineering report. And the 16 -- $160,000 per unit is paid to the contractor. The hard costs are those complete replacement of systems. Is your question how much --

MR. JACOBS: Just the breakdown of the hard costs.

MS. VAKILI: On page 4, it gives a somewhat general overview, but what we attempted to do is to break out exteriors from interiors and also list the major elements of what lies in that, in those costs. Also, we separated out the work on the common building and the plumbing, mechanical and electrical. So that
gives you the larger elements, the expense. For example, building exteriors are the decks, patios, structural, roofs, windows.

MR. MORGAN: We don't have that seismic update.

MR. JACOBS: No, I'm just accustomed to a division by --

MR. MORGAN: Yeah, I know that we mentioned that, but we didn't want to be so overflowing of certain line items so we thought on this particular one we would consolidate it.

MR. JACOBS: Costs divisions are generally definitely a plus.

MR. MORGAN: Thank you.

ACTING CHAIRMAN GUNNING: Any more questions from Board members?

MS. CABALLERO: I'd like to make a comment --

ACTING CHAIRMAN GUNNING: Sure, go ahead.

MS. CABALLERO: -- because I was the one that brought up the 160,000. I really appreciate the pictures because it gives you an idea of what it looks like now and then what it's going to look like, and I think that's important, from my perspective.

And I appreciate the information in regards to the original purchase and development from the 70s and that there really hasn't been anything other than a roof
replaced, and that's -- it will make a significant
difference in the neighborhood and more importantly to
the families that live there, so I really appreciate
that information because makes it a lot easier to
swallow so much being spent. Because you wonder what is
this really going to go into? What are they -- what is
it going to look like in the end that -- that would cost
so much?

And I don't have a real good sense right now,
without land costs, what is -- if this was razed, what
would it take to rebuild it? And so that's why I was
looking at the 160 and thinking, you know, if we just
razed the whole thing and started all over, would we get
a better product, a newer product, and something that
could actually house more people, but I appreciate the
information because it looks a lot better.

MS. JOHNSON: The primary challenge to
demolition replacement is the fact that there are 84, 86
families living there now.

MS. CABALLERO: Yes, I understand completely.
It becomes very expensive to relocate people for the
period of time.

MR. JACOBS: Just one other question. It seems,
just from looking at the photos, it's a fairly low
density development there. There's a lot of surface
area for parking. Is this loan -- would it be possible in the future to add units there without affecting the loan, just someday more density? Let's say a transit line comes in 15 years down the road.

MR. MORGAN: We can. With the structure that we have under HUD risk share, we just have to be careful about expanding the footprint because we have a qualifier saying "substantial rehab," and it's a very literal definition. So, yes, we could add a community room. We could add units. As long as we don't expand the footprint, we're okay, the building footprint.

MR. JACOBS: The building footprint.

MR. MORGAN: Yeah.

MR. JACOBS: Okay. Too bad, because I mean there's definitely land there, and some day that's going to be a transit corridor.

MS. JOHNSON: It's very low density.

MS. VAKILI: It is definitely. In fact, I think the high speed rail line goes down Monterey Highway, if I'm correct. I recall seeing an easement for the high speed rail line on Monterey Highway itself on property that we financed some years ago.

MR. JACOBS: Maybe there's some way we can, I don't know, legislatively or administratively change the loan documents and if -- if this becomes surplus parking...
some day, can units be added by the housing authority?
It's worth considering.

    MR. MORGAN: Absolutely.
    MS. JOHNSON: We certainly always want to
maximize density without --
    MR. JACOBS: Exactly.
    MS. JOHNSON: -- question, right, particularly
in San Jose when there's such a scarcity of units
available.

    ACTING CHAIRMAN GUNNING: Excellent. Thank you,
Ruth, Jim.
    MS. VAKILI: Thank you.

    ACTING CHAIRMAN GUNNING: Is there a second?
    MR. JACOBS: I'll second that.
    ACTING CHAIRMAN GUNNING: Moved and seconded.
    MS. OJIMA: Ms. Caballero.
    MS. CABALLERO: Aye.
    MS. OJIMA: Ms. Whitall-Scherfee.
    MS. WHITALL-SCHERFEE: Aye.
    MS. OJIMA: Mr. Hunter.
    MR. HUNTER: Aye.
    MS. OJIMA: Mr. Jacobs.
    MR. JACOBS: Aye.
MS. OJIMA: Ms. Carroll.

MS. CARROLL: Aye.

MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Yes.

MS. OJIMA: Mr. Shine.

MR. SHINE: Aye.

MS. OJIMA: Mr. Smith.

MR. SMITH: Yes.

MS. OJIMA: Mr. Gunning.

ACTING CHAIRMAN GUNNING: Yes.

MS. OJIMA: Thank you. Resolution 13-15 has been approved.

ACTING CHAIRMAN GUNNING: Great, thank you.

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Item 5-B. Discussion, recommendation and possible action regarding final loan commitment for the following projects: 13-037-M, Mountain Breeze Villa.

(Resolution 13-16)

ACTING CHAIRMAN GUNNING: You're up.

MR. MORGAN: All right. Now, for the second project, Nan Guevara is here to present to you Mountain Breeze Villa.

MS. GUEVARA: Good morning, Mr. Chairman and Board. Nan Guevara.

Mountain Breeze Villa is located in the city of
Highland in San Bernardino County. It is a market-rate project of 168 units that now will become 100-percent affordable, with a special needs component for the MHSA housing program. There will be 20 units for MHSA. We're quite excited that this conversion will also result that only ten of the existing residents will receive permanent relocation, and the majority of the existing market-rate residents will benefit with the rent reduction, because they do qualify to be able to stay in the affordable housing once we close this loan and rehabilitation is complete.

There on the map, on the location, to the north is Highway 210. To the south is Highway 10. On the west is 215, going towards L.A. And on the east is Highway 330. And this area is -- is called the southwest section of San Bernardino County.

Closer on, the property has nine main buildings and a clubhouse with a swimming pool, and there will be a new section south of the pool, right in the green area. There will be a new leasing office and supportive services space, office, that will be built to enhance the common space for our residents.

The main street is Baseline Street in the city of Highland.

The building was built in 1987, and it is
currently in very shape. We will, with our rehabilitation, be able to do some exterior dressing up and landscaping, and the interiors will also be redone.

This is a typical kitchen and what they typically look like now. And I know our borrower is here, and they told me they're going to change those military barrack numbers to something a little bit better, more suitable for apartment designation.

The next -- there's -- as you can see, this is in very good shape.

And the rehabilitation will be about $20,500 per unit. And, Secretary Caballero, I just want to let you know that --

MR. MORGAN: There's a dichotomy there.

MS. CABALLERO: That's true.

MS. GUEvara: The acquisition price is over $10 million. That closed for Halloween, I believe it was. And so we do -- our borrower now owns the property. And then our acquisition rehabilitation loan will take out Century Housing Corporation for the acquisition, so most of the costs for the total project is the acquisition, but we're quite happy to do this to increase our affordable housing stock by 168 units.

The rehabilitation will actually achieve about 18.46 percent energy savings. And the environmental
review has been completed, and it was determined that because of the plans for the roof going on top of the existing shingles, we will not make any asbestos viable, so that was a good thing.

The -- I wanted to -- we didn't go to the rent slide.

MR. MORGAN: We can do that.

MS. GUEVARA: Sure.

So you can see the affordability. The black is the market rate. And we're going to have 50-percent AMI units and 60-percent AMI units. And the 30-percent rental restriction, those are for our MH -- 20 MHSA units. And the rent restriction really is -- has to be 30-percent AMI or lower, but the actual resident that we serve usually makes SSI, and they will only be paying 30 percent of their income towards rent, which is a little anomaly, a little special thing for MHSA. And that's actually equivalent to 22 percent of AMI for San Bernardino County.

The construction period actually will -- Danni, my borrower, just let me know that it looks like because of the physical needs assessment and all the studies that were completed, it probably -- even though I projected a 12-month rehabilitation period, it will probably only take six, and so that's quite exciting.
I don't know if there's anything else that you want to know or have any questions.

Yes, Ms. Boatman.

MS. PATTERSON: One's a comment, and the other one is a question. So the sales transaction in your first one gives you a per unit, but I don't see like a rehab cost broken out, but on this one you have the sales and then a rehab in the staff report.

MS. GUEVARA: Right. The rehabilitation per unit is about 20,500, and the acquisition, I believe, is like 50.

MS. PATTERSON: So if you -- because in the first one when you had the 160,000 per unit, was that just acquisition or acquisition and rehab?

MR. JACOBS: Just acquisition. And the rehab was --

MS. GUEVARA: I don't have --

MS. PATTERSON: So it's 200,000 -- $320,000.

MR. JACOBS: 400, basically. 404 on the first project.

MR. MORGAN: Yeah, if you look at that on the first one on the FA, the financial analysis, you'll see around 420 in total cost. That was in San Jose.

MS. PATTERSON: Okay.

MR. MORGAN: For this project -- for this
project in Highland is --

MS. PATTERSON: And I understand the difference why because that one hadn't been rehabbed since 1973 and this one is a much more newer and better shape project, so I completely get that.

And I've said this in other past meetings, but when you do come in and you do a rehabilitation, even on units that are fairly good shape and you put in some subsidy, that you're making sure that you're getting at least 15 years of useful life on what you're putting in, and so we've done that.

MR. MORGAN: Yes.

MS. GUEVARA: Absolutely.

MS. PATTERSON: Okay.

MR. MORGAN: There's been -- the physical needs assessment also has a reserve study to it, so we're addressing all life and safety issues upfront, first and foremost, and then also looking past the 20, 30 year -- you know, looking past a 20-year reserve for --

MS. PATTERSON: And we did that on the first one, too?

MR. MORGAN: Absolutely.

MS. PATTERSON: Okay.

MR. MORGAN: Absolutely. And that one, yeah, the first one was such extensive rehab.
MS. GUEVARA: I did require a capitalized replacement reserve in an amount of 84,000, and then an annual replacement reserve payment from cash flow and as an expense will be at 84,000 a year, $500 per unit.

MS. PATTERSON: Okay.

MS. GUEVARA: So we did take into account our physical needs assessment and needs over time. And definitely the rehabilitation that we are doing now will make sure that it will get us through 15, probably 20, years. I'm -- we're not -- I'm not coming back in ten years.

MS. PATTERSON: Don't come back.

MS. GUEVARA: Rick's made sure -- he asked me that question already.

MS. PATTERSON: Very good.

ACTING CHAIRMAN GUNNING: Any other questions from Board Members?

MS. WHITALL-SCHERFEE: I have a question. I saw your 252,000 relocation reserve for the tenants during relocation, but you mentioned just now that about ten tenants would need to be permanently relocated.

MS. GUEVARA: Right.

MS. WHITALL-SCHERFEE: How much is the anticipated relocation for that, and where do I --

MS. GUEVARA: The 200 and --
MS. WHITALL-SCHERFEE: -- find it?

MS. GUEVARA: The two -- I don't know the exact. I can ask Danni. I know that the 252,000 for the relocation was to include both permanent and temporary.

So, Danni, do you know how much it's going to cost? I know it could be a maximum up to 20,000 for this for relocation.

This is my -- our borrower, Danielle Curls Bennett with Allied Properties Development.

MS. CURLS BENNETT: Good morning.

To answer your question, we have our relocation budget of 252,000, which, as Nan says, includes the cost associated with permanent relocation as well as temporary relocation. We've hired a relocation consultant, Overland, Pacific & Cutler, to work with and assess the current income of our current tenants, and we've come to the determination that ten families will require permanent relocation because they are over income qualified. And applying the formulas required under the Uniform Relocation Act, which they have a relatively small amount of a relocation assistance payment and fixed moving payment for those ten households, which totals about $30,000, which is relatively low considering the costs, that it provides a subsidy of about 42 months. And that's based on the
current housing that we've identified for those families
to go. And so that leaves the balance of 230,000 -- or
220,000, rather, for our relocation costs.

And given the move-outs that have occurred
because of the permanent relocations, the current
vacancies, we'll be able to relocate our temporaries
on-site, and that's allowed us to operate within that
budget.

MS. GUEVARA: Anything else?

I do want to add one last thing. With the
Mental Health Services Act, the 20 MHSA units were also
awarded a capitalized operating subsidy to pay for the
difference of rent collected to expenses of the unit.
And that is projected to last for 28 years, and the
intent is that the Mental Health Department in San
Bernardino County will renew the subsidy five years
prior to exhaustion.

MR. JACOBS: Are the MHSA units spread
throughout the project?

MS. GUEVARA: Yes, sir.

MR. JACOBS: They are.

MR. HUNTER: Is the County going to directly
provide the services, or do they have a contractor to do
that?

MS. GUEVARA: The County is. Phoenix. It's the
county Department of Mental Health that will be providing all of the supportive services for this project.

ACTING CHAIRMAN GUNNING: Good. At this time we'll entertain any comments from the public.

Seeing none, is there a motion to adopt the resolution?

MR. SMITH: I move to adopt the resolution.

ACTING CHAIRMAN GUNNING: So moved. Second?

MR. SHINE: Second.

ACTING CHAIRMAN GUNNING: Mr. Shine.

JoJo, call the roll.

MS. OJIMA: Ms. Caballero.

MS. CABALLERO: Aye.

MS. GUEVARA: Thank you very much. We appreciate your time.

ACTING CHAIRMAN GUNNING: Thank you, Nan.

MS. OJIMA: Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Aye.

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Aye.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Aye.

MS. OJIMA: Ms. Carroll.

MS. CARROLL: Aye.
MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Yes.

MS. OJIMA: Mr. Shine.

MR. SHINE: Aye.

MS. OJIMA: Mr. Smith.

MR. SMITH: Yes.

MS. OJIMA: Mr. Gunning.

ACTING CHAIRMAN GUNNING: Aye.

MS. OJIMA: Resolution 13-16 has been approved.

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Item 5-C. Discussion, recommendation and possible action regarding final loan commitment for the following projects: 13-034-R/S, Regency Court. (Resolution 13-17)

ACTING CHAIRMAN GUNNING: All right, move along, last project. Jim, go ahead.

MR. MORGAN: The last project, Regency Court, the project officer, Steve Beckman.

MR. BECKMAN: Good morning, Mr. Chairman and Board. Good to be here.

Regency Court is a project in our portfolio. It was originally built and financed in 1995, so there will be a yield maintenance to the Agency of about $753,723. It's a 115-unit affordable senior project located in Monrovia, which is here in Los Angeles County.

Here's the 30,000-foot view, so to speak. It
sits in the southwest corner of Monrovia. The highway that you see to the south is the 210. The project is equidistant by about seven miles between Pasadena and Azusa and then 14 miles northeast of Los Angeles.

Now, this is a little bit closer view, and I have to ask you have you ever seen a piece of property shaped like this? This is actually an abandoned railroad easement. So all of the units -- there's 22 one- and two-story buildings that are -- that are arranged all along the corridor. There are various accesses to streets. In the project there's about 113 parking spots, so maybe one per unit.

Of the 115 units, 107 are one bedroom and eight are two bedroom. One of the twos is a manager.

The developer is USA Properties Funds. They're actually in Roseville, California, a company that is over 30 years old. It's developed 11,000 units in 72 communities in California and Nevada. They will also general the rehab and manage the property as well.

The -- well, I was going to say there's a 55-year ground lease with Los Angeles County Community Development Corporation, which will be extended another 55 years for this deal. The LA CDC also has a piece of financing in the deal that I'll talk about a little bit different -- a little bit later. CalHFA also has a
first lien on the fee, which we will take, again, for
this new financing as well.

So now looking at the property itself, the
property's in really good shape. We're only going to
spend just a little bit south of $25,000 a door. We're
going to do -- some of the big-ticket items, we're going
to do roofing. They're going to install solar and therm
solar, for both electricity and hot water. There's
going to be a replacement of boilers, HVAC. In the
units they're going to replace the appliances with
Energy Star appliances, and then they'll do painting,
cabinets, fixtures and things like that as needed.

Okay. Go ahead to rents. Here are the rents
here. The thing that I wanted to say about this is that
the borrower negotiated with CalHFA and Los Angeles
County to do a two-year rent increase of 10 percent over
that period. The rents have been very, very low for a
long time because the financing in place took -- swept
all of the residual receipts, so there was never any
incentive to raise rent, so they've been very, very low.
So in order to make our perm cash flow and then pay for
the renovation, we raised the rents 10 percent over a
two-year period, which in effect will only be about $50
per unit when it is all said and done. The other thing
of note is that even at the fully increased rate, the
rents are going to be somewhere around 150 to $200 less than the 50- and 60-percent AMI maxes, so they're still quite affordable for these folks.

And I just want to chat, how are we going to pay for this? Our acquisition rehab loan is 6.7. It will be a 24-month loan at 4.85 percent. That will get paid down to a permanent amount of 5,530,000. That will be a 40-year term at 5.95 percent.

As Tim and Jim mentioned earlier, we're going to use an RHCP subsidy, and in the case of this project it will be a note that will tail on the end of the 40-year term. That's $670,000. The seller is carrying back $750,000, and that's a 55-year loan at 3 and a half percent with residual receipts.

And then as I mentioned before, LA CDC had a note on the property. It was a 1,394,636, but what I wanted to bring up here is that $500,000 is coming out of this project to pay that note down to 894,636. So with the demise of redevelopment agencies and such, a lot of localities are trying to recapture money, and this is something that's going on. Instead of just extending the note, they're asking folks to pay down, and in this case it was $500,000.

The environmental was clean. And in addition to that, the borrower applied for an earthquake insurance
waiver, and it was deemed that their probable maximum
loss was way south of 20 percent, so we're going to go
ahead and grant that to them.

Relocation in this case, the borrowers
determined that all the work could be done with tenants
in place. They have written a comprehensive relocation
plan, and if in fact any of the tenants need to be
temporarily displaced, they have funded up their soft
costs contingency to cover that, so there's plenty of
money in there for that.

I know there's been discussion about cost for
acquisition, and in this case it's $53,600. As I
mentioned before, we're going to spend about 25 per door
on the rehab. All in, this project is about 107,000 a
unit, so that's a pretty good use of resources to extend
affordability for seniors down there in Monrovia.

The last thing I wanted to talk about was this
is a real make-sense deal, especially in this market
down there. Seniors are the fastest growing segment of
the population in the primary market area. And all of
the projects, existing projects, down there, both
affordable and market rate, are chockfull of waiting
lists. So -- and actually there isn't really anything
on the horizon, either, to build any time soon, so
this -- it's a good thing we're doing this.
Thank you.

ACTING CHAIRMAN GUNNING: Steve, would you care to comment on the earthquake waiver? What was that?

MR. BECKMAN: We allow projects to have a seismic study performed anywhere in the state. And if the engineering firm determines that given the ground it sits on and all of the analysis that they go through, that the probable maximum loss in a seismic event is less than 20 percent, then we can grant an earthquake insurance waiver.

ACTING CHAIRMAN GUNNING: Meaning they don't have to get earthquake insurance?

MR. BECKMAN: Yes.

MR. MORGAN: Mr. Gunning, let me -- if I could just add on to what Stephen says. All CalHFA permanent loans require -- all CalHFA loans require earthquake insurance, period. They have the option to select -- CalHFA does have policies in place through the Office of Risk and Insurance Management. They can select and participate in our earthquake insurance pool, or they can select their own earthquake insurance.

That said, they're offered the opportunity to seek an earthquake insurance waiver through a contracted seismic consultant that we have under contract to provide extensive seismic review to meet our seismic
insurance -- or seismic waiver criteria. And that criteria is that the probable maximum loss is 20 percent or below. And so they've done that due diligence and have met our thresholds for our earthquake insurance waiver.

ACTING CHAIRMAN GUNNING: Any other questions by the Board, Board Members?

Tia.

MS. PATTERSON: So you're getting additional affordability for a longer period of time? Because if you just look at it, you already have an affordable housing unit that's in good shape, so why -- why do this? And so I'm seeking the "why do this?" The "why do this" is?

MR. BECKMAN: Well, we're preserving the existing affordability for another at least 15 or so years, yes, in a market where seniors are the fastest growing segment and there really isn't a whole lot of places for them to live, especially in an affordable market.

MS. PATTERSON: Because if you did nothing, this property could be sold and --

MR. BECKMAN: Certainly.

MS. PATTERSON: -- it wouldn't be affordable for anyone.
MR. BECKMAN: It could go to market.

MS. PATTERSON: In 12 years.

MR. MORGAN: In 12 years. And, Tia, we really like projects to remain in our portfolio.

MR. BECKMAN: Yes.

MR. MORGAN: As you can see, it was in pretty decent shape because we're proactive in our asset management of those projects. So we really strive to retain those projects and not let them go elsewhere.

ACTING CHAIRMAN GUNNING: Any other questions? At this time we'll entertain any questions from the public.

Seeing none, let's call the roll -- oh, no. Is there a motion?

MR. JACOBS: I'll move the motion.

ACTING CHAIRMAN GUNNING: Thanks, Matt. We need that first.

Is there a second?

I'll second it.

MS. OJIMA: Thank you.

Ms. Caballero.

MS. CABALLERO: Aye.

MS. OJIMA: Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Aye.

MS. OJIMA: Mr. Hunter.

ACTING CHAIRMAN GUNNING: All right. Item 6, Rick, you're up. Discussions regarding our single-family conventional loans.
MR. OKIKAWA: Good morning, Mr. Chairman,

Members of the Board.

Today I'd like to give an introduction to our --
more of a map as to where we've been and where we're
going with the single-family lending programs. And as
most of you remember, in March of this year we -- the
Board authorized Resolution 13-08, which was approval of
our TBA model, to be announced model, which is the
vehicle which we're using for our single-family
products, which minimizes risk to the Agency by the use
of the master servicer and hedge facilitator.

Also at that same board meeting in March, we
passed Resolution 13-09, and at that time the -- what
the resolution says is that we're allowed to use certain
single-family products, which uses the TBA model. And
one product was CalPLUS, FHA Premium. The other one was
CalHFA FHA.

Now, using those products with other products we
have is how use the TBA model, and we promised the Board
that we would continue to come back and update the Board
as to how that project -- how those products are doing,
and that's what Ken will start out his presentation
with.

But if you'll also notice that we have
Resolution 13-18 and 13-19 and what we're -- what is
13-18 is approval of conventional loans. So what do I mean by conventional loans? I mean those loans that are under the Fannie Premium guidelines, no longer FHA like we did under the first, the first programs, under 13-09.

So conventional being Fannie guidelines, also private mortgage insurance. And with private mortgage insurance, what differs from how we did single loans before, we used to do single loans with CADA, and obviously that put the Agency at a higher risk. But with these conventonals, now we use the TBA model, and we will also be using private mortgage insurance to minimize that risk.

Further, what is the reason for conventonals -- and we'll get into this as Sheryl speaks more about it. One of the reasons for conventional is there are benefits to those with higher FICO scores, because with those higher FICO scores, they can lower their payments because the PMI would be cheaper than the MIP, the mortgage insurance premium that's used by HFAs.

Pretty much the same target population; however, there's another advantage in the -- with the conventional. Basically after 78 percent loan to value, that private mortgage insurance can go away, which saves the borrower even more.

We also are -- in the last September Board
meeting, we presented the Energy Efficient Mortgage and Grant. And what we'd like to do is enhance on that today, as well as seek approval from the Board for Resolution 13-19.

So Ken is going to start out with a little bit of historical data, as we had promised the Board, regarding our FHA, CalPLUS FHA Premium and CalHFA FHA. And then Sheryl will go forward with the conventional products that we propose. And then at the end, we would like to go over the Energy Efficient Mortgage and Grant.

So, Ken, go ahead.

MR. GIEBEL: Good morning. Thank you.

I'm just going to take you through some numbers for the first four months of the year, things we've talked about before in our portfolio.

The first one are the mortgage credit certificates. We started this about, what, it says May '12. We have constantly seen increases in our certificates, and we're projecting at the end of this fiscal year we'll do somewhere between 11- and 1200 reservations of the current conversion of those, depending on paperwork. So this is a growing benefit we provide to first-time homebuyers, so you can see where we are.

We're starting to do about a hundred a month in
reservations. 70 -- 65, 70 percent of those actually go through. I think that could be attributed to two things -- well, three, actually, the first one being our process seems to be pretty seamless, the way we're doing it with our provider; two, we're a little less expensive than what some of the other people are charging. We're at 375 per certificate; and as the counties do not want to use their allocation, they seem to be sending more business our way. We don't solicit it, but it just seems to be happening, seeing where it's coming from. So that's the mortgage credit certificate. And if we get over a thousand, we will be about 200 above plan on reservations, so.

I wanted to update you on CHDAP, the downpayment program from the bond. If you remember, in July we redid our underwriting requirements. That's when we changed the DTIs to 43, put in the 640 and 680 FICOs, and the payment requirements with the lenders, so you can see that the business has dropped on CHDAPs. And this is reflecting the most onerous part of this, because it takes the loan officers some time to figure out how to do this.

So just to let you know, we were doing about 30 a day. We dropped to about ten to 12 a day. It went up to 15 a day. Then the government shut down, and we went
back down to eight to ten a day. And now we're back up
to the low 20s. So we're doing anywhere from 90 to a
hundred a week. So it's -- the market is figuring out
how to underwrite these with the new underwriting
requirements for compliance. So this will probably
change to be about either 50/50 or 60/40, we can expect
maybe the volume for CHDAPs.

   And these are all still stand-alones. Okay.
They're with other first mortgages to either be cut in
half or by about 40 percent; that's what we're
projecting.

   The new products that have been out for a couple
of months now, we have 61 eligible lenders that can use
U.S. Bank, which is our master servicer. They are
signed up with U.S. Bank. In addition to be approved by
CalHFA, you have to be approved by the master servicer.

   We have 38 lenders of those 61 who have
indicated they will do the program. This is the CalPLUS
FHAs. And right now we have loans from four lenders --
is it actually four or five?

   MS. ANGST: It's four.

   MR. GIEBEL: It's four. Yeah. We have now 17
reservations. Those have all come in the last like two
or three weeks, as they figure this out. We're saying
it's going to take us three to six months for this to
get going.

You're going to see in a minute, I'm going to talk a little bit about the needs for the conventional product. That will change the landscape considerably. Just to let you know, we have -- in our lender training department in outreach we have three people. They have done over 18 trainings from July to August. They've reached about 1100 loan officers. We've done six events and conferences, spoke at four industry panels. I'm going to another one tomorrow. And we've -- in addition to sending out a direct mail piece -- and if you remember those six counties in L.A. where we're focusing all our media and outreach and advertising, that -- that mailing was 77,000 Realtors on a direct mail piece, and we have directly contacted through CAR 7,000 Realtors across the state.

What we're talking to you about today -- and Sheryl will take you through the products in detail -- are what we're calling Phase II. Again, as Rick said, these are still TBA models on the secondary marketing model. And we're going to talk to you about a conventional loan, and then we're going to talk to you about the CalHFA Energy Efficient Mortgage, which we presented last time.

These two products, the conventional loan and
the Cal EEM, as you'll see, this is what we currently have. We have the CalPLUS FHA, and we have the straight FHA. We are proposing the Cal Energy Efficient Plus Grant, CalPLUS Conventional with the premium -- again, that is the build-in ZIP loan, the downpayment assistance loan of 3 and a half -- and then a straight CalHFA conventional. Those three latter products -- the EEM, the conventional CalPLUS and the Cal conventional -- will be unique to CalHFA. No one will have those products in the marketplace.

And one of the reasons that -- and I'll let Sheryl talk to you about the underwriting part and -- is the conventional business is growing considerably across the country. The other HFAs are finding this is becoming a much larger product in their lending portfolios because as they change the requirements on FHA products and the MI alone and the premium you have to pay -- and you have to remember, it never goes away. And our loan officers, now that this conventional is a little bit more affordable than an FHA, do not want to stick their borrowers with a payment of 200-some-odd-plus that never goes away.

So that's the growing need. And what you're going to see, it's a -- it's a Fannie Mae preferred product only for HFAs. No one else in the marketplace
will have it.

And with that, I'll turn you over to Sheryl.

MS. ANGST: Good morning.

I'm going to start with a conventional first mortgage loan product. And we just wanted to show you an overall market share of conventional loans. The National Association of Realtors has tracked how many borrowers are using conventional loans over the last several years. And as you can see, it's been going up on both -- for all borrowers across the board. It's about 47 percent now are using conventional loans and are -- on first-time homebuyers, it's also going up, about the same average. And right as of 2012, 33 percent of all first-time homebuyers were using now conventional loans again.

Under the proposed CalHFA conventional first mortgage product, we're going to look at the CalHFA -- or CalPLUS, excuse me, conventional, which is an FHA Preferred Premium. It's a 30-year loan, which is going to be combined with a down of Zero Interest Program, ZIP, downpayment assistance.

We're looking at the figures. We have to do some final research. It's going to be somewhere between 3 and 5 -- 3 and a half percent so we don't go over a hundred percent financing with those two. It's a
premium priced first mortgage allowing the first
mortgage to be sold above par, which will pay for the
ZIP. And it can be combined with the CHDAP or the Extra
Credit Teacher Program and the MCC.

The actual CalHFA conventional is FHA Preferred.
It is a market rate on the first mortgage, and it can be
used with the CHDAP, ECTP or -- I'm sorry, CHDAP or ECTP
and the MCC.

Using the Fannie Mae HFA Preferred, it's a
trademarked program by Fannie Mae. It's their flagship
affordable lending product. It's exclusive for HFAs,
and it's targeted to first-time homebuyers with limited
funds for downpayment and closing costs.

Under the HFA Preferred, their maximum LTV is 97
percent. This is a 97 percent only for HFAs. The rest
of the industry is stuck at or limited to 95 percent.
We are using responsible homeownership. We are going to
limit the FICO scores to 97 percent to 680, which is our
master servicer's requirements plus most of mortgage
insurance requirements. We will still require the
homebuyer education and the 43 DTI.

Fannie Mae does allow a maximum 105 CLTV with
Community Seconds, but CalHFA will limit ours to 103.
Mortgage insurance rates are lower on FHA
products -- lower than on FHA products and can be
removed once the LTV is reduced to 78 percent. And the guarantee fee is lower than any other lender can offer on a loan.

And just so you know, a guarantee fee or a G-fee eliminates long level price adjustments or fees. So it takes care of Fannie Mae's risks and profit operational costs.

This is an example of the mortgage insurance premiums on an FHA Preferred versus FHA. As you can see, FHA requires a 1.75 percent up-front MIP, which we're not on the conventional products. And using a 680 FICO score, you can see the difference there at 85 percent to 135 -- 1.35; 72 percent, 1.35; and 44 percent to 1.35. So it's quite a bit of a difference. And if your FICO score is higher, it even drops further. As an example, on the 97 percent with a 720 FICO score, you'd be at a 65 basis points versus a buck 35.

And again, here's just an example of what the payments would be for your borrower. Using a 250 sales price, a 680 FICO score, the FHA rate would be 3.75; the Fannie Mae Preferred would be 4 and a half, but as you can see, the payments are almost identical, with the Fannie Mae product being slightly less.

Now, however, if you were to have a 720 FICO score, your MI would drop to $131, and your total
overall payment would drop to 1691. And then, again, the mortgage insurance will go away on the Fannie Mae product where it will not on the FHA product.

MR. GIEBEL: Any questions on the conventional before we move to the Energy Efficient product?

Tia?

MS. PATTERSON: Are you anticipating you will be doing more of these?

MR. GIEBEL: We think -- based on the other FHAs, what they're seeing, we believe it will be 50 percent.

MS. PATTERSON: Of what you're currently doing?

MR. GIEBEL: Yeah. Of the total volume we're projecting, we think the conventional should be half the business.

And the other issue is, as we've said -- I think I've said it and Sheryl said -- nobody else will have this, so nobody else can get you 97 on a conventional product, and that's -- that's obviously a big deal. And if the qualified mortgage rules come out the way they are expected, because we -- NCHSA just responded to those. You had to have them in on the 31st of October -- FHA will get considerably tighter. 96.5 might not be the amount that they'll loan to.

MS. PATTERSON: And will this be statewide or
just in certain --

MR. GIEBEL: Statewide.

MS. PATTERSON: -- geographic areas?

MR. GIEBEL: It will be statewide.

And it will have the income and sales price limits. Those stay in place. All -- all the underwriting criteria stays exactly the same. Okay?

All right.

MS. ANGST: Okay. On the CalHFA Energy Efficient Mortgage plus Grant, this is an FHA product. It will be -- assist low to moderate income homebuyers to fund energy efficient home repairs as part of the FHA insured first mortgage. It will enable the borrower to complete more improvements, lowering their energy bill, improving their home comfort and improving the home value.

It's a specialty product for CalHFA, and its premium-priced interest rate on the first mortgage allows the loan to be sold at a premium to fund the grant. The grant will be for the lesser of 4 percent of the first mortgage loan amount or maximum allowed under the HERS or the Home Energy Rating System and can be combined with a CHDAP or an Energy Efficient Mortgage and the MCC, but it cannot be combined with the ZIP.

We're going to go ahead and use the same
underwriting criteria that we had approved previously, so the 43 DTI, et cetera. The CalHFA Energy Efficient Plus Grant program may exceed 103 CLTV when combined with CalHFA subordinate financing. FHA does allow the final loan amount to exceed the maximum FHA mortgage only by the amount of the energy efficient improvements.

And then the other thing which is a little different is the home warranty requirement. We're excluding new construction properties and items covered by the manufactured warranty on the energy efficient mortgage. And just so you are aware, we have done some research after we went out with the two-year home warranty, and we have not been able to find a company who will actually do a two-year home warranty off the bat. So what we're doing is having the borrowers sign an affidavit that they are going to have a two-year warranty and they have to have a one-year warranty with a renewable.

ACTING CHAIRMAN GUNNING: So, Sheryl, what kind of energy improvements are we talking about?

MS. ANGST: It could be windows. It could be new roofing. It's insulation. It's energy efficient appliances, which is generally the refrigerator and the dishwasher. Weather-stripping. It can be some solar.

MR. GIEBEL: Heating and air.
MS. ANGST: Heating and air, yes. Water heaters.

MR. GIEBEL: What happens is on the FHA Energy Efficient, you get 5 percent. And we will add our 4 on top of it so you get 9, and there's a limit, I heard 17,000.

MS. ANGST: No.

MR. GIEBEL: No, there's no limit on what you're going to get. So anyway, that -- it considerably, almost doubles, the amount they can get.

MS. ANGST: It's also -- just so you know, it's -- because of the climate neutrality in parts of California, i.e., Southern California, the borrowers with just the 5 percent, a lot of times they do not qualify because the -- their PG&E bills do not move as much. However, when we add that 4 percent and the savings go up, it now allows them to qualify for the additional 5 percent where they would not before. So it's actually going to help more people in California.

MR. GIEBEL: And Sheryl's been working with the HUD FHA people on this. They're behind this because their product has been very slow to get off the mark.

Okay. Rick.

MR. OKIKAWA: So with that said, we'd like to request the Board approval for Resolution 13-18, which
is for the Phase II conventional products, and as well, 13-19, which is for the Energy Efficient Mortgage Plus Grant.

ACTING CHAIRMAN GUNNING: Thanks, Rick.

Any questions?

MS. PATTERSON: Move staff's recommendation.

ACTING CHAIRMAN GUNNING: Go ahead.

MS. CABALLERO: I have a question. In terms of these products, how do you get the message out to people that might be qualified to actually avail themselves of it?

MR. OKIKAWA: That's Ken's area as Mr. Marketing.

MR. GIEBEL: As we did the Phase I marketing, we will have a Phase II. We use PSAs, radio in English and Spanish, in those targeted six markets and parts of Los Angeles. We went after the Realtors. We've done business-to-business ads, and the outreach has been so far very much focused on our business-to-business partners, but in the spring when the homebuying fairs start, we will send the outreach team plus some of the people from single-family lending out, too. We are going to look at actually buying media in those six markets this time, so we -- we know exactly what kind of rating points we're going to buy, go after, and what
target, so.

MR. JACOBS: The last time they did a push, you couldn't miss it in Southern California.

MS. PATTERSON: Right. But can you go over those market areas for the --

MR. GIEBEL: Okay. The six counties are Riverside, San Bernardino, Fresno, Sacramento -- what's the other one --

MR. JACOBS: Los Angeles.

MR. GIEBEL: -- San Joaquin, and the desert area of L.A. County.

MS. CABALLERO: Thank you very much. I appreciate that, I just hadn't --

MR. GIEBEL: Sure.

MS. CABALLERO: I didn't see them since mostly I'm in other areas. But there -- it's important to get the message out because it's complicated, and so you want people to know it's there --

MR. GIEBEL: Right.

MS. CABALLERO: -- when they're looking for it.

MS. ANGST: In addition, we've spoken to some of the actual HERS raters to get some information, background information. They're also very excited about this. And they want to be able to go out and mention it to their clients, so, you know, they're also excited and
will be marketing for us.

MS. CABALLERO: Thank you.

MR. GIEBEL: You're welcome.

ACTING CHAIRMAN GUNNING: Any other questions from Board members?

Is there questions by -- from the public?

Seeing none -- yes, ma'am. Please step forward and state your name.

MS. MAZARIEGOS: My name is Annabella Mazariagos. I'm from Occupy Los Angeles and Occupy Foreclosure. I have a question for you guys.

(Reporter interrupts for clarification.)

MS. MAZARIEGOS: Annabella, A-n-n-a-b-e-l-l-a, Mazariagos, M-a-z-a-r-i-e-g-o-s. Mazariagos.

I have a question with this loan because in the past, a lot of people are losing their homes because of those loan modifications. And the people who -- the lenders, are they going to -- it sounds pretty, but the housing, when -- all this situation with the housing, in 2003, the housing prices was so high. That's not fair. Because it was by fraud that you guys, you paid the price of the properties. And by fraud you sold loans to people who could not afford it. Every city was in coercion with the real estate brokers. Everybody was making a buck off the poor people. Minorities were
People who invested their life savings -- I am passionate about this. I am not a homeowner, but I'm a renter, and I hate to pay high rents. 2003, I had to leave the country because I could not afford the affordable housing here in Los Angeles. It got too expensive because all this, what is happening.

This is my first time, and I do apologize because I don't know that much about you. I was asked on Sunday if I can come. My friend, he got scared, and he left because he said, "This is too technical, too much for me." It is for me, but I'm learning, and I'm willing to learn and be spoken for the people. Because we are paying taxes, and we are being hurt. I don't think that is fair that you guys are making money, profit over people.

People, we have feelings, and we work hard. Salaries are not -- are not being raised, and yet the real estate is so high up that we cannot survive any longer. People are having mental disabilities because they are being forced to live so many people like sardine cans, too many people in confined apartments because they can no longer afford.

I came in '79 to this country, and we were paying to this 70 -- $79 for a huge apartment and
building and one bedroom with a huge kitchen, and now
it's no longer. The way they are raising prices is -- I
was here before when they were talking about these
conventional housing. They are getting Section 8, and
people are paying for the smallest spaces so much money.
That's ridiculous, when everything was fraud.

Please, regulate the market. Regulate those
loans. Make the people who sell those loans sign
affidavits that what they are doing is the truth. Do
not come again to foreclosure because people are getting
killed. They're killing themselves because they can no
longer afford. Children are being displaced. Seniors
are being displaced. Service pets have been displaced.
The same old people are being displaced, and nobody
cares. People, we have feelings.

You have to pay attention about the people who
pay taxes. Corporations are not paying taxes; we are
paying taxes. I'm sorry if I'm emotional, but this is
hitting my -- my heart. I'm disabled and when -- I'm in
the process of retiring. I'm not going to be able to
afford housing in Los Angeles, the way the prices are
too high when everything has been fraud.

Thank you.

ACTING CHAIRMAN GUNNING: Thank you for those
comments.
All right. Is there a motion?

MS. PATTERSON: Move staff recommendations.

ACTING CHAIRMAN GUNNING: All right. There's two resolutions, so she'll move both of them.

Second for both of them?

MR. JACOBS: I'll second both of them.

ACTING CHAIRMAN GUNNING: We'll take individual votes, though.

All right. Thank you, guys.

Go ahead, JoJo.

MS. OJIMA: Thank you.


MS. CABALLERO: Aye.

MS. OJIMA: Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Aye.

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Aye.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Aye.

MS. OJIMA: Ms. Carroll.

MS. CARROLL: Aye.

MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Yes.

MS. OJIMA: Mr. Shine.

MR. SHINE: Aye.
MS. OJIMA: Mr. Smith.

MR. SMITH: Yes.

MS. OJIMA: Mr. Gunning.

ACTING CHAIRMAN GUNNING: Aye.

MS. OJIMA: Resolution 13-18 has been approved.

And we will go with Resolution 13-19.

Ms. Caballero.

MS. CABALLERO: Aye.

MS. OJIMA: Ms. Whitall-Scherfee.

MS. WHITALL-SCHERFEE: Aye.

MS. OJIMA: Mr. Hunter.

MR. HUNTER: Aye.

MS. OJIMA: Mr. Jacobs.

MR. JACOBS: Aye.

MS. OJIMA: Ms. Carroll.

MS. CARROLL: Aye.

MS. OJIMA: Ms. Patterson.

MS. PATTERSON: Yes.

MS. OJIMA: Mr. Shine.

MR. SHINE: Aye.

MS. OJIMA: Mr. Smith.

MR. SMITH: Yes.

MS. OJIMA: Mr. Gunning.

ACTING CHAIRMAN GUNNING: Aye.

MS. OJIMA: Resolution 13-19 has been approved.
ACTING CHAIRMAN GUNNING: All right. Thank you, JoJo.

MR. GIEBEL: Thank you.

ACTING CHAIRMAN GUNNING: Thanks, Ken.

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Item 8. Reports.

ACTING CHAIRMAN GUNNING: Okay. The standard complement of reports is next. Anyone have any questions on those or any further discussion on those?

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Item 9. Discussion of other Board matters.

ACTING CHAIRMAN GUNNING: All right. Any other discussion by Board members? Any other issues? Anything you want to bring up, Jack?

MR. SHINE: In public?

ACTING CHAIRMAN GUNNING: I'm sorry, I wasn't going to do that to you.

---o0o---

Item 10. Public testimony: Discussion only of other matters to be brought to the Board's attention.

ACTING CHAIRMAN GUNNING: At this time we look for additional comment from the public.

Seeing none, any other matters before the Board?
Item 12. Adjournment.

ACTING CHAIRMAN GUNNING: Good. Hereby adjourn the meeting.

(The meeting concluded at 11:36 a.m.)
REPORTER'S CERTIFICATE

I hereby certify the foregoing proceedings were reported by me at the time and place therein named; that the proceedings were reported by me, a duly certified shorthand reporter and a disinterested person, and was thereafter transcribed into typewriting by computer.

In witness whereof, I have hereunto set my hand this 3rd day of December 2013.

__________________________________
Yvonne K. Fenner
Certified Shorthand Reporter
License No. 10909, RPR
Agenda item 4: Update and discussion of Standard & Poor’s recent annual review of Agency’s credit ratings

January 14, 2014
## S&P’s recent rating actions

### CalHF’s 3 main credit ratings

- **HMRB** (special obligation, single-family)
- **MF-III** (general obligation, multifamily)
- **G-O** (general obligation)

<table>
<thead>
<tr>
<th>action</th>
<th>Now</th>
<th>2012</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>rating</td>
<td>outlook</td>
</tr>
<tr>
<td><strong>HMRB:</strong> 2-notch upgrade</td>
<td>A-</td>
<td>stable</td>
</tr>
<tr>
<td><strong>MF-III:</strong> 4-notch upgrade</td>
<td>AA</td>
<td>stable</td>
</tr>
<tr>
<td><strong>G-O:</strong> changed outlook</td>
<td>A-</td>
<td>stable</td>
</tr>
</tbody>
</table>
Sampling of comments

- **Strengths:**
  - reduced exposure to variable-rate debt and swaps
  - seasoned and proactive financial management
  - improvement in delinquency and foreclosure rates
  - significant decline in losses in fiscal year 2013

- **Weaknesses:**
  - challenges resulting from variable-rate debt and swaps
  - continuing high levels of nonperforming assets relative to the state and its peers
  - declines in equity levels since 2009
  - mortgage insurance from speculative-grade provider
History of CalHFA’s ratings from S&P’s

Home Mortgage Revenue Bonds
- 2008: AA
- 2009: AA-
- 2010: A (4/1/10)
- 2011: A (12/12/13)
- 2012: BBB (5/10/11)
- 2013: BBB (9/18/12)
- 2014: A- (12/12/13)

General Obligation
- 2008: AA
- 2009: AA-
- 2010: A (3/31/10)
- 2011: A- (5/10/11)
- 2012: A- (9/18/12)
- 2013: ICR A- (12/19/13)

Decoupling
- 2014: MF-3 AA (12/19/13)
Recent basis for cash flow projections: MF-III
Moody’s pending rating actions

On 12/5/2013, Moody’s placed on review for upgrade Genworth Mortgage Insurance Corporation’s Ba2 rating.

- Upgrade will have positive implications for HMRB.
- An expeditious completion of the review on Genworth will enable the completion of the review on CalHFA in Q1.
State of California

MEMORANDUM

To: Board of Directors

Date: January 8, 2014

Claudia Cappio, Executive Director

From: CALIFORNIA HOUSING FINANCE AGENCY

Subject: Update on CalHFA's 2013-2014 Strategic Business Plan

At its meeting on May 9, 2013, the Board of Directors approved CalHFA's 2013 -2014 Strategic Business Plan. Attached for your information and consideration is a copy of the Plan which includes a "Status Update" column annotating our progress.
<table>
<thead>
<tr>
<th>Key Strategy</th>
<th>Action Items</th>
<th>Due Dates</th>
<th>Completion Dates</th>
<th>Status Update</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Increase stability of capital structure and liquidity position.</td>
<td>A Reduce VRDO balance: $450Mn reduction by 2/1/14.</td>
<td>2/1/2014</td>
<td>2/1/2014</td>
<td>will meet target after 2/1/14 redemptions; actual reduction = $487.9Mn; $1,032Mn of VRDO remains after 2/1/14 redemptions.</td>
</tr>
<tr>
<td></td>
<td>B Reduce swap notional balance: $400Mn reduction.</td>
<td>2/1/2014</td>
<td>2/1/2014</td>
<td>will meet target after 2/1/14 amortizations; actual reduction = $388Mn.</td>
</tr>
<tr>
<td>2 Reduce balance sheet risk by increasing loss mitigation efforts in the single family portfolio.</td>
<td>A Pursue additional activities that augment the disposition of properties both pre- and post- foreclosure, e.g. revised rental policy.</td>
<td>5/1/2013</td>
<td>5/2/2013</td>
<td>May 2012 implemented RED Rental Program. June 2012 broadened homeowner Rental Policy; developed Trustee Sale Bid and Investor Group Sales process including an electronic notice system. November 2012 developed pricing strategies for RED Sales and Short Sales. December 2012 implemented HARP refinance for mortgage insured Fannie Mae Loans as a foreclosure/MI Claim prevention program. February 2013 Restructured loan modification programs optimize loss mitigation efforts.</td>
</tr>
<tr>
<td></td>
<td>B Permit FHA HAMP for CalHFA servicing.</td>
<td>5/1/2013</td>
<td>4/17/2013</td>
<td>FHA HAMP modifications are being performed.</td>
</tr>
<tr>
<td></td>
<td>C Permit FHA HAMP for Guild.</td>
<td>5/1/2013</td>
<td>4/17/2013</td>
<td>FHA HAMP modifications are being performed.</td>
</tr>
<tr>
<td></td>
<td>D.a BoA, re-acquire servicing rights: i) continue to negotiate acquisition; ii) consider legal options for resolution.</td>
<td>30/1/2013</td>
<td>8/31/2013</td>
<td>Transfer Repurchase agreement signed in August and effect the transfer/repurchase on 8/31/2013.</td>
</tr>
<tr>
<td></td>
<td>D.B BoA, re-acquire servicing rights: i) coordinate the workflow for Servicing, Portfolio Mgmt, Fiscal Services; ii) resolve operational overlaps, if any</td>
<td>New Item</td>
<td>Organize weekly meetings to coordinate cross-divisional efforts. Approximately 150 loans will be transferred by the end of Jan-2014.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>E Wells Fargo, re-acquire servicing rights: i) consider monetizing the FHA loans via Ginnie Mae securitization first; ii) acquire the remainder.</td>
<td>7/1/2013</td>
<td>12/1/2013</td>
<td>Transfer not considered at this time.</td>
</tr>
<tr>
<td></td>
<td>F Ocwen (servicing transferred from GMAC): complete review and due diligence and prepare alternative options</td>
<td>5/1/2013</td>
<td>Completed on site due diligence. Consented to transfer. Awaiting bankruptcy court approval.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>G Develop Plan B - transferring (800 loans) in-house to CalHFA</td>
<td>12/31/2013</td>
<td>1/2/2014</td>
<td>Not necessary at this time.</td>
</tr>
<tr>
<td>3 Pursue multi-family lending and asset management opportunities.</td>
<td>A Pursue preservation and recapitalization of portfolio and non-portfolio projects: goal of $125Mn by the end of FY2013-14</td>
<td>ongoing</td>
<td>YTD: 4 projects for $413Mn (3 approved at the Nov Board meeting). Projected for FY13-14 of $600Mn.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>C Implement revised/expanded MF prepayment policy</td>
<td>ongoing</td>
<td>ongoing</td>
<td>Continue to revise policy to reflect feedback from borrowers and changing CalHFA priorities.</td>
</tr>
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<td>Key Strategy</td>
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<td>Completion Dates</td>
<td>Status Update</td>
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<td>--------------</td>
<td>--------------</td>
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<td>---------------</td>
</tr>
<tr>
<td>D</td>
<td>Generate new annuity from being a MF conduit issuer related to prepayments of portfolio transactions.</td>
<td>7/1/2013</td>
<td>4/16/2013</td>
<td>Continue to revise policy to reflect feedback from borrowers and change CalHFA priorities</td>
</tr>
<tr>
<td>E</td>
<td>Review and resolve issues related to being a MF conduit issuer for non-portfolio transactions.</td>
<td>ongoing</td>
<td>10/1/2013</td>
<td>Closed 3 conduit issuances</td>
</tr>
<tr>
<td>F</td>
<td>Monitor status of the application to HUD for Performance Based Contract Administration (PBCA).</td>
<td>ongoing</td>
<td></td>
<td>Ongoing legal proceedings between HUD and competing applicants</td>
</tr>
<tr>
<td>G</td>
<td>Create a multiyear plan to identify the use of the Earned Surplus Funds (to include most-at-risk projects for both HCD and CalHFA)</td>
<td>3/1/2013</td>
<td>Identified the uses of funds that will be used in the development of Strategic Plan FY14-15.</td>
<td></td>
</tr>
<tr>
<td>G</td>
<td>Use the Earned Surplus Funds to subsidize the risk-share preservation for CalHFA’s lending program.</td>
<td>7/1/2013</td>
<td>Once plan is completed and approved, the funds will be used as appropriate.</td>
<td></td>
</tr>
<tr>
<td>G</td>
<td>Revise/expand the existing term sheet for the use of the Earned Surplus Funds to include non-Section 8 projects (e.g. low-rate loans for projects with renovation needs, less than $1Mn).</td>
<td>8/1/2013</td>
<td>Once plan is completed and approved, the funds will be used as appropriate.</td>
<td></td>
</tr>
<tr>
<td>H</td>
<td>Create a multiyear plan to identify the use of CalHFA’s RHOP Funds. Possible uses: i) refinancings of Special Needs projects; ii) loan warehousing.</td>
<td>9/1/2013</td>
<td>Identified the uses of funds that will be used in the development of Strategic Plan FY14-15.</td>
<td></td>
</tr>
<tr>
<td>I</td>
<td>Create a multiyear plan to identify the use of the FAF savings.</td>
<td>9/1/2013</td>
<td>Identified the uses of funds that will be used in the development of Strategic Plan FY14-15.</td>
<td></td>
</tr>
<tr>
<td>J</td>
<td>Goal: multifamily lending/asset management usage waterfall.</td>
<td>12/1/2013</td>
<td>Identified the uses and priorities of funds that will be used in the development of Strategic Plan FY14-15.</td>
<td></td>
</tr>
<tr>
<td>K</td>
<td>Administer HUD RIN PRAD Subsidy Program with other State of CA partners, e.g., CA Healthcare Services</td>
<td>ongoing</td>
<td>Awaiting HUD approval.</td>
<td></td>
</tr>
</tbody>
</table>

4. Pursue new sources of capital and revenue and investigate sustainable business models.

| A            | Provide technical assistance to legislature and others regarding dedicated sources for affordable housing. | ongoing | ongoing |           |
| C            | Determine whether we can re-purpose CHDAP repayments from SF uses to MF uses – creating MF pre-development funds. | 7/1/2013 | done | Legislative approval received 9/13; funds available for use in current program. |

5. Reorganize and increase operational efficiencies and infrastructure to better position the Agency for future business opportunities.

<p>| A            | All divisions shall assess and streamline current business practices with emphasis on cost containment. Goal: as part of budget planning and implementation during FY13-14. | 7/1/2013 | ongoing | The goals of these efforts are to have a lower actual expenditure than budgeted |
| B            | Develop staff with flexible workforce capabilities supported by broad classifications. Analyze: i) Housing Finance classification series and ii) HCD classifications. | 3/1/2013 | ongoing | Continuing to evaluate and develop strategy |
| C            | Identify enterprise risk management functions and develop long-term strategies to monitor and mitigate enterprise risks. | 3/1/2013 | Team and process have been formed. Identification of risks and strategies has begun and will be completed in FY13-14. |</p>
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<tbody>
<tr>
<td>D</td>
<td>Collaboration between CalHFA and HCD on &quot;live&quot; projects</td>
<td>revised</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Asset Management</td>
<td>ongoing</td>
<td></td>
<td>Completed audit manual to be used by both CalHFA and HCD; next target:</td>
</tr>
<tr>
<td></td>
<td>CalVet (AB 639)</td>
<td></td>
<td></td>
<td>project collaboration</td>
</tr>
<tr>
<td></td>
<td>GRP follow-up</td>
<td></td>
<td></td>
<td>Currently working with stakeholders to develop programs</td>
</tr>
<tr>
<td></td>
<td>Inter-agency agreement</td>
<td>11/1/2013</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E</td>
<td>Evaluate staffing levels for scalability and succession planning</td>
<td>1/1/2014</td>
<td>ongoing</td>
<td>Working on plan for talent management</td>
</tr>
<tr>
<td>F</td>
<td>Analyze affordable housing cost study and determine how we respond to any</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>recommendations.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Submit final draft to Cost Study Consortium</td>
<td>6/1/2013</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Respond to public comments</td>
<td>1/1/2014</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Develop implementation strategy</td>
<td>3/1/2014</td>
<td></td>
<td></td>
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<tr>
<td>6</td>
<td>Maximize use of KYHC program funds. (DI)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Continue to collaborate with other public and private sector entities to</td>
<td>Continual</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>maximize and leverage potential benefits of foreclosure prevention resources.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>Continue to measure program outcomes and assess barriers to eligibility.</td>
<td>Continual</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>Submit program changes as needed to UST to facilitate increased eligibility.</td>
<td>Continual</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D</td>
<td>Continue to aggressively market programs to eligible homeowners, community</td>
<td>Continual</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>groups and media to expand awareness.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E</td>
<td>Continue to aggressively pursue on-board additional servicers.</td>
<td>Continual</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F</td>
<td>Participate in on-going monitoring of program recipients to assess level of</td>
<td>Continual</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>homeownership sustainability facilitated by program assistance.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Coordinate HCD and CalHFA functions to meet California's affordable housing</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>needs.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Develop a coordinated MarCom plan for CalHFA and HCD.</td>
<td>7/1/2013</td>
<td>ongoing</td>
<td>HCD communication plan being developed to support HCD organizational and</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>program shifts.</td>
</tr>
<tr>
<td>B</td>
<td>Consolidated executive organizational chart with roles clear and</td>
<td>7/1/2013</td>
<td></td>
<td>Evaluation of the manner and structure of the collaborative process is</td>
</tr>
<tr>
<td></td>
<td>communicated.</td>
<td></td>
<td></td>
<td>ongoing and expected to be completed during the fourth quarter of CY 2014.</td>
</tr>
<tr>
<td>C</td>
<td>Review organization set up, staff functions and capabilities, funding</td>
<td>30/1/2013</td>
<td></td>
<td>Evaluation of the manner and structure of the collaborative process is</td>
</tr>
<tr>
<td></td>
<td>sources, first phase priorities (Asset Mgmt and Financial Assistance) and</td>
<td></td>
<td></td>
<td>ongoing and expected to be completed during the fourth quarter of CY 2014.</td>
</tr>
<tr>
<td></td>
<td>program sunsets.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D</td>
<td>Appoint an &quot;integration manager&quot;: verify GO’s roles.</td>
<td>9/1/2013</td>
<td></td>
<td>Julie Lee is our project manager from the GO</td>
</tr>
</tbody>
</table>
State of California

MEMORANDUM

To: Board of Directors

From: CALIFORNIA HOUSING FINANCE AGENCY

Date: December 30, 2013

Subject: Homeownership Loan Portfolio Update as of October 31, 2013

Attached for your information is a report summarizing the Agency’s Homeownership loan portfolio:

- Delinquencies as of October 31, 2013 by insurance type,
- Delinquencies as of October 31, 2013 by product (loan) type,
- Delinquencies as of October 31, 2013 by loan servicer,
- Delinquencies as of October 31, 2013 by county,
- A chart of the number of CalHFA’s FHA Delinquent Loan Trend for 30-90 Day and 120 Day (for the period of June 2011 thru October 2013)
- A chart of the number of CalHFA’s Conventional Delinquent Loan Trend for 30-90 Day and 120 Day (for the period of June 2011 thru October 2013)
- A graph of CalHFA’s 90-day+ ratios for FHA and Conventional loans (for the period of October 2008 through October 2013),
- A graph of 90-day+ ratios for CalHFA’s three Conventional loan (products) types, for the period of October 2011 through October 2013,
- Real Estate Owned (REO) at October 31, 2013,
- Accumulated Uninsured Losses from January 1, 2008 through October 31, 2013,
- Disposition of 1st Trust Deed Gain/(Loss) for January 1, 2013 through October 31, 2013, and
- Write-Offs of subordinate loans for January 1, 2013 through October 31, 2013
### Reconciled Loan Delinquency Summary

**All Active Loans By Insurance Type**

*As of October 31, 2013*

#### Federal Guaranty

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
<th>30-Day</th>
<th>60-Day</th>
<th>90(+) Day</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHA</td>
<td>7,741</td>
<td>$844,231,946</td>
<td>29.86%</td>
<td>453</td>
<td>137</td>
<td>478</td>
<td>1,068</td>
</tr>
<tr>
<td>VA</td>
<td>180</td>
<td>19,131,314</td>
<td>0.68%</td>
<td>4</td>
<td>1</td>
<td>14</td>
<td>19</td>
</tr>
<tr>
<td>RHS</td>
<td>77</td>
<td>13,631,773</td>
<td>0.48%</td>
<td>2</td>
<td>2</td>
<td>7</td>
<td>11</td>
</tr>
</tbody>
</table>

#### Conventional loans

- **with MI**
  - CalHFA MI Fund: 3,745 loans, $942,577,240
  - % of balances: 33.34%
  - 30-Day: 144, 64%
  - 60-Day: 34, 1.80%
  - 90(+) Day: 119, 6.31%
  - Totals: 217, 11.51%

- **without MI**
  - Orig with no MI: 4,045 loans, $740,106,087
  - % of balances: 26.18%
  - 30-Day: 127, 3.14%
  - 60-Day: 31, 0.77%
  - 90(+) Day: 190, 4.70%
  - Totals: 348, 8.60%

- **MI Cancelled**
  - 1,650 loans, $267,307,783
  - % of balances: 9.46%
  - 30-Day: 39, 2.36%
  - 60-Day: 10, 0.61%
  - 90(+) Day: 58, 3.52%
  - Totals: 107, 6.48%

**Total CalHFA**

<table>
<thead>
<tr>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
<th>30-Day</th>
<th>60-Day</th>
<th>90(+) Day</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>17,440</td>
<td>$2,826,986,142</td>
<td>100.00%</td>
<td>769</td>
<td>265</td>
<td>1,059</td>
<td>2,093</td>
</tr>
</tbody>
</table>

*Cancelled per Federal Homeowner Protection Act of 1998, which grants the option to cancel the MI with 20% equity.

Note: In accordance with CalHFA's policy, no trustee sale is permitted between December 15 and January 5 of any year without CalHFA's prior written approval.

### Reconciled Loan Delinquency Summary

**All Active Loans By Loan Type**

*As of October 31, 2013*

#### 30-yr level amort

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
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<tr>
<td>RHS</td>
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<td>13,631,773</td>
<td>0.48%</td>
<td>2</td>
<td>2</td>
<td>7</td>
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</tr>
</tbody>
</table>

#### 40-yr level amort

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
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<td>0.48%</td>
<td>2</td>
<td>2</td>
<td>7</td>
<td>11</td>
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</table>

#### 5-yr IOP, 30-yr amort

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
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<th>60-Day</th>
<th>90(+) Day</th>
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<td>453</td>
<td>137</td>
<td>478</td>
<td>1,068</td>
</tr>
<tr>
<td>VA</td>
<td>180</td>
<td>19,131,314</td>
<td>0.68%</td>
<td>4</td>
<td>1</td>
<td>14</td>
<td>19</td>
</tr>
<tr>
<td>RHS</td>
<td>77</td>
<td>13,631,773</td>
<td>0.48%</td>
<td>2</td>
<td>2</td>
<td>7</td>
<td>11</td>
</tr>
</tbody>
</table>

**Total CalHFA**

<table>
<thead>
<tr>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
<th>30-Day</th>
<th>60-Day</th>
<th>90(+) Day</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>17,440</td>
<td>$2,826,986,142</td>
<td>100.00%</td>
<td>769</td>
<td>265</td>
<td>1,059</td>
<td>2,093</td>
</tr>
</tbody>
</table>

*Weighted average of conventional loans:

<table>
<thead>
<tr>
<th>Loan Count</th>
<th>Balance</th>
<th>% of Balance</th>
<th>30-Day</th>
<th>60-Day</th>
<th>90(+) Day</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>310</td>
<td>3.28%</td>
<td>125</td>
<td>1.32%</td>
<td>560</td>
<td>5.93%</td>
<td>995</td>
</tr>
</tbody>
</table>

97
## Reconciled Loan Delinquency Summary
### All Active Loans By Servicer
#### As of October 31, 2013

<table>
<thead>
<tr>
<th>Loan Servicer</th>
<th>Count</th>
<th>Loan Balance</th>
<th>% of Loan Balance</th>
<th>30-Day Delinquency</th>
<th>60-Day Delinquency</th>
<th>90(+) Day Delinquency</th>
<th>% Delinquency</th>
</tr>
</thead>
<tbody>
<tr>
<td>CALHFA - LOAN SERVICING</td>
<td>6,479</td>
<td>$1,332,894,373</td>
<td>47.15%</td>
<td>194</td>
<td>68</td>
<td>391</td>
<td>6.03%</td>
</tr>
<tr>
<td>GUILD MORTGAGE</td>
<td>4,100</td>
<td>$629,050,796</td>
<td>22.25%</td>
<td>233</td>
<td>74</td>
<td>166</td>
<td>4.05%</td>
</tr>
<tr>
<td>WELLS FARGO HOME MORTGAGE</td>
<td>1,858</td>
<td>$192,103,263</td>
<td>6.80%</td>
<td>87</td>
<td>29</td>
<td>126</td>
<td>6.78%</td>
</tr>
<tr>
<td>EVERHOME MORTGAGE COMPANY</td>
<td>1,711</td>
<td>$145,922,430</td>
<td>5.16%</td>
<td>107</td>
<td>21</td>
<td>59</td>
<td>3.45%</td>
</tr>
<tr>
<td>BAC HOME LOANS SERVICING, LP</td>
<td>1,704</td>
<td>$282,337,539</td>
<td>9.99%</td>
<td>89</td>
<td>41</td>
<td>185</td>
<td>10.86%</td>
</tr>
<tr>
<td>GMAC MORTGAGE CORP</td>
<td>754</td>
<td>$92,038,373</td>
<td>3.26%</td>
<td>43</td>
<td>20</td>
<td>59</td>
<td>7.92%</td>
</tr>
<tr>
<td>FIRST MORTGAGE CORP</td>
<td>634</td>
<td>$115,970,003</td>
<td>4.10%</td>
<td>15</td>
<td>7</td>
<td>50</td>
<td>7.89%</td>
</tr>
<tr>
<td>JPMORGAN CHASE BANK, N.A.</td>
<td>125</td>
<td>$27,017,957</td>
<td>0.96%</td>
<td>1</td>
<td>2</td>
<td>17</td>
<td>13.60%</td>
</tr>
<tr>
<td>CITIMORTGAGE, INC.</td>
<td>38</td>
<td>$8,194,998</td>
<td>0.29%</td>
<td>0</td>
<td>3</td>
<td>6</td>
<td>15.79%</td>
</tr>
<tr>
<td>DOVENMUEHLE MORTGAGE, INC.</td>
<td>35</td>
<td>$970,304</td>
<td>0.03%</td>
<td>1</td>
<td>7</td>
<td>2</td>
<td>11.36%</td>
</tr>
<tr>
<td>WESCOM CREDIT UNION</td>
<td>2</td>
<td>$486,107</td>
<td>0.02%</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0.00%</td>
</tr>
<tr>
<td><strong>Total CalHFA</strong></td>
<td>17,440</td>
<td>$2,826,986,142</td>
<td>100.00%</td>
<td>769</td>
<td>265</td>
<td>1,059</td>
<td>12.00%</td>
</tr>
</tbody>
</table>

## Reconciled Loan Delinquency Summary
### All Active Loans By County
#### As of October 31, 2013

<table>
<thead>
<tr>
<th>County</th>
<th>Loan Count</th>
<th>Loan Balance</th>
<th>% of Loan Balance</th>
<th>30-Day Delinquency</th>
<th>60-Day Delinquency</th>
<th>90(+) Day Delinquency</th>
<th>% Delinquency</th>
</tr>
</thead>
<tbody>
<tr>
<td>LOS ANGELES</td>
<td>2,887</td>
<td>$558,120,095</td>
<td>19.74%</td>
<td>136</td>
<td>32</td>
<td>188</td>
<td>6.51%</td>
</tr>
<tr>
<td>SAN DIEGO</td>
<td>1,445</td>
<td>$284,935,255</td>
<td>10.08%</td>
<td>48</td>
<td>20</td>
<td>96</td>
<td>6.64%</td>
</tr>
<tr>
<td>KERN</td>
<td>1,142</td>
<td>$108,880,628</td>
<td>3.85%</td>
<td>65</td>
<td>27</td>
<td>77</td>
<td>6.74%</td>
</tr>
<tr>
<td>SANTA CLARA</td>
<td>1,129</td>
<td>$272,133,229</td>
<td>9.63%</td>
<td>22</td>
<td>10</td>
<td>38</td>
<td>3.37%</td>
</tr>
<tr>
<td>FRESNO</td>
<td>956</td>
<td>$77,136,365</td>
<td>2.73%</td>
<td>58</td>
<td>14</td>
<td>44</td>
<td>4.60%</td>
</tr>
<tr>
<td>TULARE</td>
<td>948</td>
<td>$77,626,397</td>
<td>2.75%</td>
<td>58</td>
<td>22</td>
<td>48</td>
<td>5.06%</td>
</tr>
<tr>
<td>SAN BERNARDINO</td>
<td>791</td>
<td>$118,504,322</td>
<td>4.19%</td>
<td>49</td>
<td>21</td>
<td>84</td>
<td>10.62%</td>
</tr>
<tr>
<td>ORANGE</td>
<td>789</td>
<td>$164,951,015</td>
<td>5.83%</td>
<td>24</td>
<td>8</td>
<td>47</td>
<td>5.96%</td>
</tr>
<tr>
<td>SACRAMENTO</td>
<td>788</td>
<td>$127,339,497</td>
<td>4.50%</td>
<td>32</td>
<td>8</td>
<td>72</td>
<td>9.14%</td>
</tr>
<tr>
<td>RIVERSIDE</td>
<td>779</td>
<td>$111,739,772</td>
<td>3.95%</td>
<td>54</td>
<td>24</td>
<td>74</td>
<td>9.50%</td>
</tr>
<tr>
<td>ALAMEDA</td>
<td>756</td>
<td>$166,982,417</td>
<td>5.91%</td>
<td>9</td>
<td>4</td>
<td>30</td>
<td>3.97%</td>
</tr>
<tr>
<td>CONTRA COSTA</td>
<td>609</td>
<td>$122,693,027</td>
<td>4.34%</td>
<td>21</td>
<td>8</td>
<td>35</td>
<td>3.75%</td>
</tr>
<tr>
<td>IMPERIAL</td>
<td>458</td>
<td>$42,293,431</td>
<td>1.50%</td>
<td>31</td>
<td>15</td>
<td>21</td>
<td>4.59%</td>
</tr>
<tr>
<td>VENTURA</td>
<td>428</td>
<td>$104,625,759</td>
<td>3.70%</td>
<td>14</td>
<td>4</td>
<td>15</td>
<td>3.50%</td>
</tr>
<tr>
<td>SONOMA</td>
<td>366</td>
<td>$69,129,164</td>
<td>2.45%</td>
<td>11</td>
<td>1</td>
<td>14</td>
<td>3.83%</td>
</tr>
<tr>
<td>OTHER COUNTIES</td>
<td>3,169</td>
<td>$419,895,768</td>
<td>14.85%</td>
<td>137</td>
<td>47</td>
<td>176</td>
<td>5.55%</td>
</tr>
<tr>
<td><strong>Total CalHFA</strong></td>
<td>17,440</td>
<td>$2,826,986,142</td>
<td>100.00%</td>
<td>769</td>
<td>265</td>
<td>1,059</td>
<td>12.00%</td>
</tr>
</tbody>
</table>
CalHFA’s FHA Delinquent Loan Trend for 30-90 Day and 120 Day

CalHFA’s Conventional Delinquent Loan Trend for 30-90 Day and 120 Day
90 day+ delinquent ratios for CalHFA’s FHA
and weighted average of all Conventional Loans

90-day+ delinquency ratios (month-end)

90 day+ delinquent ratios for CalHFA’s Three Conventional Loan Types

- 5-yr interest-only, 30-yr level (started in June '05)
- 40-yr level (started in June '06)
- 30-yr level
### Real Estate Owned

**Calendar Year 2013 (As of October 31, 2013)**

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Beginning Balance # of Loans</th>
<th>Prior Calendar Adj.</th>
<th>Reverted to CalHFA Jan-Sept</th>
<th>Reverted to CalHFA October</th>
<th>Total Trustee Sales</th>
<th>Repurchased by Lender Jan-Sept</th>
<th>Repurchased by Lender Oct 2013</th>
<th>Market Sale(s) Jan-Sept</th>
<th>Market Sale(s) Oct 2013</th>
<th>Total Repurchase Oct 2013</th>
<th>Total Disposition of REO(s)</th>
<th>Ending Balance of REO(s)</th>
<th>UPB of REO’s Owned</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHA/RHS/VA</td>
<td>45</td>
<td>(1)</td>
<td>90</td>
<td>8</td>
<td>98</td>
<td>112</td>
<td>7</td>
<td>262</td>
<td>16</td>
<td>119</td>
<td>23</td>
<td>3,880,761</td>
<td>23</td>
</tr>
<tr>
<td>Conventional</td>
<td>161</td>
<td>1</td>
<td>204</td>
<td>26</td>
<td>260</td>
<td>112</td>
<td>262</td>
<td>16</td>
<td>278</td>
<td>114</td>
<td>24,794,204</td>
<td>114</td>
<td>24,794,204</td>
</tr>
<tr>
<td>Total</td>
<td>206</td>
<td>0</td>
<td>294</td>
<td>34</td>
<td>326</td>
<td>112</td>
<td>262</td>
<td>7</td>
<td>16</td>
<td>397</td>
<td>137</td>
<td>28,675,055</td>
<td>137</td>
</tr>
</tbody>
</table>

*3rd party trustee sales are not shown in the tables (title to these loans were never transferred to CalHFA). There were eight (8) 3rd party sales in calendar year 2008, eighteen (18) 3rd party sales year 2009, thirty-nine (39) 3rd party sales year 2010, twenty two (22) 3rd party sales in calendar year 2011, forty one (41) 3rd party sales in calendar year 2012, and there are forty nine (49) 3rd party sales to date 2013.*
### Accumulated Uninsured Losses as of October 31, 2013

<table>
<thead>
<tr>
<th>Conventional Loans</th>
<th># of Properties Sold</th>
<th>Principal Write-Offs (1)</th>
<th># of GAP Claims</th>
<th>Actual GAP(2) Claim Payments</th>
<th># of Subordinate Loans</th>
<th>Subordinate Write-Offs (3) &amp; (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>REOs Sold</td>
<td>4,983</td>
<td>$ (183,022,031)</td>
<td>2,601</td>
<td>$ (117,367,774)</td>
<td>2,040</td>
<td>$ (18,015,905)</td>
</tr>
<tr>
<td>Short Sales</td>
<td>1,325</td>
<td>(58,511,509)</td>
<td>395</td>
<td>(17,461,359)</td>
<td>78</td>
<td>(768,736)</td>
</tr>
<tr>
<td>3rd Party Sales</td>
<td>78</td>
<td>(196,576)</td>
<td>4</td>
<td>(170,867)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Write-offs resulting from foreclosures</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subordinate loan without CalHFA 1st</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>6,386</td>
<td>$ (241,730,116)</td>
<td>3,000</td>
<td>$ (135,000,000)</td>
<td>12,263</td>
<td>$ (108,137,705)</td>
</tr>
</tbody>
</table>

1. Principal loan write-offs from January 1, 2008. Does not include allowance for loan losses or loan loss reserves.
2. The California Housing Loan Insurance Fund (the MI Fund) provided GAP insurance to meet HMRB bond indenture requirements that all loans held within that indenture have 50% of the unpaid principal balance insured by a mortgage insurance policy for the life of the loan. The insurance may be provided by any combination of government insurance, private mortgage insurance, or a policy from the MI fund. The Agency agreed, pursuant to an internal interfund agreement, to indemnify the MI Fund for claims paid for principal losses under the GAP insurance policy, up to a cumulative maximum amount of $135 million, this maximum amount was reached in August 2011. The indemnification is payable solely from available funds held in a sub account within the California Housing Finance Fund.
3. Includes both FHA/Conventional Loans.
4. Prior to May 1, 2013 this chart included losses on non-CalHFA FNMA subordinate loans serviced by CalHFA loan servicing.

### 2013 Year to Date Composition of 1st Trust Deed Loss
(As of October 31, 2013)

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Repurchased by Lender</th>
<th>Market Sales</th>
<th>Short Sales</th>
<th>Loan Balance at Sales</th>
<th>Principal Write-Offs</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHA/RHS/VA</td>
<td>119</td>
<td>58 $2,734,275</td>
<td></td>
<td></td>
<td>$ (28,135,322)</td>
</tr>
<tr>
<td>Conventional</td>
<td>119</td>
<td>278</td>
<td>338</td>
<td>163,054,174</td>
<td>$ (28,135,322)</td>
</tr>
<tr>
<td>Total</td>
<td>119</td>
<td>278</td>
<td>396 $195,788,449</td>
<td></td>
<td>$ (28,135,322)</td>
</tr>
</tbody>
</table>

### 2013 Year to Date Composition of Subordinate Write-Offs by Loan Type(1)
(As of October 31, 2013)

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Active Loans</th>
<th>Write-Offs with CalHFA 1st</th>
<th>Write-Offs w/o CalHFA 1st</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Active Loans</td>
<td>Dollar Amount</td>
<td>Number of Write-Offs</td>
<td>Dollar Amount</td>
</tr>
<tr>
<td>CHAP/HHPA (HiCAP)</td>
<td>6,931</td>
<td>$73,328,766</td>
<td>408</td>
<td>$3,929,080</td>
</tr>
<tr>
<td>CHDAP / ECTP (THPA) / HiRAP</td>
<td>27,467</td>
<td>192,273,090</td>
<td>466</td>
<td>3,685,511</td>
</tr>
<tr>
<td>Other (2)</td>
<td>209</td>
<td>2,781,412</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>34,607</td>
<td>$268,383,268</td>
<td>874</td>
<td>$7,614,591</td>
</tr>
</tbody>
</table>

1. Does not include FNMA and CalSTRS subordinates (non-agency loans serviced by in house loan servicing)
2. Includes HPA, MDP, OHPA, and SSLP.
MEMORANDUM

To: Board of Directors  
Date: December 30, 2013

From: CALIFORNIA HOUSING FINANCE AGENCY

Subject: AGENCY BONDS, INTEREST RATE SWAPS, AND FINANCING RISK FACTORS REPORT

The following report describes our bond and interest rate swap positions as well as the related risks associated with variable rate and swap strategies. The report is divided into sections as follows:

1) Outstanding Bonds
2) Variable Rate Debt
   a) Variable Rate Debt Exposure
   b) Types of Variable Rate Debt
   c) Liquidity Providers
   d) Interest Rate Swaps
3) Financing Risk Factors
   a) Unhedged Variable Rate Risk
   b) Basis Risk
   c) Amortization Risk
   d) Termination Risk
   a) Collateral Posting Risk
1) OUTSTANDING BONDS

Below is the Agency’s outstanding debt position. This table does not include any pass-thru or conduit financings which makes up an additional $405 million.

<table>
<thead>
<tr>
<th></th>
<th>Fixed Rate</th>
<th>Variable Rate</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single Family</td>
<td>$1,775</td>
<td>$1,464</td>
<td>$3,239</td>
</tr>
<tr>
<td>Multifamily</td>
<td>360</td>
<td>397</td>
<td>757</td>
</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td><strong>$2,135</strong></td>
<td><strong>$1,861</strong></td>
<td><strong>$3,996</strong></td>
</tr>
</tbody>
</table>

2) VARIABLE RATE DEBT

a) VARIABLE RATE DEBT EXPOSURE

Over the years the Agency has integrated the use of variable rate debt as a primary issuance strategy in providing capital to support its programmatic goals. Most of our interest rate exposure from variable rate debt is hedged in the swap market.

This section describes the variable rate bonds of CalHFA and is organized programmatically by indenture as follows: HMRB (Home Mortgage Revenue Bonds--CalHFA’s largest single family indenture), MHRB (Multifamily Housing Revenue Bonds III--CalHFA’s largest multifamily indenture), and HPB (Housing Program Bonds--CalHFA’s multipurpose indenture, used to finance a variety of loans including the Agency’s downpayment assistance loans). The total amount of CalHFA variable rate debt is $1.8 billion, 42% of our $4 billion of total indebtedness as of December 1, 2013.

<table>
<thead>
<tr>
<th></th>
<th>Swapped to Fixed Rate</th>
<th>Not Swapped or Tied to Variable Rate Assets</th>
<th>Total Variable Rate Debt</th>
</tr>
</thead>
<tbody>
<tr>
<td>HMRB (SF)</td>
<td>$735</td>
<td>$729</td>
<td>$1,553</td>
</tr>
<tr>
<td>MHRB (MF)</td>
<td>314</td>
<td>83</td>
<td>405</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,049</strong></td>
<td><strong>$812</strong></td>
<td><strong>$1,861</strong></td>
</tr>
</tbody>
</table>
b) **TYPES OF VARIABLE RATE DEBT**

The following table shows our variable rate debt sorted by type, i.e., whether auction rate, indexed rate, or variable rate demand obligations (VRDOs). Auction and indexed rate securities cannot be "put" back to us or to a third party by investors; hence they typically bear higher rates of interest than do "put-able" bonds such as VRDOs.

<table>
<thead>
<tr>
<th>TYPES OF VARIABLE RATE DEBT</th>
<th>($ in millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Variable Rate</td>
</tr>
<tr>
<td></td>
<td>Demand Rate</td>
</tr>
<tr>
<td></td>
<td>Obligations</td>
</tr>
<tr>
<td></td>
<td>Total Debt</td>
</tr>
<tr>
<td>Auction Rate &amp; Similar</td>
<td></td>
</tr>
<tr>
<td>Securities</td>
<td></td>
</tr>
<tr>
<td>Indexed Rate Bonds</td>
<td></td>
</tr>
<tr>
<td>VRDOs</td>
<td></td>
</tr>
<tr>
<td>HMRB</td>
<td>$0</td>
</tr>
<tr>
<td>MHRB</td>
<td>$104</td>
</tr>
<tr>
<td>Total</td>
<td>$104</td>
</tr>
<tr>
<td></td>
<td>$553</td>
</tr>
<tr>
<td></td>
<td>$911</td>
</tr>
<tr>
<td></td>
<td>$1,464</td>
</tr>
<tr>
<td></td>
<td>$553</td>
</tr>
<tr>
<td></td>
<td>$293</td>
</tr>
<tr>
<td></td>
<td>$397</td>
</tr>
<tr>
<td></td>
<td>$1,861</td>
</tr>
</tbody>
</table>

---

e) **LIQUIDITY PROVIDERS**

On October 19, 2009, the United States Treasury (Treasury) announced a new initiative for state and local housing finance agencies (HFAs) to provide a new bond purchase program to support new lending by HFAs and to provide a temporary credit and liquidity program (TCLP) to improve access of HFAs to liquidity for outstanding HFA bonds. On December 23, 2009, the Agency closed eight TCLP transactions with Treasury to replace the liquidity for $3.5 billion of variable rate bonds. The new liquidity became effective in January 2010 on the mandatory tender dates of the bonds with an initial expiration date of December 23, 2012. However, the Agency successfully negotiated with Treasury to extend the deadline for the TCLP to December 23, 2015.

The table below shows the government-sponsored enterprises (GSE) which are providing liquidity in the form of standby bond purchase agreements for our VRDOs.

<table>
<thead>
<tr>
<th>LIQUIDITY PROVIDERS</th>
<th>As of 12/1/2013</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>($ in millions)</td>
</tr>
<tr>
<td>Financial Institution</td>
<td>$ Amount of Bonds</td>
</tr>
<tr>
<td>Freddie Mac</td>
<td>$ 602</td>
</tr>
<tr>
<td>Fannie Mae</td>
<td>602</td>
</tr>
<tr>
<td>Total</td>
<td>$1,204</td>
</tr>
</tbody>
</table>
d) Interest Rate Swaps

Currently, we have a total of 82 “fixed-payer” swaps with eleven different counterparties for a combined notional amount of $1.7 billion. All of these fixed-payer swaps are intended to establish synthetic fixed rate debt by converting our variable rate payment obligations to fixed rates. The table below provides a summary of our swap notional amounts.

**FIXED PAYER INTEREST RATE SWAPS**
(notional amounts)
($ in millions)

<table>
<thead>
<tr>
<th></th>
<th>Tax-Exempt</th>
<th>Taxable</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>HMRB</td>
<td>$1,085</td>
<td>$138</td>
<td>$1,223</td>
</tr>
<tr>
<td>MHRB</td>
<td>501</td>
<td>0</td>
<td>501</td>
</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td><strong>$1,586</strong></td>
<td><strong>$138</strong></td>
<td><strong>$1,724</strong></td>
</tr>
</tbody>
</table>

**SWAPS**
($ in millions)

<table>
<thead>
<tr>
<th></th>
<th>Hedging Bonds</th>
<th>Not Hedging Bonds</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>HMRB</td>
<td>$766</td>
<td>$457</td>
<td>$1,223</td>
</tr>
<tr>
<td>MHRB</td>
<td>319</td>
<td>182</td>
<td>501</td>
</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td><strong>$1,085</strong></td>
<td><strong>$639</strong></td>
<td><strong>$1,724</strong></td>
</tr>
</tbody>
</table>

For all of our fixed-payer swaps, we receive floating rate payments from our counterparties in exchange for a fixed-rate obligation on our part. In today’s market, the net periodic payment owed under these swap agreements is from us to our counterparties. As an example, on our August 1, 2013 semianual debt service payment date we made a total of $36 million of net payments to our counterparties. Conversely, if short-term rates were to rise above the fixed rates of our swap agreements, then the net payment would run in the opposite direction, and we would be on the receiving end.

The table on the following page shows the diversification of our fixed payer swaps among the thirteen firms acting as our swap counterparties.
3) FINANCING RISK FACTORS

a) Unhedged Variable Rate Risk

As shown in Sec. 2(a), the Variable Rate Debt table, our "net" variable rate exposure is $812 million, 20% of our indebtedness. The net amount of variable rate bonds is the amount that is neither swapped to fixed rates nor directly backed by complementary variable rate loans or investments. The $812 million of net variable rate exposure ($452 million taxable and $360 million tax-exempt) is offset by the Agency’s variable rate investments and excess swap positions. The Agency’s balance sheet has: i) $512 million (six month average balance) of non-bond indenture related funds invested in the State Treasurer’s investment pool (SMIF) earning a variable rate of interest; and, ii) $639 million notional amount of interest rate swaps in excess of the hedged bonds.
From a risk management perspective, these two positions serve as a balance sheet hedge for the $812 million of net variable rate exposure.

In order to estimate the “true” unhedged position to the Agency, first, the overhedged swaps were used to offset the unhedged bonds. Then, the remaining tax-exempt un hedge bonds were converted into their equivalent taxable basis. Using this conversion method, the $812 million of net variable rate exposure translates to $226 million of net variable rate exposure. This $226 million is further reduced by the $512 million of funds invested in SMIF. Thus the “true” net variable rate debt is -$317 million which, from the Agency’s balance sheet perspective, means there is no net unhedged position.

In addition, taking unhedged variable rate exposure mitigates the amortization risk without the added cost of purchasing swap optionality. Our unhedged variable rate bonds are callable on any date and allow for bond redemption or loan recycling without the cost of par termination rights or special bond redemption provisions. In addition, taking unhedged variable rate exposure diversifies our interest rate risks by providing benefits when short-term interest rates rise slower than the market consensus. In a liability portfolio that is predominately hedged using long-dated swaps, the unhedged exposure balances the interest rate profile of the Agency’s outstanding debt.

b) BASIS RISK

Almost all of our swaps contain an element of what is referred to as “basis risk” – the risk that the floating rate component of the swap will not match the floating rate of the underlying bonds. This risk arises because our swap floating rates are based on indices, which consist of market-wide averages, while our bond floating rates are specific to our individual bond issues. The only exception is where our taxable floating rate bonds are index-based, as is the case of the taxable floaters we have sold to the Federal Home Loan Banks.

The relationship between the two floating rates changes as market conditions change. Some of the conditions that contributed to our extreme basis mismatch in 2009 and early 2010 were the collapse of the auction rate securities market, the impact of bond insurer downgrades, the funding of bank bonds at higher rates, and SIFMA/LIBOR ratio at historically high levels over 100%. We responded to the market disruption by refunding, converting, or otherwise modifying many of the underperforming auction rate securities and insured VRDOs, and we eliminated bank bonds by taking advantage of the Temporary Credit and Liquidity Program offered by the federal government.

The new Temporary Credit and Liquidity Program from the federal government and the GSEs has significantly reduced basis mismatch. As part of this process, all bond insurance was removed from VRDOs and the federal government now provides direct credit support on all CalHFA VRDOs. This has allowed CalHFA VRDOs to reset with little or no spread to SIFMA. Since January 2010, our VRDOs have reset at an average of 2 basis points or 0.02% below SIFMA, whereas in 2009, our VRDOs were resetting at an average of 106 basis points or 1.06% above SIFMA. The main risk that exists is that the SIFMA/LIBOR ratio continues to be high and as market rates rise our basis mismatch may remain higher than expected due to general market conditions.
The floating formulas of Agency swaps are usually indexed to LIBOR or SIFMA. LIBOR is the London Interbank Offered Rate index which is used to benchmark taxable floating rate debt, and SIFMA is the Securities Industry and Financial markets Association Index to benchmark tax-exempt variable rates. When the SIFMA/LIBOR ratio is very high, the swap payment we receive falls short of our bond payment, and the all-in rate we experience is somewhat higher. The converse is true when the percentage is low. We continually monitored the SIFMA/LIBOR relationship and the performance of our swap formulas and made certain adjustments to the formula. The following table displays the SIFMA/LIBOR ratio for the past eight calendar years.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>68%</td>
<td>96%</td>
</tr>
<tr>
<td>2007</td>
<td>69%</td>
<td>79%</td>
</tr>
<tr>
<td>2008</td>
<td>84%</td>
<td>69%</td>
</tr>
<tr>
<td>2009</td>
<td>123%</td>
<td>49%</td>
</tr>
</tbody>
</table>

The table below shows the diversification of variable rate formulas used for determining the payments received from our interest rate swap counterparties.

**BASIS FOR VARIABLE RATE PAYMENTS RECEIVED FROM SWAP COUNTERPARTIES (notional amounts) ($ in millions)**

<table>
<thead>
<tr>
<th></th>
<th>Tax-Exempt</th>
<th>Taxable</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>% of LIBOR (+ spread)</td>
<td>$1,029</td>
<td>$0</td>
<td>$1,029</td>
</tr>
<tr>
<td>SIFMA (+ spread)</td>
<td>372</td>
<td>0</td>
<td>372</td>
</tr>
<tr>
<td>Stepped % of LIBOR</td>
<td>177</td>
<td>0</td>
<td>177</td>
</tr>
<tr>
<td>3 mo. LIBOR (+ spread)</td>
<td>0</td>
<td>81</td>
<td>81</td>
</tr>
<tr>
<td>% of SIFMA</td>
<td>18</td>
<td>0</td>
<td>18</td>
</tr>
<tr>
<td>1 mo. LIBOR</td>
<td>0</td>
<td>31</td>
<td>31</td>
</tr>
<tr>
<td>3 mo. LIBOR</td>
<td>0</td>
<td>11</td>
<td>11</td>
</tr>
<tr>
<td>6 mo. LIBOR</td>
<td>0</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td><strong>$1,596</strong></td>
<td><strong>$128</strong></td>
<td><strong>$1,724</strong></td>
</tr>
</tbody>
</table>

1 Stepped % of LIBOR – This formula has seven incremental steps where at the low end of the spectrum the swap counterparty would pay us 85% of LIBOR if rates should fall below 1.25% and at the high end it would pay 60% of LIBOR if rates are greater than 6.75%.
c) **AMORTIZATION RISK**

Our bonds are generally paid down (redeemed or paid at maturity) as our loans are prepaid. Our interest rate swaps amortize over their lives based on assumptions about the receipt of prepayments, and the single family transactions which include swapped bonds have generally been designed to accommodate prepayment rates between two and three times the “normal” rate. Our interest rate swaps generally have had fixed amortization schedules that can be met under a sufficiently wide ranges of prepayment speeds. In addition, swaps that were entered into after 2003 had swap termination options which allowed the Agency to terminate all or portions of the swap at par (no cost to terminate). The table below shows the par terminations that the Agency has exercised to date.

<table>
<thead>
<tr>
<th>Swap Par Options Exercised ($ in thousands)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004 $12,145</td>
</tr>
<tr>
<td>2005 35,435</td>
</tr>
<tr>
<td>2006 20,845</td>
</tr>
<tr>
<td>2007 28,120</td>
</tr>
<tr>
<td>2008 18,470</td>
</tr>
<tr>
<td>2009 370,490</td>
</tr>
<tr>
<td>2010 186,465</td>
</tr>
<tr>
<td>2011 288,700</td>
</tr>
<tr>
<td>2012 361,975</td>
</tr>
<tr>
<td>2013 243,855</td>
</tr>
<tr>
<td>$1,566,500</td>
</tr>
</tbody>
</table>

The table below shows the speed at which the Agency’s single family first mortgage loans have been prepaying for the past five years.

**SEMI-ANUAL PREPAYMENT SPEED FOR PAST FIVE YEARS**

<table>
<thead>
<tr>
<th>6-mo Period Ending</th>
<th>PSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun-2008</td>
<td>60%</td>
</tr>
<tr>
<td>Dec-2008</td>
<td>58%</td>
</tr>
<tr>
<td>Jun-2009</td>
<td>89%</td>
</tr>
<tr>
<td>Dec-2009</td>
<td>128%</td>
</tr>
<tr>
<td>Jun-2010</td>
<td>165%</td>
</tr>
<tr>
<td>Dec-2010</td>
<td>236%</td>
</tr>
<tr>
<td>Jun-2011</td>
<td>255%</td>
</tr>
<tr>
<td>Dec-2011</td>
<td>299%</td>
</tr>
<tr>
<td>Jun-2012</td>
<td>278%</td>
</tr>
<tr>
<td>Dec-2012</td>
<td>257%</td>
</tr>
<tr>
<td>Jun-2013</td>
<td>308%</td>
</tr>
</tbody>
</table>
Of interest is an $670 million overswap mismatch between the notional amount of certain of our swaps and the outstanding amount of the related bonds. This mismatch has occurred for two reasons: 1) as a result of the interplay between loan prepayments and the “10-year rule” of federal tax law and 2) the strategic debt management of the Agency to redeem bonds that were hedged but were associated with troubled or problematic financial partners. While some of our bonds are “over-swapped”, there are significantly more than enough unswapped variable rate bonds to compensate for the mismatch. To mitigate our overswapped position, we continually monitor the termination value of our “excess swap” position looking for opportunities to unwind these positions when market terminations would be at minimal cost or a positive value to us and by exercising the par swap options as they become available.

**d) TERMINATION RISK**

Termination risk is the risk that, for some reason, our interest rate swaps must be terminated prior to their scheduled maturity. Our swaps have a market value that is determined based on current interest rates. When current fixed rates are higher than the fixed rate of the swap, our swaps have a positive value to us (assuming, as is the case on all of our swaps today, that we are the payer of the fixed swap rate), and termination would result in a payment from the provider of the swap (our swap “counterparty”) to us. Conversely, when current fixed rates are lower than the fixed rate of the swap, our swaps have a negative value to us, and termination would result in a payment from us to our counterparty.

Our swap documents allow for a number of termination “events,” i.e., circumstances under which our swaps may be terminated early, or “unwound”. One circumstance that would cause termination would be a payment default on the part of either counterparty. Another circumstance would be a sharp drop in either counterparty’s credit ratings and, with it, an inability (or failure) of the troubled counterparty to post sufficient collateral to offset its credit problem. It should be noted that, if termination is required under the swap documents, the market determines the amount of the termination payment and who owes it to whom. Depending on the market, it may be that the party who has caused the termination is owed the termination payment.

**TERMINATION VALUE HISTORY**

<table>
<thead>
<tr>
<th>Date</th>
<th>Termination Value ($ in millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/31/12</td>
<td>($302)</td>
</tr>
<tr>
<td>6/30/12 *</td>
<td>($324)</td>
</tr>
<tr>
<td>9/30/12</td>
<td>($330)</td>
</tr>
<tr>
<td>12/31/12</td>
<td>($294)</td>
</tr>
<tr>
<td>3/31/13</td>
<td>($294)</td>
</tr>
<tr>
<td>6/30/13</td>
<td>($248)</td>
</tr>
<tr>
<td>9/30/13</td>
<td>($203)</td>
</tr>
</tbody>
</table>

* As reported in the Financial Statements
e) COLLATERAL POSTING RISK

Some ISDA agreements that we have entered into with the swap counterparties have collateral posting requirements. These postings are a function of the mark-to-market, ratings, threshold amounts, independent amounts and any collateral already posted. Our trades are valued weekly, and our collateral position is adjusted weekly based on those valuations. Failure to post the required collateral can result in a termination event.

The table below shows the required collateral amounts currently posted to swap counterparties. In the past months, falling interest rates have caused the swaps to have a negative value to the Agency thereby increasing the amount of collateral being posted to the counterparties.

<table>
<thead>
<tr>
<th></th>
<th>JPMorgan</th>
<th>Goldman Sachs</th>
<th>BofA</th>
<th>BofA / Merrill Lynch</th>
<th>Deutsche</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marked-to-Market</td>
<td>43.94</td>
<td>23.83</td>
<td>42</td>
<td>24.62</td>
<td>0</td>
<td>61.09</td>
</tr>
<tr>
<td>Credit Support Amount</td>
<td>31.94</td>
<td>10.08</td>
<td>6.25</td>
<td>12.82</td>
<td>0</td>
<td>61.09</td>
</tr>
</tbody>
</table>
State of California

MEMORANDUM

To: Board of Directors

Date: January 2, 2014

From: CALIFORNIA HOUSING FINANCE AGENCY

Subject: REPORT OF CONDUIT ISSUANCE
CALIFORNIA HOUSING FINANCE AGENCY LIMITED OBLIGATION VARIABLE RATE DEMAND MULTIFAMILY HOUSING REVENUE BONDS (RAMONA ESTATES APARTMENTS) 2013 ISSUE C

On December 24th we issued $6,500,000 of tax-exempt fixed rate bonds. These bonds were issued as fixed rate bonds, for which interest is paid monthly at a fixed rate of 6% per annum on the bonds. This transaction is a private placement between WLCAC Ramona Estates, L.P. (the Borrower) and Red Stone Tax-Exempt Funding LLC (Majority Owner). Red Stone purchased the fixed rate tax-exempt bonds. The Agency delivered the bonds to FMSbonds, Inc. (the Underwriter). The Underwriter then resold the bonds to Deutsche Bank Securities Inc. (the Purchaser). The bonds are unrated due to the fact that this is a private placement. Since the Agency issued these bonds on a conduit basis, the bonds are limited obligations of the Agency, payable solely from the revenues and other funds and monies pledged and assigned under the trust indenture.

The bonds have been issued to finance a loan to the Borrower.

Project:
The 2013 Issue C was used for acquisition/rehabilitation and permanent financing for a 60 unit multifamily affordable apartment development known as Ramona Estates Apartments, located in the City of Compton, County of Los Angeles, California.
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MEMORANDUM

To: Board of Directors

From: CALIFORNIA HOUSING FINANCE AGENCY

Subject: REPORT OF CONDUIT ISSUANCE
CALIFORNIA HOUSING FINANCE AGENCY LIMITED OBLIGATION VARIABLE RATE DEMAND MULTIFAMILY HOUSING REVENUE BONDS (WARWICK SQUARE APARTMENTS) 2013 ISSUE B

Date: January 2, 2014

On December 18th we issued $12,840,000 of tax-exempt variable rate bonds. These bonds were issued as variable rate demand obligations, for which interest rates are reset weekly and interest paid monthly. The bonds are secured by an irrevocable direct-pay Letter of Credit issued by East West Bank. Also, the bonds are backed by a standby bond purchase agreement with Federal Home Loan Bank of San Francisco and are rated AA+ by Standard & Poor’s Ratings Services. Since the Agency issued these bonds on a conduit basis, the bonds are limited obligations of the Agency, payable solely from the revenues and other funds and monies pledged and assigned under the trust indenture.

The bonds have been issued to refund $12,840,000 of prior CalHFA bond issues. One prior loan will be transferred as a result of the refunding.

Project:
The 2013 Issue B bonds were used for acquisition/rehabilitation and permanent financing for a 500 unit multifamily affordable apartment development known as Warwick Square Apartments, located at 780 South Lyon Street in Santa Ana, California. Warwick Square Apartments was an existing portfolio loan.
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