OVERSIGHT BOARD

OF THE CITY OF LONG BEACH AS SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY OF LONG BEACH 333 West Ocean Bivd., 3rd Floor, Long Beach, CA 90802 Phone: 562.570.6615 Fax: 562.570.6215

January 24, 2018

OVERSIGHT BOARD MEMBERS

RECOMMENDATION:

Adopt a Resolution approving an amended repayment schedule for certain agreements between the City of Long Beach and the former Redevelopment Agency of the City of Long Beach.

DISCUSSION

Cities with redevelopment agencies commonly loaned funds to those agencies to carry out the purposes of their adopted redevelopment plans, especially during the early years of a redevelopment project when the amount of tax increment generated annually was not sufficient to initiate redevelopment activities. Furthermore, redevelopment agencies needed to have established debt as a requirement to receive tax increment. Cities made loans to their redevelopment agencies to initiate redevelopment activities, expecting the loans to be repaid with interest.

AB1x26, the "Dissolution Act," voided loan agreements between cities and redevelopment agencies. AB 1484, legislation adopted to clean up earlier provisions of the Dissolution Act, provided that City/Agency loans could be deemed enforceable obligations under certain circumstances:

- A successor agency had received a finding of completion.
- A successor agency had repaid the former redevelopment agency's debt to the Low- and Moderate-Income Housing Set-Aside Fund.
- A successor agency's oversight board made a finding that the City and Agency loan agreements were for legitimate redevelopment purposes.

On April 26, 2013, the Successor Agency to the Redevelopment Agency of the City of Long Beach (Successor Agency) received its Finding of Completion. On March 11, 2016, the California Department of Finance (DOF) found that four loans totaling \$34,635,279 were enforceable obligations. In July 2016, the Successor Agency repaid the remaining debt of the former Redevelopment Agency of the City of Long Beach (Agency) to the Lowand Moderate-Income Housing Set-Aside Fund (Housing Fund).

OVERSIGHT BOARD MEMBERS January 24, 2018 Page 2 of 3

The repayment of the Agency's debt to the Housing Fund, and the repayment of loans from the City are subject to the annual formula described in Section 34191.4(b)(3)(A) of the Health and Safety Code.

The formula for the repayment amount in Fiscal Year 2018 (FY 18) is as follows:

(ROPS 17-18 residual proceeds – ROPS 12-13A&B residual proceeds) x 50%

or

 $($70,228,348 - $45,018,614) \times 50\% = $12,604,867$

The proposed repayment schedule is as follows:

City's Fiscal Year/ ROPS Period	Payments Completed	Payment Request Based on Actual Residuals	Payment Based on Estimated Residuals*	Balance
Beginning				
Balance	panna (p. 16-18-16) - 16-16-16-16-16-16-16-16-16-16-16-16-16-1	maanna maannasaannasaannasaalalalalalalalalalala	**************************************	\$34,635,279
2015-16/				
ROPS 16-17	\$4,493,415			\$30,141,864
2016-17/				(2) 19-30 (U) 00 (U) 10
ROPS 17-18	\$6,795,684			\$23,346,180
2017-18/			ranneaumearmean meannaean niposeipige (destable	и (1915): (Сиглани посточни постана по
ROPS 18-19		\$12,604,867		\$10,741,313
2018-19/		The state of the s	овет живовиния в при	divi-bitovimo ovovimam maminominaminaminaminami
ROPS 19-20			\$10,741,313	\$0
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^{*}Actual repayment amounts will be less than or equal to the maximum amount allowed pursuant to Health and Safety Code Section 34176(e)(6)(B).

Pursuant to Section 34191.4(3)(c) of the Health and Safety Code, 20 percent of the annual repayment to the City is distributed to the Housing Successor Agency to increase, improve and preserve the supply of low- and moderate-income housing.

Payments after the Recognized Obligation Payment Schedule (ROPS) 18-19 period are estimates. The repayment amounts will be updated annually when the actual fiscal year residual amount is available. Actual repayment amounts will not exceed the maximum amount allowed pursuant to Health and Safety Code Section 34176(e)(6)(B). The updated repayment amounts will be included on each annual ROPS until the loan has been completely repaid.

This matter will be considered by the Successor Agency to the Redevelopment Agency of the City of Long Beach on January 23, 2018.

OVERSIGHT BOARD MEMBERS January 24, 2018 Page 3 of 3

SUGGESTED ACTION:

Approve Recommendation.

Respectfully submitted,

LISĂ A. FALL

ADMINISTRATIVE AND FINANCIAL SERVICES BUREAU MANAGER,

DEVELOPMENT SERVICES

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Attachment:

Resolution

A RESOLUTION OF THE OVERSIGHT BOARD OF THE CITY OF LONG BEACH AS THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY OF LONG BEACH APPROVING AN AMENDED REPAYMENT SCHEDULE FOR CERTAIN AGREEMENTS BETWEEN THE CITY OF LONG BEACH AND THE FORMER REDEVELOPMENT AGENCY OF THE CITY OF LONG BEACH

WHEREAS, the City of Long Beach loaned funds to the Redevelopment Agency of the City of Long Beach to carry out its redevelopment plans; and

WHEREAS, AB1x26 (the "Dissolution Act") voided loan agreements between cities and redevelopment agencies; and

WHEREAS, AB1484, legislation adopted to amend earlier provisions of the Dissolution Act, provided that City-Agency loans could be deemed enforceable under the following circumstances: 1) a successor agency had received a finding of completion; 2) a successor agency had repaid the former redevelopment agency's debt to the Low- and Moderate-Income Housing Set-Aside Fund; and 3) a successor agency's oversight board made a finding that the city and agency loan agreements were for legitimate redevelopment purposes; and

WHEREAS, on April 26, 2013, the Successor Agency to the Redevelopment Agency of the City of Long Beach ("Successor Agency") received its Finding of Completion; and

WHEREAS, on March 11, 2016, the California Department of Finance found that four loans were enforceable obligations; and

WHEREAS, in July 2016, the Successor Agency repaid the remaining debt

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1	of the former Redevelopment Agency of the City of Long Beach to the Low- and Moderate
2	- Income Housing Set-Aside Fund;
3	NOW, THEREFORE, the Oversight Board of the City of Long Beach as the
4	Successor Agency to the Redevelopment Agency of the City of Long Beach resolves as
5	follows:
6	Section 1. Approve the amended repayment schedule for certain
7	agreements between the City of Long Beach and the former Redevelopment Agency of
8	the City of Long Beach as more particularly described on Exhibit "A" attached hereto.
9	Section 2. This resolution shall take effect immediately upon its adoption
10	by the Oversight Board, and the City Clerk shall certify the vote adopting this resolution.
11	PASSED, APPROVED, and ADOPTED at a meeting of the Oversight Board
12	of the City of Long Beach as the Successor Agency to the Redevelopment Agency of the
13	City of Long Beach held this day of, 2018 by the following vote:
14	
15	Ayes:
16	
17	
18	Noes:
19	
20	
21	Absent:
22	
23	
24	Chairperson, Oversight Board
25	APPROVED:
26	
27	
28	Secretary, Oversight Board

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 EXHIBIT "A"

REPAYMENT SCHEDULE

City's Fiscal Year/ ROPS Period	Payments Completed	Payment Request Based on Actual Residuals	Payment Based on Estimated Residuals*	Balance
Beginning Balance				\$34,635,279
2015-16/	·			+
ROPS 16-17	\$4,493,415		A	\$30,141,864
2016-17/				
ROPS 17-18	\$6,795,684		der de Maria	\$23,346,180
2017-18/			•	
ROPS 18-19		\$12,604,867		\$10,741,313
2018-19/				
ROPS 19-20	***		\$10,741,313	\$0