MEMORANDUM

To: The Chairperson and Members

From: Marc Jahr
President

Date: June 5, 2013

Re: Multi-Family Housing Revenue Bonds, 2013 Series B-1, B-2, B-3, B-4, D-1 and D-2, 2015 Series A and re-designation of the 169th Supplemental Resolution as 2013 Series C


Interest on the 2013 Series B Bonds and 2015 Series A Bonds is expected to be exempt from Federal, state and local income tax and will qualify as tax-exempt private activity bonds with a combination of an allocation of new private activity bond volume cap, an allocation of “recycled” volume cap in accordance with the Housing and Economic Recovery Act of 2008 (“HERA”) and by refunding certain outstanding bonds of the Corporation. Interest on the 2013 Series D Bonds will not be exempt from Federal income tax, but will be exempt from state and local income tax. The anticipated interest rates, maturity dates, uses and other relevant terms of the Bonds are described herein.

Approval of the Resolution will authorize the 177th through 183rd Supplemental Resolutions under the Corporation’s Multi-Family Housing Revenue Bonds Bond Resolution originally adopted by the Members in 1993 (the “Open Resolution”).

On September 27, 2012, Members approved the 169th Supplemental Resolution under the Open Resolution. It is anticipated that in connection with the issuance of the 2013 Bonds, the 169th
Supplemental Resolution will be re-designated the Corporation’s Multi-Family Housing Revenue Bonds, 2013 Series C (“2013 Series C”) and issued as a COB to preserve “recycled” volume cap. The proceeds of the 2013 Series C Bonds are expected to provide first position construction and permanent financing for the new construction or rehabilitation of one or more of the developments listed in Attachment “A”. Most of the projects listed in Attachment “A” will not be funded from the 2013 Series C Bond proceeds but all will be eligible for such financing.

Following is a discussion concerning the background of the Open Resolution, the proposed uses of the Bonds and a description of their structure and security and other proposed actions of the Corporation.

**Background and Status of the Open Resolution**

Under the Open Resolution, the Corporation has issued bonds (a) to finance or acquire mortgage loans for multi-family rental and cooperative housing developments throughout New York City, (b) to refund other bond issues of the Corporation, which had financed other multi-family developments, and (c) to acquire a 100% interest in City-owned mortgages. As of January 31, 2013 there were 950 mortgage loans (876 permanent loans and 74 construction loans) held under the Open Resolution with a total outstanding principal balance of approximately $3,969,971,219, with $2,743,844,959 of permanent loans and $1,226,126,261 of construction loans. These mortgage loans, together with funds in the Bond Proceeds Account and Debt Service Reserve Account total $4,740,480,294 as of January 31, 2013. There are no material monetary defaults on any of the mortgage loans other than temporary financial difficulties with respect to certain developments which are in the process of being cured. As of January 31, 2013, there were $3,768,250,000 of Open Resolution Bonds outstanding, not including bonds issued under the New Issue Bond Program. Subsequent to January 31, 2013, the Corporation issued $104,885,000 principal amount of Open Resolution Bonds.

**Proposed Uses for the 2013 Series B Bond Proceeds**

It is anticipated that a portion of the 2013 Series B Bond proceeds, together with remarketing proceeds of the Corporation’s Multi-Family Housing Revenue Bonds, 2012 Series M (the “2012 Series M Bonds”) originally issued on December 20, 2012, will be used to finance fifteen (15) mortgage loans for developments as described in the chart below:

<table>
<thead>
<tr>
<th>Expected Bond Series</th>
<th>Development Name</th>
<th>Project Type</th>
<th>Expected Not to Exceed Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013 Series B-1</td>
<td>1016 Washington Avenue</td>
<td>LAMP</td>
<td>$18,205,000</td>
</tr>
<tr>
<td>2013 Series B-1</td>
<td>Barrier Free Living*</td>
<td>LAMP</td>
<td>1,125,000</td>
</tr>
<tr>
<td>2013 Series B-1</td>
<td>Carmel Apartments</td>
<td>LAMP Preservation</td>
<td>11,065,000</td>
</tr>
<tr>
<td>2013 Series B-1</td>
<td>Creston Heights</td>
<td>LAMP Preservation</td>
<td>11,750,000</td>
</tr>
<tr>
<td>2013 Series B-1/</td>
<td>Longwood Residences</td>
<td>LAMP Preservation</td>
<td>49,750,000</td>
</tr>
<tr>
<td>2012 Series M-3</td>
<td>Mother Arnetta Crawford</td>
<td>LAMP</td>
<td>14,700,000</td>
</tr>
<tr>
<td>2013 Series B-1</td>
<td>Park West Apartments</td>
<td>LAMP</td>
<td>25,590,000</td>
</tr>
<tr>
<td>2013 Series B-1</td>
<td>PRC Shakespeare</td>
<td>LAMP Preservation</td>
<td>40,930,000</td>
</tr>
<tr>
<td>Year</td>
<td>Development</td>
<td>Program</td>
<td>Amount</td>
</tr>
<tr>
<td>------</td>
<td>----------------------</td>
<td>-----------------</td>
<td>---------</td>
</tr>
<tr>
<td>2013</td>
<td>Rubin Wolf Residences</td>
<td>LAMP</td>
<td>18,830,000</td>
</tr>
<tr>
<td>2013</td>
<td>Scheuer Gardens</td>
<td>LAMP Preservation</td>
<td>12,800,000</td>
</tr>
<tr>
<td>2013</td>
<td>Scheuer Plaza</td>
<td>LAMP Preservation</td>
<td>13,715,000</td>
</tr>
<tr>
<td>2013</td>
<td>Webster Commons Building-B</td>
<td>New HOP</td>
<td>9,300,000</td>
</tr>
<tr>
<td>2013</td>
<td>456 Washington Street</td>
<td>Bifurcated 80/20</td>
<td>8,250,000</td>
</tr>
<tr>
<td>2013</td>
<td>Beulah Year 15</td>
<td>LAMP Preservation</td>
<td>26,400,000</td>
</tr>
<tr>
<td>2013</td>
<td>Soundview Family</td>
<td>LAMP</td>
<td>26,495,000</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$288,905,000</strong></td>
</tr>
</tbody>
</table>

* This development was approved by the Members on December 7, 2012. The project closed on May 3, 2013 for a total construction loan amount of $20,500,000, of which $19,375,000 is funded with the bond proceeds from a portion of the 2012 Series M Bonds remarketed on May 3, 2013 and the remaining amount of $1,125,000 is expected to be funded with a portion of the 2013 Series B Bond proceeds.

A portion of the 2013 Series B Bonds is expected to be used to provide financing under the LAMP and LAMP Preservation Programs for the new construction or acquisition and rehabilitation of thirteen (13) developments with a total of 2,102 units located in the Bronx, Staten Island and Manhattan.

In addition, a portion of the 2013 Series B Bonds is expected to be used to provide financing for the new construction of one (1) New HOP development with a total of 95 units located in the Bronx.

Also, a portion of the 2013 Series B Bonds is expected to be used to provide the financing for the low-income portion of one (1) new construction development in Manhattan with a total of 107 units using a bifurcated 80/20 structure. The low income portion of the development will consist of 22 units that will be reserved for households earning no more than 60% of the Area Median Income (“AMI”), which is currently $51,540 for a family of four. The remaining 85 units will be market rate and financed with a construction loan originated by the Corporation and funded by T.D. Bank, N.A. pursuant to a participation agreement with the Corporation. This will be the Corporation’s first transaction structured to separately finance the low-income portion of a development with tax-exempt bond proceeds. The bifurcated structure enables an “80/20” project to satisfy Federal low-income housing tax credit requirements with a smaller allocation of new private activity bond volume cap from the Corporation.

Finally, a portion of the 2013 Series B Bonds is expected be used to refund certain Multi-Family Housing Revenue Bonds (Federal New Issue Bond Program), 2009 Series 2 (“NIBP 2009 Series 2 Bonds” or “NIBP Bonds”) of the Corporation. The tax-exempt rates currently available offer the Corporation an economic refunding opportunity for certain NIBP Series 2 Bonds that were financed at higher interest rates.
Four (4) LAMP developments and the one (1) New HOP development will receive subordinate financing from the Corporation’s unrestricted reserves in an amount not to exceed $41,715,000. The subordinate loans will be advanced during construction and remain in the projects as permanent loans.

For more information on the individual projects, please see Attachments “B-1” through “B-15.”

**Proposed Uses for the 2013 Series D Bond Proceeds**

It is anticipated that the 2013 Series D Bond proceeds will be issued in an amount not to exceed $120,000,000. A portion of the 2013 Series D Bonds is expected to finance two (2) subordinate mortgage loans as described in the chart below:

<table>
<thead>
<tr>
<th>Development Name</th>
<th>Project Type</th>
<th>Expected Not to Exceed Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seagirt</td>
<td>N/A</td>
<td>$5,515,000</td>
</tr>
<tr>
<td>334 Beach 54th</td>
<td>AHIPLP/Repair Loan</td>
<td>$400,000</td>
</tr>
</tbody>
</table>

A portion of the 2013 Series D Bonds is expected to be used to provide additional financing to pay past due taxes and other charges for a former Mitchell-Lama multi-family rental development with a total of 920 units located in Queens that will re-enter New York City regulatory supervision under Article XI of the New York State Private Housing Finance Law.

An additional portion of the 2013 Series D Bonds is expected to be used to cover a portion of one repair loan for 334 Beach 54th Street development, a rental housing development originally financed under the Corporation’s Affordable Housing Permanent Loan Program located in Queens with a total of 32 units. The loan will be used to repair damage caused by Hurricane Sandy.

The remaining portion of the 2013 Series D Bonds is expected to be used 1) together with other available money held under the Open Resolution, to acquire approximately $175,000,000 of mortgage loans previously funded by the Corporation with its own corporate funds, including certain 1% mortgage loans, 2) to refund certain bonds in the Open Resolution to re-leverage assets currently held under the Open Resolution and lock in funding at the current low rates, and 3) to finance the cost of issuance for the 2013 Series D Bonds. The issuance of the 2013 Series D Bonds will allow for replenishment of the Corporation’s reserves, which can then be re-lent to new developments in furtherance of the Corporation’s commitment to the Mayor’s New Housing Marketplace Plan.

The Members are also asked to approve the funding from the Corporation’s unrestricted reserves in an amount not to exceed $6,000,000 to finance the mortgage loans for Seagirt and 334 Beach 54th development, in the event the projects are not financed with the proceeds of 2013 Series D.

For more information on the individual projects being financed with 2013 Series D Bond proceeds, please see Attachment “C-1” and “C-2”. For more information on the loans requested to be acquired through the issuance of the 2013 Series D Bonds, please see Attachment “C-3”.
Proposed Uses for the 2015 Series A Bond Proceeds

The proceeds of the 2015 Series A Bonds, in an amount not to exceed $52,245,000, are expected to provide first position construction and permanent financing for the new construction or rehabilitation of one or more developments which will reserve a minimum of 20% of the units for households earning no more than 50% of the Area Median Income (“AMI”), which is currently $42,950 for a family of four or 25% of the units for households earning no more than 60% of the AMI. The mortgage loans for these projects are expected to close in 2015 or 2016 and will be presented to the Members for authorization at a later date.

The advance authorization of 2015 Series A Bonds and subsequent presentation of potential projects will allow the Corporation to preserve “recycled” volume cap from 2013 Series B-2, 2013 Series B-3 and 2013 Series B-4, each expected to be issued as variable rate bonds, by enabling the Corporation to issue a refunding COB with prepayment proceeds prior to the redemption of such variable rate bonds on an expedited basis and without requiring an additional liquidity facility.

Uses of Funds

Cost of Issuance and Underwriter’s Discounts are paid by the Corporation and, as they relate to the Bonds, are to be reimbursed to the Corporation by the Borrowers or from bond proceeds, as the case may be.

Structure of the Bonds

The Bonds are expected to be issued in the modes described below, however, the Authorizing Resolution relating to the Bonds will provide that a senior officer of the Corporation may determine to combine supplemental resolutions or issue the bonds in multiple issuances pursuant to the same supplemental resolution as long as the total amount of Bonds issued does not exceed $462,285,000.

A. 2013 Series B-1 Bonds

It is anticipated that the 2013 Series B-1 Bonds, in an amount not expected to exceed $233,795,000, will be issued as fixed rate tax-exempt bonds. The Members are asked to authorize a not-to-exceed rate of 10% for fixed rate bonds; however, it is expected that the 2013 Series B-1 Bonds will have an interest rate that does not exceed 5% and an approximate final maturity of November 1, 2048.

B. 2013 Series B-2 Bonds

It is anticipated that the 2013 Series B-2 Bonds, in an amount not to exceed $8,250,000, will be issued as variable rate tax-exempt bonds. The Members are asked to authorize a not-to-exceed rate of 15% for variable rate bonds; however, it is expected that the 2013 Series B-2 Bonds will have a maximum interest rate of 10%, an initial interest rate of less than 1% and an approximate final maturity of May 1, 2018. It is anticipated that the 2013 Series B-2 Bonds will provide financing for the 456 Washington Street development.
described in Attachment “B-15” and that liquidity for the 2013 Series B-2 Bonds will be provided by a stand-by bond purchase agreement from TD Bank, N.A. or an affiliate thereof.

C. **2013 Series B-3 Bonds**

It is anticipated that the 2013 Series B-3 Bonds, in an amount not to exceed $26,400,000, will be issued as variable rate tax-exempt bonds. The Members are asked to authorize a not-to-exceed rate of 15% for variable rate bonds; however, it is expected that the 2013 Series B-3 Bonds will have a maximum interest rate of 10%, an initial interest rate of less than 1% and an approximate final maturity of May 1, 2018. It is anticipated that 2013 Series B-3 Bonds will be used to provide financing for the Beulah Year 15 development described in Attachment “B-5” and that liquidity for the 2013 Series B-3 Bonds will be provided by a stand-by bond purchase agreement from JPMorgan Chase Bank, or an affiliate thereof.

D. **2013 Series B-4 Bonds**

It is anticipated that the 2013 Series B-4 Bonds, in an amount not to exceed $19,595,000, will be issued as variable rate tax-exempt bonds. The Members are asked to authorize a not-to-exceed rate of 15% for variable rate bonds; however, it is expected that the 2013 Series B-4 Bonds will have a maximum interest rate of 10%, an initial interest rate of less than 1% and an approximate final maturity of May 1, 2018. It is anticipated that the 2013 Series B-4 Bonds will be used to provide financing for the Soundview Family development described in Attachment “B-12” and that liquidity for the 2013 Series B-4 Bonds will be provided by a stand-by bond purchase agreement from Wells Fargo, N.A. or an affiliate thereof.

E. **2013 Series D-1 Bonds**

It is anticipated that the 2013 Series D-1 Bonds, in an amount not expected to exceed $55,000,000, will be issued as fixed rate bonds. The Members are asked to authorize a not-to-exceed rate of 10% for fixed rate bonds; however, it is expected that the 2013 Series D-1 Bonds will have an interest rate that does not exceed 4.5% and an approximate final maturity of May 1, 2028.

F. **2013 Series D-2 Bonds**

It is anticipated that the 2013 Series D-2 Bonds, in an amount not to exceed $65,000,000 will be issued as variable rate index bonds purchased by the Federal Home Loan Bank of New York (“FHLBNY”) with an approximate final maturity of November 1, 2038. The Members are asked to authorize a not-to-exceed rate of 15% for variable rate bonds; however, it is expected that FHLBNY will agree to a maximum interest rate on the 2013 Series D-2 Bonds of 7.5%. FHLBNY will have the right to give notice on a quarterly basis to put the 2013 Series D-2 Bonds back to the Corporation effective twelve (12) months after such notice. The right to put is only available after an initial eighteen (18) month period. If the Corporation cannot repay the principal remaining on the 2013 Series...
D-2 Bonds put then the Corporation will repay FHLBNY the principal amount over a period, anticipated to be between seven to ten years, from excess cash in the Open Resolution.

G. 2015 Series A Bonds

The 2015 Series A Bonds, in an amount not to exceed $54,245,000, will be a “recycled” bond issuance in accordance with HERA. In order to utilize the recycling authorization in HERA, the Corporation must issue refunding bonds prior to the redemption of bonds from prepayment proceeds.

The 2015 Series A Bonds are expected to be issued as variable rate obligations initially in the Term Rate mode with an approximate final maturity of May 1, 2047. The initial Term Rate mode will begin on the date of issuance of the 2015 Series A Bonds and end after approximately one-year (“2015 Series A Term Rate Period”). The Members are asked to authorize a not-to-exceed rate of 15% for the 2015 Series A Bonds; however, based on current market indications, it is expected that the interest rate on the 2015 Series A Bonds will be less than 3% during the initial 2015 Series A Term Rate Period.

The 2015 Series A Bonds or applicable portion thereof shall be subject to mandatory tender for purchase on any date on which the 2015 Series A Bonds or such portion are to be converted to a different interest rate mode and on the last day of any Term Rate period. It is expected that as mortgage loans are ready to close, a portion of the 2015 Series A Bonds will be subject to mandatory tender and converted to another interest rate mode for the financing of the applicable project. The Corporation will be obligated to pay the purchase price of those 2015 Series A Bonds subject to mandatory tender for purchase and not remarshaled. No liquidity facility has been obtained to fund such obligation. However, the unexpended proceeds of the 2015 Series A Bonds are expected to be available to pay the purchase price of any 2015 Series A Bonds that are subject to mandatory tender for purchase and are not remarshaled. To provide assurances to the bondholders that sufficient monies will be available to fund the purchase price for the 2015 Series A Bonds, the Corporation may covenant to maintain unencumbered cash or cash equivalents (U.S. Treasury Notes, STRIPS or Agencies) under the Open Resolution available to pay the purchase price of all un-remarshaled 2015 Series A Bonds.

Security for the Bonds

The 2013 Series Bonds will be issued on a parity basis with all outstanding previous series of bonds issued under the Open Resolution from July 1993 to date. As a result, the Bonds will be secured on a parity basis with all the collateral currently held under the Open Resolution. As of January 31, 2013, that collateral consisted of the following:

<table>
<thead>
<tr>
<th>TYPE OF COLLATERAL</th>
<th># OF LOANS</th>
<th>AMOUNT</th>
<th>% OF TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHA Insured Mortgage Loans</td>
<td>20</td>
<td>$52,013,372</td>
<td>1.10%</td>
</tr>
<tr>
<td>Fannie Mae/Freddie Mac Insured Mortgage Loans</td>
<td>21</td>
<td>193,611,334</td>
<td>4.08%</td>
</tr>
<tr>
<td>GNMA Insured Mortgages</td>
<td>1</td>
<td>117,412,489</td>
<td>2.48%</td>
</tr>
<tr>
<td>SONYMA Insured Mortgages</td>
<td>24</td>
<td>225,324,651</td>
<td>4.75%</td>
</tr>
<tr>
<td>REMIC Partially Insured Mortgages</td>
<td>163</td>
<td>840,777,301</td>
<td>17.74%</td>
</tr>
<tr>
<td>LOC Insured Mortgages</td>
<td>11</td>
<td>62,389,843</td>
<td>1.32%</td>
</tr>
<tr>
<td>Uninsured Permanent Mortgages</td>
<td>282</td>
<td>941,866,762</td>
<td>19.87%</td>
</tr>
<tr>
<td>Uninsured 2006 Series A Mortgages</td>
<td>354</td>
<td>310,449,207</td>
<td>6.55%</td>
</tr>
<tr>
<td>Partially Funded Construction Loans Secured by LOC</td>
<td>60</td>
<td>992,028,148</td>
<td>20.93%</td>
</tr>
<tr>
<td>Partially Funded Construction Loans Not Secured by LOC</td>
<td>14</td>
<td>234,098,113</td>
<td>4.94%</td>
</tr>
<tr>
<td>Sub-Total</td>
<td>950</td>
<td>3,969,971,220</td>
<td>83.75%</td>
</tr>
<tr>
<td>Undisbursed Funds in Bond Proceeds Account(^{[1]})</td>
<td></td>
<td>685,531,360</td>
<td>14.46%</td>
</tr>
<tr>
<td>Debt Service Reserve Account(^{[2]})</td>
<td></td>
<td>84,977,715</td>
<td>1.79%</td>
</tr>
<tr>
<td>Total*</td>
<td>950</td>
<td>4,740,480,294</td>
<td>100%</td>
</tr>
</tbody>
</table>

* May not add due to rounding

**Risks and Risk Mitigation**

**2013 Series B Bonds**
The primary risk to the Corporation related to the 2013 Series B Bonds during the period the developments are under construction or rehabilitation is the potential failure of commercial banks to honor their obligations to pay the Corporation under their stand-by letters of credit (each an “LOC”) in an event of a default by the related borrower. The ratings of banks are monitored by the Corporation’s Credit Risk department and the Corporation’s documents require replacement of an LOC or a confirmatory letter of credit if the bank’s ratings fall below investment grade. All mortgage loans to be financed with the 2013 Series B Bond proceeds during the permanent financing period will be secured by a credit enhancement from Fannie Mae or a mortgage insurance policy provided by the New York City Residential Mortgage Insurance Corporation (“REMIC”) or the State of New York Mortgage Agency (“SONYMA”).

An additional risk related to the 2013 Series B-2, 2013 Series B-3 and 2013 Series B-4 Bonds is the potential failure of the commercial bank to honor its obligation to purchase such bonds from tendering bond-holders under the stand-by bond purchase agreement in the event the remarketing agent is not able to remarket the variable rate bonds. The Corporation’s staff believes that a default by a highly rated financial institution is an unlikely scenario.

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\(^{[1]}\) Undisbursed Funds in Bond Proceeds Accounts are monies held by the Trustee for construction financing of projects under the Open Resolution.

\(^{[2]}\) Includes a payment obligation of $2,664,750 of the Corporation which constitutes a general obligation.
2015 Series A Bonds
It is expected that the primary risk associated with the 2015 Series A Bonds will be that the mortgage loan closings are not able to take place. The Corporation intends to present to the Members a pipeline of projects for authorization that will have been reviewed by Corporation staff, and are all expected to be taken through the underwriting process, obtain credit enhancement and satisfy all other matters relating to closing preparation. Furthermore, the Corporation will have the option to remarket the 2015 Series A Bonds at the end of their initial term.

2013 Series D Bonds
The primary risk associated with the portion of the 2013 Series D Bonds financing a new permanent mortgage loan as well as the portion of the 2013 Series D Bonds financing the acquisition of the mortgage loans previously funded by the Corporation with its own corporate funds is repayment risk from the borrowers. This risk is mitigated through conservative underwriting incorporating low loan-to-value and substantial debt service coverage and income to expense ratios. In addition, the senior loans expected to be acquired by the 2013 Series D Bond proceeds are also insured by REMIC.

The primary risk associated with the portion of the 2013 Series D Bonds to be used to re-leverage assets currently held under the Open Resolution is repayment risk from the borrowers. These assets are seasoned mortgage loans originally originated pursuant to HDC’s conservative underwriting and have a consistent payment history. Most of these mortgage loans are also insured by REMIC or SONYMA.

Other Actions of the Corporation
The Members are asked to approve the Corporation to enter into a Purchase and Sale Agreement with the City of New York relating to the existing subordinate debt on a portfolio of projects in the Bronx and Manhattan with a total of 429 units. The Corporation will consolidate and extend the subordinate debt in cooperation with the City of New York to facilitate the refinancing of the portfolio with traditional financing.

Deposits and Fees
With respect to the 2013 Series B Bonds and the portion of 2013 Series D Bonds financing a new mortgage loan, the Corporation will charge the borrower an up-front commitment fee equal to 0.75% of the bond financed mortgage loan amount. In addition, the borrower will pay an amount equal to its pro-rata share of costs of issuance, including the fees of the underwriter, bond counsel, rating agencies and the Trustee plus any additional funds that are required to compensate HDC for its management of the Bonds or to reimburse the Corporation for certain costs incurred during the construction of the Project.

As with other Open Resolution transactions completed by the Corporation, the Corporation also will charge each borrower an annual servicing fee of at least 0.20% on the outstanding principal balance of each first permanent mortgage loan or other applicable fees.
Relating to the 2015 Series A Bonds, the Corporation will charge each of the eventual borrowers an up-front commitment fee equal to 0.75% - 1.00% of their respective first mortgage loan amount upon closing of the transactions. The Corporation may pay the initial costs of issuance and collect reimbursement for this expenditure on a pro-rata basis from each future borrower, including the fees of the underwriter, bond counsel, rating agencies and the Trustee plus negative arbitrage, if any.

**Ratings**

The 2013 Series B-1 Bonds and the 2013 Series D-1 Bonds are expected to be rated AA by Standard and Poor’s Rating Service (“S&P”) and Aa2 by Moody’s Investors Service (“Moody’s”).


The 2015 Series A Bonds are expected to be rated A-1+ by S&P and Aa2/VMIG1 by Moody’s.

The 2013 Series D-2 Bonds are expected to be rated AA/NR by S&P and Aa2 by Moody’s.

**Senior Managing Underwriters regarding 2013 Series B-1 Bonds**

J. P. Morgan Securities LLC *(book-running manager)*
Bank of America Merrill Lynch

**Senior Managing Underwriter and Remarketing Agent regarding 2013 Series B-2 Bonds, 2013 Series B-3 Bonds and 2013 Series B-4 Bonds**

Wells Fargo Securities

**Senior Managing Underwriters regarding 2013 Series C Bonds and 2013 Series D-1 Bonds**

Morgan Stanley & Co., LLC *(book-running manager)*(previously approved with J. P. Morgan Securities LLC)
J. P. Morgan Securities LLC (2013 SERIES D-1 ONLY)

**Senior Managing Underwriters regarding 2013 Series D-2 Bonds**

J. P. Morgan Securities LLC *(book-running manager)*
Castle Oak Securities, L.P.

**Co-Managing Underwriters 2013 Series B-1 Bonds**

Castle Oak Securities, L.P.
Lebenthal & Co, LLC
Loop Capital Markets
Morgan Stanley & Co, LLC
Raymond James
Roosevelt and Cross, Incorporated
RBC Capital
Wells Fargo Securities

Co-Managing Underwriters 2013 Series D-1 Bonds

Castle Oak Securities, L.P.
Raymond James
Roosevelt and Cross, Incorporated

Standby Bond Purchase Agreement Provider for 2013 Series B-2 Bonds

TD Bank, N.A.

Standby Bond Purchase Agreement Provider for 2013 Series B-3 Bonds

JPMorgan Chase Bank, National Association

Standby Bond Purchase Agreement Provider for 2013 Series B-4 Bonds

Wells Fargo Bank, National Association

Underwriter’s Counsel regarding the Bonds

Orrick, Herrington & Sutcliffe LLP

Bond Trustee

The Bank of New York Mellon

Bond Counsel

Hawkins Delafield & Wood LLP

Action by the Members

The Members are requested to approve an authorizing resolution that provides for (i) the adoption of Supplemental Resolutions to the Open Resolution providing for the issuance of the Bonds; (ii) the distribution of preliminary and final Official Statement(s) for the Bonds; (iii) the execution of bond purchase agreement(s) with the Underwriter(s) of the Bonds or a direct purchaser of any or all of the Bonds; (iv) the use of the Corporation’s unrestricted reserves to fund costs of issuance, capitalized interest and mortgage reserves for Bonds, as may be required; (v) the use of the Corporation’s general obligation as a “Cash Equivalent” (under the Open Resolution) to satisfy the Debt Service Reserve Account requirement with respect to the Bonds; (vi) the execution of standby bond purchase agreements with respect to the Bonds; (vii) the
refunding of certain bonds of the Corporation, including certain NIBP Bonds; (viii) the execution by the President or any authorized officer of the Corporation of any and all documents necessary to issue the Bonds and to make the mortgage loans relating to the Bonds.

The Members are requested to approve the making of subordinate loans for the developments to be financed with the proceeds of the 2013 Series B Bonds in an amount not expected to exceed $41,715,000 to be funded by using the Corporation’s unrestricted reserves and the execution by an authorized Officer of the Corporation of mortgage related documents and any other documents necessary to accomplish each subordinate financing.

The Members are being requested to approve the origination of a construction loan to finance the market rate portion of the construction of the 456 Washington development and a participation agreement with TD Bank pursuant to which TD Bank will acquire a 100% interest in such loan.

The Members are requested to approve the making of subordinate loans for the Seagirt and 334 Beach 54th development in an amount not to exceed $6,000,000 to be funded using the Corporation’s unrestricted reserves in the event the projects are not financed with the proceeds of 2013 Series D and the execution by an authorized Officer of the Corporation of mortgage related documents and any other documents necessary to accomplish each financing.

Finally, the Members are asked to approve the Corporation to enter into a Purchase and Sale Agreement with the City of New York relating to the existing subordinate debt on a portfolio of projects in the Bronx and Manhattan with a total of 429 units.
<table>
<thead>
<tr>
<th>Development Name</th>
<th>Borough</th>
<th>Number of Units</th>
<th>Anticipated Initial Mortgage Loan Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Webster Commons Building B</td>
<td>Bronx</td>
<td>95</td>
<td>$10,670,000</td>
</tr>
<tr>
<td>1016 Washington Avenue</td>
<td>Bronx</td>
<td>65</td>
<td>$21,320,000</td>
</tr>
<tr>
<td>Soundview Family</td>
<td>Bronx</td>
<td>120</td>
<td>$29,120,000</td>
</tr>
<tr>
<td>Park West Apartments</td>
<td>Bronx</td>
<td>134</td>
<td>$29,900,000</td>
</tr>
<tr>
<td>Mother Arnetta Crawford Apartments</td>
<td>Bronx</td>
<td>84</td>
<td>$17,230,000</td>
</tr>
<tr>
<td>Rubin Wolf Residences</td>
<td>Bronx</td>
<td>69</td>
<td>$22,100,000</td>
</tr>
<tr>
<td>PRC Shakespeare</td>
<td>Bronx</td>
<td>414</td>
<td>$47,350,000</td>
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<tr>
<td>SEBCO I and II (aka Longwood Residences)</td>
<td>Bronx</td>
<td>361</td>
<td>$58,800,000</td>
</tr>
<tr>
<td>Creston Avenue</td>
<td>Bronx</td>
<td>122</td>
<td>$18,460,000</td>
</tr>
<tr>
<td>Scheuer Gardens</td>
<td>Bronx</td>
<td>116</td>
<td>$14,820,000</td>
</tr>
<tr>
<td>Scheuer Plaza</td>
<td>Bronx</td>
<td>99</td>
<td>$15,880,000</td>
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<tr>
<td>Beulah Year 15</td>
<td>Bronx</td>
<td>293</td>
<td>$31,200,000</td>
</tr>
<tr>
<td>Creston Heights</td>
<td>Bronx</td>
<td>125</td>
<td>$13,040,000</td>
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<tr>
<td>Soundview Senior</td>
<td>Bronx</td>
<td>86</td>
<td>$24,380,000</td>
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<tr>
<td>810 River Avenue</td>
<td>Bronx</td>
<td>208</td>
<td>$51,150,000</td>
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<tr>
<td>Crotona Terrace</td>
<td>Bronx</td>
<td>80</td>
<td>$13,930,000</td>
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<tr>
<td>Compass Residences 1A</td>
<td>Bronx</td>
<td>110</td>
<td>$11,700,000</td>
</tr>
<tr>
<td>Compass Residences 1B</td>
<td>Bronx</td>
<td>127</td>
<td>$29,900,000</td>
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<tr>
<td>Crossroads Plaza II</td>
<td>Bronx</td>
<td>136</td>
<td>$37,700,000</td>
</tr>
<tr>
<td>2116-2128 Arthur Avenue</td>
<td>Bronx</td>
<td>103</td>
<td>$25,350,000</td>
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<tr>
<td>1740 Grand Avenue</td>
<td>Bronx</td>
<td>93</td>
<td>$3,270,000</td>
</tr>
<tr>
<td>Keith Plaza</td>
<td>Bronx</td>
<td>310</td>
<td>$39,130,000</td>
</tr>
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<td>Kelly Towers</td>
<td>Bronx</td>
<td>302</td>
<td>$23,960,000</td>
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<td>Plaza Borinquen</td>
<td>Bronx</td>
<td>88</td>
<td>$13,000,000</td>
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<tr>
<td>Essex Terrace</td>
<td>Brooklyn</td>
<td>105</td>
<td>$4,180,000</td>
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<tr>
<td>BAM Site 1</td>
<td>Brooklyn</td>
<td>605</td>
<td>$301,320,000</td>
</tr>
<tr>
<td>Livonia Commons</td>
<td>Brooklyn</td>
<td>283</td>
<td>$57,220,000</td>
</tr>
<tr>
<td>Greenpoint Landing Site G</td>
<td>Brooklyn</td>
<td>93</td>
<td>$16,920,000</td>
</tr>
<tr>
<td>The Glenmore</td>
<td>Brooklyn</td>
<td>161</td>
<td>$41,600,000</td>
</tr>
<tr>
<td>ENYUYC Portfolio</td>
<td>Brooklyn</td>
<td>473</td>
<td>$65,720,000</td>
</tr>
<tr>
<td>Ocean Village</td>
<td>Brooklyn</td>
<td>1,093</td>
<td>$80,000,000</td>
</tr>
<tr>
<td>456 Washington Street</td>
<td>Manhattan</td>
<td>22</td>
<td>$9,750,000</td>
</tr>
<tr>
<td>Franklin Plaza Apartments</td>
<td>Manhattan</td>
<td>1,634</td>
<td>$44,150,000</td>
</tr>
<tr>
<td>Fulton Houses</td>
<td>Manhattan</td>
<td>185</td>
<td>$65,000,000</td>
</tr>
<tr>
<td>Prince Hall</td>
<td>Manhattan</td>
<td>98</td>
<td>$12,870,000</td>
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<tr>
<td>Sam Burt Houses</td>
<td>Queens</td>
<td>147</td>
<td>$5,200,000</td>
</tr>
<tr>
<td>Bridgeview III</td>
<td>Queens</td>
<td>171</td>
<td>$14,630,000</td>
</tr>
<tr>
<td>Carmel Apartments</td>
<td>Staten Island</td>
<td>100</td>
<td>$12,820,000</td>
</tr>
<tr>
<td>Fox Hill</td>
<td>Staten Island</td>
<td>362</td>
<td>$54,600,000</td>
</tr>
<tr>
<td>Castleton Park</td>
<td>Staten Island</td>
<td>454</td>
<td>$60,780,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>9,726</strong></td>
<td><strong>$1,450,100,000</strong></td>
</tr>
</tbody>
</table>
Attachment "B-1"

RubinWolf Residences
Bronx, New York

Project Location:
3629-3645 White Plains Road

HDC Program:
LAMP

Project Description:
The proposed development will consist of the new construction of a 6-story residential building totaling 62,600 SF containing 69 units and 34 parking spaces. The project is located in the Williamsbridge section of the Bronx. All of the project's units, except for the superintendent's unit, will be reserved for households earning up to 60% of AMI and seven of the units will be set aside for formerly homeless residents.

Total Rental Units:
68 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>15</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>15</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>39</td>
</tr>
<tr>
<td>Total Units*</td>
<td>69</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $17,000,000

Expected HDC Permanent Financing Amount: $3,860,000

Expected HDC Second Mortgage: N/A

Total Development Cost: $24,520,513

Owner:
White Plains North Limited Partnership, whose principals are Allan Arker, Sol Arker, Alex Arker, and Daniel Moritz and Northeast Brooklyn Housing Development Corp, whose Directors are Jeffrey Dunston, Lisa Boyd, Elliott Robinson Jr., Edna Johnson and James Henry.

Developer:
The Arker Companies whose principals are Allan Arker, Sol Arker, Alex Arker, and Daniel Moritz.

Investor Limited Partner:
Bank of America, N.A.

Credit Enhancer:
Standby Letter of Credit provided by Bank of America, N.A. with a wrap from the Federal Home Loan Bank of Atlanta.
Attachment “B-2”

Mother Arnetta Crawford Apartments
Bronx, New York

Project Location: 1500 Hoe Avenue

HDC Program: LAMP

Project Description: The proposed development will consist of the new construction of an 8-story residential building totaling 82,981 SF containing 84 units and 21 parking spaces. The project is located in the Crotona Park East section of the Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for households earning up to 60% of AMI and seventeen of the units will be set aside for formerly homeless residents.

Total Rental Units: 83 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>36</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>41</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>7</td>
</tr>
<tr>
<td>Total Units*</td>
<td>84</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $13,250,000

Expected HDC Permanent Financing Amount: $3,720,000

Expected HDC Second Mortgage: $5,460,000

Total Development Cost: $26,598,757

Owner: Union Grove Associates II, LLC a JV consisting of MacQuesten Development LLC (Rella Fogliano and Joseph Breda) and Union Grove Community Economic Development Corporation (Officers: Bobby Britt, Deborah Smith, Kerin Tutein, Patrick Crawford, Joseph Alston).

Developer: Union Grove Associates II, LLC a JV consisting of MacQuesten Development LLC (Rella Fogliano and Joseph Breda) and Union Grove Community Economic Development Corporation (Officers: Bobby Britt, Deborah Smith, Kerin Tutein, Patrick Crawford, Joseph Alston).

Investor Limited Partner: Bank of America, N.A.

Credit Enhancer: Standby Letter of Credit provided by Bank of America, N.A. with a wrap from the Federal Home Loan Bank of Atlanta.
Attachment “B-3”

Barrier Free Living
Bronx, New York

Project Location: 637 East 138th Street and 616 East 139th Street

HDC Program: LAMP

Project Description: The project will consist of the new construction of two 6-story residential buildings totaling 98,955 SF and containing 121 units and 17 parking spaces. The project is located in the Mott Haven section of the Bronx. At least 72 or 60% of the units will be set aside for formerly homeless residents.

Total Rental Units: 120 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>70</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>19</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>32</td>
</tr>
<tr>
<td>Total Units*</td>
<td>121</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $19,000,000

Expected HDC Permanent Financing Amount: $4,110,000

Expected HDC Second Mortgage: $7,865,000

Total Development Cost: $40,541,112

Owner: East 138th Street Owners LLC, whose principals are Alembic Development Company, whose principals are Mark Reed and Benjamin Warnke; Foxy Dev I LLC, whose principals are Sheldon Fox and Jeffrey Fox; and Barrier Free Holding Inc., whose principals are Vincent Grenier, Randolph Mowry, Sharon Fong, Paul Feuerstein, and Donald Logan.

Developer: Alembic Development Company, whose principals are Mark Reed and Benjamin Warnke and Foxy Dev I LLC, whose principals are Sheldon and Jeffrey Fox.

Investor Limited Partner: Richman Housing Resources LLC

Credit Enhancer: Standby Letter of Credit provided by Citibank, N.A. with a wrap from the Federal Home Loan Bank of New York.
Attachment “B-4”

1016 Washington Avenue
Bronx, New York

Project Location: 1016 Washington Avenue

HDC Program: LAMP

Project Description: The project will consist of the new construction of one 10-story mixed-use residential building totaling 86,581 SF and containing 65 units, 7,870 SF of community facility space, and 21 parking spaces. The project is located in the Morrisania section of the Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for households earning up to 60% of AMI.

Total Rental Units: 64 (plus 1 unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>8</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>24</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>29</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>4</td>
</tr>
<tr>
<td>Total Units*</td>
<td>65</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $16,400,000

Expected HDC Permanent Financing Amount: $4,900,000

Expected HDC Second Mortgage: N/A

Total Development Cost: $24,696,478

Owner: 1016 Washington Avenue Associates LLC, whose principals are Amnon Shallov and Chava Lobel; and NYC Partnership Housing Development Fund Company, Inc., whose principal is Dan Martin.

Developer: Joy Construction Corp., whose principal is Amnon Shallov.

Investor Limited Partner: Hudson Housing Capital LLC

Credit Enhancer: Standby Letter of Credit provided by JPMorgan Chase Bank, N.A.
Attachment "B-5"

**Beulah Year 15 Portfolio**  
**Bronx, New York**

**Project Location:**  
656, 818 E166th St, 600 E167th St, 1109 Franklin Ave, 3758 Third Ave, 538 Claremont Pkwy, 1187, 1214-1216 Boston Rd, 729 E138th St, 94 Brandt Pl, 95 Brandt Pl, 1632 University Ave, 1268 Clay Ave, 1241, 1245, 1267, 1273 Webster Ave

**HDC Program:**  
LAMP Preservation

**Project Description:**  
The development is located in the Morrisania, Claremont and Morris Heights neighborhoods of the Bronx. The project consists of the rehabilitation of an 18 building scattered site development containing 286 low-income residential units plus seven superintendent/porter units.

**Total Rental Units:**  
286 (plus 7 units reserved for superintendents and porters)

**Apartment Distribution:**

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>28</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>73</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>163</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>29</td>
</tr>
<tr>
<td>Total Units*</td>
<td>293</td>
</tr>
</tbody>
</table>

* Total Units are inclusive seven superintendent and porter units

**Expected HDC Tax-Exempt Bond Construction Financing Amount:**  
$24,000,000

**Expected HDC Permanent Financing Amount:**  
N/A

**Expected HDC Second Mortgage:**  
N/A

**Total Development Cost:**  
$50,566,535

**Owner:**  
Dunn Beulah XV, L.P., whose principals are Dunn Development Corporation, whose principals are Martin Dunn and Rachel Fine; Beulah XV Portfolio HDFC Inc, whose officer is Walter Blumen; and Prestige Management, whose officers are Trevor Wilson, Horace Henry, Herma Clunis, Arlyane McGlashan.

**Developer:**  
Dunn Development Corporation, whose principals are Martin Dunn and Rachel Fine.

**Investor Limited Partner:**  
JP Morgan Capital Corporation

**Credit Enhancer:**  
Standby Letter of Credit provided by JPMorgan Chase Bank, N.A.
Attachment “B-6”

Webster Commons Building B
Bronx, New York

Project Location: 3556 Webster Avenue

HDC Program: NewHop

Project Description: The project will consist of the new construction of one 13-story residential building totaling 107,645 SF of residential space with 95 units and 15,492 SF of cellar area containing 26 underground parking spaces. The project is located in the Olinville section of the Bronx. 24 of the project’s units will be reserved for households earning up to 60% of AMI and the project’s remaining 70 units will have rents set at 80% AMI and will be reserved for households earning up to 110% AMI.

Total Rental Units: 94 (plus 1 unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>32</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>56</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>7</td>
</tr>
<tr>
<td>Total Units*</td>
<td>95</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $8,430,000

Expected HDC Permanent Financing Amount: $8,430,000

Expected HDC Second Mortgage: $8,075,000

Total Development Cost: $27,578,047

Owner: Webster Building B LLC, whose principals are Amnon Shallov, Chava Lobel and Ronald Schulman; and HPDC2 Housing Development Fund Company whose sole member is the NYC Partnership Housing Development Fund Company, Inc., whose principal is Dan Martin.

Developer: Joy Construction Corp., whose principal is Amnon Shallov and Best Development whose principal is Ronald Schulman.

Credit Enhancer: Standby Letter of Credit provided by Capital One Bank with a wrap from the Federal Home Loan Bank of Atlanta.
Attachment "B-7"

Carmel Apartments
Staten Island, New York

Project Location: 2-36 and 5-69 Carmel Court

HDC Program: LAMP Preservation

Project Description: The project will consist of the acquisition and rehabilitation of ten occupied 2-story residential buildings and one single story community center totaling 87,850 square feet and containing 100 residential units and community facility space. The 273,600 SF/6.28 acre site also contains ancillary parking spaces. The project is located in the Old Town section of Staten Island. All of the project’s units, except for the superintendent’s unit, are reserved for senior households earning up to 60% of AMI and subject to HUD 202 Program guidelines.

Total Rental Units: 99 (plus 1 unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>96</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>4</td>
</tr>
<tr>
<td>Total Units*</td>
<td>100</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $9,860,000

Expected HDC Permanent Financing Amount: $6,600,000

Expected HDC Second Mortgage: N/A

Total Development Cost: $20,929,551

Owner: Carmel Apartments LLC, whose Managing Member is ANYCH.CARM Corp and consists of Housing Initiative HDFC (75%), whose Board Members are Msgr. Kevin J. Nelan, Msgr. Lawrence Connaughton, Msgr. Neil A. Connolly and George Horton, and Safe Haven Housing Inc. (25%) a NY not-for-profit corporation whose board members are Paul Meyer, Angel Garcia, John Matovich and Rev. Gregory Chisom.

Developer: Institute for Human Development (IHD), the technical arm of the Association of New York Catholic Homes, a not-for-profit organization established by the Archdiocese of New York, through Carmel Apartments Housing Development Fund Company whose Board Members are Msgr. Kevin Sullivan, William Whiston, David Brown, and Lourdes Ferrer.

Investor Limited Partner: Richman Housing Resources LLC

Credit Enhancer: Standby Letter of Credit provided by JPMorgan Chase Bank, N.A.
Attachment “B-8”

Scheuer Gardens
Bronx, New York

Project Location:
2540 Barker Avenue

HDC Program:
LAMP Preservation

Project Description:
The project consists of the acquisition and rehabilitation of a 116-unit multifamily residential building located in the Bronxdale neighborhood of Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for tenants 62 years and older. The project does not contain any commercial space or on-site parking.

Total Rental Units:
115 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studios</td>
<td>62</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>53</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>1</td>
</tr>
<tr>
<td>Total Units*</td>
<td>116</td>
</tr>
</tbody>
</table>

*Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount:
$11,400,000

Expected HDC Permanent Financing Amount:
$7,860,000

Expected HDC Second Mortgage:
N/A

Total Development Cost:
$23,578,116

Owner:
Scheuer Gardens L.P. whose principals are i) Centerlight Health Systems, Inc. board and real estate committee members Michael Potack, Michael Fassler and Edwin Stern and ii) the Beth Abraham Housing Development Fund whose board members are Steve Mann, Alan Epstein and Russell Kivler.

Developer:
Centerlight Health Systems, Inc.

Investor Limited Partner:
Richman Housing Resources LLC

Credit Enhancer:
Standby Letter of Credit provided by JPMorgan Chase Bank, N.A.
Attachment “B-9”

Scheuer Plaza
Bronx, New York

2505 Barker Avenue

HDC Program:
LAMP Preservation

Project Description:
The project consists of the acquisition and rehabilitation of a 100-unit multi-family residential building located in theBronxdale neighborhood of Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for tenants 62 years and older. The project does not contain any commercial space or on-site parking.

Total Rental Units:
99 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studios</td>
<td>48</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>45</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>7</td>
</tr>
<tr>
<td>Total Units*</td>
<td>100</td>
</tr>
</tbody>
</table>

*Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $12,215,000
Expected HDC Permanent Financing Amount: $8,410,000
Expected HDC Second Mortgage: N/A
Total Development Cost: $21,678,379

Owner:
Scheuer Plaza L.P. whose principals are i) Centerlight Health Systems, Inc. board and real estate committee members Michael Potack, Michael Fassler and Edwin Stern and ii) the TBM Housing Development Fund whose board members are Steve Mann, Alan Epstein and Russell Kivler.

Developer:
Centerlight Health Systems, Inc.

Investor Limited Partner:
Richman Housing Resources LLC

Credit Enhancer:
Standby Letter of Credit provided by JPMorgan Chase Bank, N.A.
Attachment “B-10”

Park West Apartments
Bronx, New York

Project Location:
2026 Westchester Avenue

HDC Program:
LAMP

Project Description:
The proposed development will consist of the new construction of a 7-story building with 116,792 square feet of residential space containing 134 units, 13,520 square feet in commercial space, a 779 square foot community facility and 91 parking spaces. The project is located in the Parkchester section of the Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for households earning up to 60% of AMI and 27 of the units will be set aside for formerly homeless residents.

Total Rental Units:
133 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>25</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>41</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>66</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>2</td>
</tr>
<tr>
<td>Total Units*</td>
<td>134</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $22,840,000

Expected HDC Permanent Financing Amount: $8,740,000

Expected HDC Second Mortgage: $8,710,000

Total Development Cost: $44,544,657

Owner:
2026 Westchester Realty LLC, whose principals are Mario Procida and Perri Procida and HP Park West Housing Development Fund Company whose sole member is the NYC Partnership Housing Development Fund Company, Inc., whose principal is Dan Martin.

Developer:
Procida Companies LLC whose principal is Mario Procida.

Investor Limited Partner:
Hudson Housing Capital LLC

Credit Enhancer:
Standby Letter of Credit provided by Capital One, N.A. with a wrap from the Federal Home Loan Bank of Atlanta.
Attachment "B-11"

Creston Heights
Bronx, New York

Project Location:
2600 Briggs Avenue, 2414 Creston Avenue, 2279 Tilebout Avenue and 2333 Grand Avenue

HDC Program:
LAMP Preservation

Project Description:
The development is located in the Fordham neighborhood of the Bronx. The project consists of the rehabilitation of a 4 building scattered site development with 122 low and middle income residential units plus 3 superintendent units. Upon vacancy, all units except for the superintendents' units will be rented to households with incomes at or below 60% of AMI.

Total Rental Units:
122 (plus three units reserved for superintendents and porters)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>1</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>67</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>51</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>6</td>
</tr>
<tr>
<td>Total Units*</td>
<td>125</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of three superintendent units

Expected HDC Tax-Exempt Bond Construction Financing Amount: $10,680,000

Expected HDC Permanent Financing Amount: N/A

Expected HDC Second Mortgage: N/A

Total Development Cost: $22,078,571

Owner: Creston Heights LLC will be the beneficial owner, whose principals are Msgr. John J. Jenik, Jose Norat and John M. Reilly, who are also the principals of Creston Heights Housing Development Fund Corporation, which will act as the fee owner.


Investor Limited Partner: Capital One Bank, N.A.

Credit Enhancer: Standby Letter of Credit provided by Capital One Bank, N.A. with a wrap provided by Federal Home Loan Bank of Atlanta.
Attachment "B-12"

Soundview Family
Bronx, New York

Project Location:
401 Bronx River Avenue

HDC Program:
LAMP

Project Description:
The project will consist of the new construction of one residential building containing 120 apartments, with laundry facilities and approximately 42 accessory parking spaces located at grade. The project will be located on land that is currently part of the NYCHA Soundview Public Housing development in the Bronx. All of the project’s units, except for the superintendent’s unit, will be reserved for households earning up to 60% of AMI.

Total Rental Units:
119 (plus one unit reserved for a superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>24</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>78</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>18</td>
</tr>
<tr>
<td>Total Units*</td>
<td>120</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount:
$23,900,000

Expected HDC Permanent Financing Amount:
$6,090,000

Expected HDC Second Mortgage:
$7,800,000

Total Development Cost:
$47,796,258

Owner:
Soundview Family Housing LLC will be the beneficial owner, whose principals are Ronald Moelis and Sandy Lowenthal from L&M Development; CPCR, whose officers are Rafael Cesterio, Thomas McGrath, Erika Lake, Russell Lang and Richard A. Kunro; and Christopher Anclante, Angela Colon, Edmund Miller, Frank J. Anclante, Michael Sturman and Joseph J. Ziololo who are the principals of Lemle & Wolff. A single purpose entity controlled by the NYC Partnership Housing Development Fund Company, Inc., whose principal is Dan Martin, will be the fee owner.

Developer:
Joint Venture between L&M Development, CPCR and Lemle & Wolff.

Investor Limited Partner:
Wells Fargo Bank, N.A.

Credit Enhancer:
Standby Letter of Credit provided by Wells Fargo Bank, N.A.
Attachment “B-12”

PRC Shakespeare
Bronx, New York

Project Location:
1541-1551 Shakespeare Avenue, 1595, 1601 Macombs Road, 80 Featherbed Lane, 1680-1690, 1696, 1662, 1668 Vyse Avenue, 1685, 1715-1717 Bryant Avenue, 1687 Hoe Avenue

HDC Program:
LAMP Preservation

Project Description:
The proposed development will consist of the acquisition, financial restructuring, consolidation and rehabilitation of three HUD-insured projects comprised of 414 residential units including three commercial units. The projects are located in the Morris Heights and Crotona Park East neighborhoods of the Bronx. All of the project’s units, except for the superintendent units, will be reserved for households earning up to 60% of AMI.

Total Rental Units:
411 (plus three units reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>92</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>219</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>78</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>25</td>
</tr>
<tr>
<td>Total Units*</td>
<td>414</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of three superintendent units

Expected HDC Construction Financing Amount: $36,420,000

Expected HDC Permanent Financing Amount: $26,270,000

Expected HDC Second Mortgage: N/A

Total Development Cost: $72,670,532

Owner: PRC Shakespeare Avenue LLC whose principals are F&J Development Associates LLC (99%) whose principals are Frank Linde and John Chatzky and Property Resources Corporation (1%) whose principals are Frank Linde, John Chatzky, and David Gartenlaub.

Developer: Property Resources Corporation (PRC) whose principals are Frank Linde, John Chatzky, David Gartenlaub.

Investor Limited Partner: JPMorgan Chase, N.A.

Credit Enhancer: Standby Letter of Credit provided by JPMorgan Chase, N.A.
Attachment "B-14"

Longwood Residences
Bronx, New York

Project Location: 940-941 Simpson Street; 930, 940 Fox Street; 999 E. 163rd Street; 755, 765, 775, 783 Southern Boulevard

HDC Program: LAMP Preservation

Project Description: The proposed development will consist of the acquisition, consolidation and rehabilitation of 361 residential units including eleven commercial units. The project is located in the Longwood neighborhood of the Bronx. All of the project's units, except for the two superintendent units, will be reserved for households earning up to 60% of AMI.

Total Rental Units: 359 (plus two units reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 bedroom</td>
<td>58</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>145</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>131</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>27</td>
</tr>
<tr>
<td>Total Units*</td>
<td>361</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of two superintendent units

Expected HDC Permanent Financing Amount: $45,225,000

Expected HDC Second Mortgage: N/A

Total Development Cost: $76,860,887

Owner: Longwood Residences, LP whose principals are Omni New York LLC (50%) whose principals are Maurice Vaughn and Eugene Schneur, and Mill Plain Properties, LLC (50%) whose principals are Robert Bennett, Scott Kotick, and Shawn Horwitz.

Developer: Omni New York, LLC whose principals are Maurice Vaughn and Eugene Schneur.

Investor Limited Partner: Alliant Capital, LTD

Credit Enhancer: Standby Letter of Credit provided by Wells Fargo, N.A.
Attachment “B-15”

456 Washington Street
Manhattan, New York

Project Location: 456 Washington Street
HDC Program: 80/20 Bifurcated PILOT Program

Project Description: The proposed development will consist of the new construction of 107 residential units including a parking garage. The project will have a three condominium composition: an 85 unit market rate condominium, a 22 unit low-income condominium and a parking garage condominium. It is located in the TriBeCa neighborhood of Manhattan. All of the project’s low-income units will be reserved for households earning up to 60% of AMI.

Total Low Income Rental Units: 22 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>5</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>7</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>11</td>
</tr>
<tr>
<td>Total Units*</td>
<td>23</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Construction Financing Amount: $7,500,000
Expected HDC Second Mortgage: N/A
Total Development Cost: $125,000,000

Owner: Bridge Land West, LLC whose principals include Bridge West Manager, LLC (49.9%) whose principal is The Related Companies, LP and 281 West Street, LLC (50.1%) whose principals are Ponte Steakhouse, Inc. - Vincent J. Ponte and Vincent M. Ponte.

Developer: The Related Companies, LP whose principals include Stephen M. Ross, Jeff T. Blau, Bruce A. Beal, Jr. and Michael J. Brenner.

Investor Limited Partner: TBD

Credit Enhancer: Standby Letter of Credit provided by TD Bank, N.A.
Attachment “C-1”

Seagirt aka Sand Castle Apartments
Queens, New York

Project Location:
7-11 Seagirt Avenue

HDC Program:
Former Mitchell-Lama / Preservation

Project Description:
The development consists of 4 high-rise buildings with 455,302 square feet of residential space containing 917 units, 11,220 square feet in commercial space, and 207 parking spaces. The project is located in the Far Rockaway section of Queens. 90% of the units will be restricted at or below 125% of AMI and the remaining 10% will be restricted at or below 135% of AMI.

Total Rental Units:
916 (plus one unit reserved for the superintendent)

Apartment Distribution:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>569</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>311</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>37</td>
</tr>
<tr>
<td>Total Units</td>
<td>917</td>
</tr>
</tbody>
</table>

* Total Units are inclusive of one superintendent unit

Expected HDC Permanent Subordinate Amount: $4,865,000

Total Development Cost: $84,191,998

Owner:
Sarasota Gold LLC, whose principals are the principals of 1100 Metroplex Associates LLC, and Sandcastle Towers Housing Development Fund whose principals are Aryeh Z. Ginzberg, Irving Langer and Isaac Stern.

Developer:
Sarasota Gold LLC.

Credit Enhancer:
NA
Attachment “C-2”

334 Beach 54th Street
Queens, New York

Project Location: 334 Beach 54th Street,
Queens, NY

HDC Program: AHPLP / Repair Loan

Project Description: The development is comprised of one 4-story building with 32 units in the Arverne neighborhood of Queens. The Project sustained damage caused by Hurricane Sandy.

Total Units: 22 2 BR
10 3 BR
32 Total Units *

*Total Units are inclusive of one 2 BR superintendent unit

Tax abatement: 420C – 30 years

Expected Consolidated New HDC First Mortgage: $716,000 ($400,000 to be funded with taxable bond proceeds or corporate reserves)

Developer: A joint venture between Beach Street 11 L.P. and CWG Development Associates

General Contractor: M&E Electrical Contracting
## Attachment “C-3”

### 2013 Series D Loans

<table>
<thead>
<tr>
<th>Lien Position/Supplemental Security</th>
<th>Subsidy Program(s)</th>
<th>Number of Mortgage Loans</th>
<th>Number of Units</th>
<th>Aggregate Outstanding Mortgage Balance (As of 4/30/2012)</th>
<th>Weighted Average Mortgage Interest Rate</th>
<th>Weighted Average Maturity (in years)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purchased Loans</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IRONMENTAL</td>
<td>New HOP</td>
<td>7</td>
<td>514</td>
<td>9,431,190</td>
<td>7.16%</td>
<td>29.70</td>
</tr>
<tr>
<td>REMIC(1)</td>
<td>New HOP</td>
<td>1</td>
<td>71</td>
<td>5,790,277</td>
<td>2.23%</td>
<td>29.33</td>
</tr>
<tr>
<td>N/A</td>
<td>New HOP</td>
<td>7</td>
<td>111*</td>
<td>20,724,044</td>
<td>1.02%</td>
<td>29.03</td>
</tr>
<tr>
<td><strong>Sub-total</strong></td>
<td></td>
<td><strong>15</strong></td>
<td><strong>696</strong></td>
<td><strong>35,945,511</strong></td>
<td><strong>2.83%</strong></td>
<td><strong>29.26</strong></td>
</tr>
<tr>
<td><strong>SUBORDINATE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>N/A</td>
<td>LAMP</td>
<td>19</td>
<td>2,289</td>
<td>90,670,262</td>
<td>1.00%</td>
<td>27.07</td>
</tr>
<tr>
<td>N/A</td>
<td>New HOP</td>
<td>6</td>
<td>830*</td>
<td>47,839,305</td>
<td>1.00%</td>
<td>30.46</td>
</tr>
<tr>
<td><strong>Sub-total</strong></td>
<td></td>
<td><strong>25</strong></td>
<td><strong>3,119</strong></td>
<td><strong>138,509,567</strong></td>
<td><strong>1.00%</strong></td>
<td><strong>28.37</strong></td>
</tr>
<tr>
<td><strong>TOTAL†</strong></td>
<td></td>
<td><strong>40</strong></td>
<td><strong>3,815</strong></td>
<td><strong>174,455,078</strong></td>
<td><strong>1.38%</strong></td>
<td><strong>28.45</strong></td>
</tr>
</tbody>
</table>

(1) REMIC Insurance expected upon sale of 75% of the development's shares.
(2) 1.21% of the $5.79mm consolidated Via Verde Coop Loan is insured by REMIC.
*Unit count excludes those projects with Senior Loans which are included in the REMIC Insurance unit count.
† May not add due to rounding.