

PREDEVELOPMENT LOAN TERM SHEET

The terms summarized below are not all-inclusive and are provided for convenience only. For more details, please visit www.bayareatod.com. This term sheet is not a commitment to lend or borrow, nor an agreement to issue or accept a commitment on these or any other terms. It does not create a binding or legally enforceable obligation of the Bay Area TOAH Fund II or any other party in any way.

Originating Lenders	Corporation for Supportive Housing, Enterprise Community Loan Fund, Low Income Investment Fund, Local Initiatives Support Corporation, and Community Vision Capital and Consulting.
Eligible Borrowers	Nonprofit or for-profit corporations, municipal agencies and their joint venture entities or affiliated limited partnerships or limited liability companies.
Eligible Uses	Predevelopment costs for acquisition of Eligible Properties
Max Loan Amount	Up to \$1,000,000
Max Loan Term	36 months + up to 12 months extension
Eligible Properties & Affordability Requirements	 Multifamily Rental Housing – Minimum resident household income requirements: 20% units <50% AMI or 40% units <60% AMI Mixed-use Projects Stand Alone Community Facilities and Catalytic Neighborhood Projects Additional opportunities, such as homeownership, vacant land or commercial properties.
Eligible Locations	Must be located within a Plan Bay Area 2050 Growth Geography, as defined by the Bay Area Metropolitan Transportation Commission, or a "Transit Priority Area", as defined in the California Public Resources Code §21155(b)(3).
Sponsor/Borrower Equity Requirement	Minimum of 5% (10% for For-Profit Sponsors) in cash at closing. Nonprofit Sponsors may include subordinate soft debt from government agencies, grants and contributed land equity in lieu.
Interest Rate and Amortization	Rate determined by Originating Lender. Interest-only payments via an interest reserve funded from loan proceeds, or other viable alternative funding sources evidenced by Sponsor.
Fees	Origination Fee determined by Originating Lender. Borrower must pay costs of due diligence and Originating Lender legal work undertaken, regardless of whether loan closes.
Collateral	Loans may be uncollateralized or collateralized. Originating Lender determines the type and amount of collateral required, if any. Regulatory agreement containing 30-year affordability covenants recorded on property.
Recourse/Guaranty	100% recourse to SPE borrowers. 100% payment guaranty required from Sponsor, plus personal guarantees from for-profit principals who are partners or members in the borrower entity.
Exit Fee	Should Borrower pursue an alternative development plan that is deemed as non-compliant, the Originating Lender will recoup an exit fee. The exit fee will be waived if Borrower can evidence that it made a good faith effort throughout the term of the Loan to pursue a compliant use.
Prepayment	No prepayment penalty.