MULTI-UNIT ACQUISITION-REHABILITATION AFFORDABLE RENTAL HOUSING

Community Economic Development Toolkit
REAL ESTATE SERIES
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**HOW A PROJECT PROCEEDS**

Most projects — whether physical development or business development — follow a similar planning track. They go through planning and predevelopment, and then face a GO/NO GO decision. Each stage carries financial implications and require a set of skills. The following table summaries the stages of a project, and their financial (the size of the financial commitment is signified by the number of dollar signs) and skill needs.

*As you read the following Tool Kit, keep in mind the Project Steps outlined below.*

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Use of this Guide: An Overview
THIS GUIDE SHOULD BE USED FOR THE FOLLOWING TYPES OF PROJECTS:

1. For the acquisition of existing multi-family projects with minor to moderate rehabilitation, 4% Low Income Housing Tax Credits (LIHTC) with tax exempt bond financing is a very important financing technique for your projects. Unlike 9% tax credits, 4% credits are automatically available to projects that use tax exempt bonds. 9% credits are very competitive while 4% credits are not. The credits are sold to investors and are a major source of project equity. This equity allows your project to be affordable (see “Financing Notes” for detailed information on the LIHTCs). 4% credits are about ½ the value of the 9% credits so it will generate about ½ of the amount of equity.

Bond financing is very similar to a conventional loan. It is debt that is repaid through cash flow from the project. The bonds are issued by various city, county, state or joint-powers authorities to projects. The bonds are purchased by financial institutions (banks and insurance companies) and repaid through the projects cash flow. Financing terms have lower interest rates due to the tax exempt status of the bonds.

With the 4% credits, there will be less equity in the project so the program allows for higher rents than the 9% LIHTC program, (up to 80% area median income (AMI)). These combined resources create affordability.

CAUTION: In many markets 80% is equal to the local market rents and in some cases, it may be higher than market rents.

4% LIHTCs and Tax Exempt Bonds are usually used for acquisition and minor to moderate rehabilitation of multi-family properties. More expensive new construction and projects that need substantial rehabilitation (re-use of a commercial building into residential units or reconfiguring one bedroom units into multi-bed family units), will need the greater amount of equity generated by 9% credits.

2. The 4% credit with bond financing will usually target individuals and families with higher incomes. 4% credits allow for higher Area Median Income (AMI) targeting. The amount of equity by the smaller 4% credits is less, creating the need for more debt higher rents needed to generate the cash flow for a larger loan.

5. The 4% credit with bond financing can be used for new construction, but there will be greater need for other equity (local government support) if you want to keep rents low. If you are looking to develop a new construction project, refer to the previous guide, Multi Unit Affordable Rental Housing Development 9% LIHTCs, and disregard the information on 9% credits.

4. In the typical 4% Tax Credit structure the financing is usually comprised of the following sources:

a. Equity created by sales of the tax credits to an investor (50%-50% of the development costs)

b. Other Equity from local, state, federal or other sources (25%-35% of the development costs)

c. Bond Debt: Usually in the form of a lower interest rate loan for (25%-35% of the development costs)

Similar to 9% LIHTCs, 4% LIHTC projects require funding from many sources. Developers use the term “layering” to define the multiple sources needed to finance a project.
This guide is intended for use by community development practitioners considering becoming developers of multi-unit affordable rental housing projects. Multi-unit projects are built to serve specific populations including seniors, families, homeless, transitional and housing for mentally or physically disabled. This guide will help organizations understand the complexities of development and the commitment needed to proceed. It will also detail the degree of support needed by community, local government, and public and private sector partners.

Most importantly, this guide will outline and take you through the key steps in the development process. As non-profit developers, it is important to minimize unnecessary costs. To assist you we have divided the development process into phases. The first phase can be accomplished with existing staff interested in community development. Staff time must be dedicated to conduct the preliminary work that allows you to make a sound decision on whether you should invest funds to take the project through the more extensive development process. Much of the initial preliminary analysis describes a process that once learned, could apply to most real estate development.

In the second phase, we have detailed the steps needed to complete a project. This step will require your organization to invest predevelopment funding to conduct the necessary “due-diligence” to ensure the project is feasible. The second phase will also detail what needs to occur to complete development.

Projects might be designed to provide added benefits by including “green” or other energy-efficiency measures. Projects could incorporate service programs and include added features such as community gardens, swimming pools, child care facilities, learning centers or libraries. These added community benefits may incur additional development costs that you or your partners will need to consider.

For experienced developers, this guide could also be used as a checklist to remind you about key issues and refresh you on the development process for this type of development.

Acquisition of existing units and subsequent rehabilitation is a lower cost method of creating affordable housing but is very dependent on how much rehabilitation is needed.

4% Low Income Affordable Tax Credits (LIHTC) with bond financing has become the most common way of creating affordable housing units through acquisition and rehabilitation. Tax credits create affordability by attracting substantial private sector equity into projects. The federal government allocates credits to states on a per capita basis. States develop an allocation plan that will provide credits to projects on a competitive base. Projects sell the credits to investors. The investment equity plus other public sector grants results in more equity and less debt. The net result is smaller loan, smaller loan payments and lower rents.

Unlike the 9% LIHTC, the 4% credits are readily available and in most states are not allocated on a competitive basis. Annually, most states do not use their entire allocation of 4% credits.

Tax Exempt Bond financing is a financing structure that is similar to conventional loans. Bonds are issued for projects using 4% LIHTCs and a financial institution will purchase the bonds. Funds from the purchase of bonds are used in the project and the project’s cash flow will repay the bond holder (in most instances it will be a financial institution). The terms are similar to a bank loan, but these bonds are tax exempt, allowing for a lower interest rate than that of a conventional loan.

As opposed to the 9% LIHTC, the value of the 4% credit is about half as much, meaning there will be half as much equity. For this reason, this type of financing is used for acquisition of an existing building that needs only a moderate amount of rehabilitation. For more expensive new construction or if you were substantially rehabilitating a building you should consider the use of 9% LIHTCs.

The development of affordable projects is difficult and complex, yet projects have been developed by nonprofit community development organizations for over 15 years. In many states, use of LIHTCs is very competitive (the competition and standards for applying have grown year to year). Some of the requirements for applying for credits now include a successful track record of developing LIHTC projects.
In many regions community development organizations have grown and specialized in developing affordable rental housing for a larger region and it may be beneficial to partner with an experienced developer for your initial project. You would build capacity and ensure that the project retains the amenities and services your community needs by participating in the ownership structure and management.

Development is a team effort. This describes who needs to be development team members, what partners should be included in the process, and identifies ingredients and steps that are essential for a successful project.

This guide includes the following sections:

1. **Use of this Guide:** An overview of what types of affordable housing development projects can be developed with assistance from this guide.

2. **First Phase:** Initial Development Steps. This section includes the steps needed for an organization to clarify its development concept and to determine if a project is possible. It explains who you should initially talk to and what information you would need to decide to proceed with your project. These are the steps needed to clarify what you want to do and gather the data needed to clearly explain your project in the hopes of garnering interest by project funders and partners. In many ways, this is the basic information needed to develop your concept paper. Once you decide to proceed, we will retrace many of these activities to include greater details needed for project and financing approvals.

3. **Go/No Go:** This is the point that you and your organization would use the data collected to decide if you should proceed. If you do proceed, you will know what resources or assistance are needed. This guide suggests ways to keep costs minimal prior to the Go/No Go decision (main resource will be staff time). The next phase entails more time and financial commitments by your organization. You will incur pre-development expenses (a great portion will be funds used for consultants that will verify many of the development assumptions such as market demand, development cost, and appraised value).

4. **Second Phase:** Detailed Development Process: These are the steps that outline the development process. It will identify key development steps and important project resources. This section will provide insight into the essential steps needed for the successful completion of your project.

5. **Financing:** This section will provide some detail on the sources of financing and how they are used in the development of affordable housing. We have included a table to summarize the difference between bond and conventional financing.

6. **Development Notes:** These are some "tips" that we have compiled from experienced developers that highlight important considerations.
First Phase: Initial Development Steps
If you and your organization decided to explore the feasibility of developing a multi unit affordable project, this section outlines key items you need to know before spending predevelopment funds that will not be recovered unless the project is completed. You will need to invest staff time to investigate initial feasibility, but in the long run, it will save time and money. It is likely that you will look at several projects before one has the right attributes needed for success. Most of the general data gathered in this process will allow you to complete a concept paper that your organization can use to decide whether to invest the time and financial resources to move forward. It will also be used to generate support from future financing and development partners.

1. Determine the market need by target population: The first step is to make sure there is a need for affordable rental housing in the targeted community. This will be your initial understanding of the scope and type of affordable housing needs in your community. This can be verified by various sources including:
   a. Community Plans: Do the plans outline the need for affordable housing?
   b. Community Planning Meetings: What has the community said about housing needs?
   c. Local Government: Is housing a priority and if so where?
   d. Community Organizations: Do their constituents ask for more affordable housing? Do other local community affordable housing developers and projects have waiting lists?

2. Is there local government funding available? Local government funding will be needed unless there are other sources of project equity. Government equity includes grant funds or deferred/residual receipt loans from local government and will usually be anywhere from 15% to 25% of the total development costs. Deferred/residual receipt loans are structured so the payments are not due unless there is residual cash flow that the project can afford to pay. Additionally, these loans are usually at a very low interest rate. The funding takes the deferred/residual receipt form instead of an outright grant to meet IRS tax credit eligibility requirements but is generally viewed as project equity. In some cases, a locality might commit funding over two budget periods. For your investigation, check to see if funds are available, and if so, what are the requirements and timing of applications?

   Key resources for deferred/residual receipt loans include:
   a. Funding Sources include:
      i. CDBG (Community Development Block Grants): These are federal funds passed through to most local jurisdictions (Cities, Counties and the State (for rural areas)). Use of funds is determined by the local jurisdiction’s annual request to the Department of Housing and Urban Development (HUD). Developers apply for funding on an annual basis.
      ii. HOME (HUD funds to State and eligible local governments) for affordable housing development for low and moderate income communities and individuals
      iii. Redevelopment Agency: Tax Increment funds from redevelopment projects

   b. Key departments that administer funds include:
      i. Housing Department
      ii. Redevelopment Agency
      iii. Community Development Department

Local government and federal pass-through funding require significant levels of public benefit, meaning that the funding is minimally targeted to meet the needs of low and moderate income individuals, families and communities. The more public benefit your project generates the greater likelihood of support.

3. State, Federal and Other Funding Sources: These sources are needed to complement, augment and sometimes replace funding from the local level. The funding will look similar to local government funding: residual receipt or deferred payment loans. In some cases it may be a substitute source for local support; however these sources vary
significantly from state to state. It is not uncommon to have local sources augmented by state or other sources.

a. State Sources/Programs (Grants and Project Equity)
   i. CDBG/HOME: If you are in a smaller jurisdiction, your CDBG/HOME funds may be administered by the State. (Check with the community development or housing department).

   ii. Bonds, Housing Trusts, Permanent Sources: In many states, affordable housing bonds may have been approved or an affordable housing trust fund created to support affordable housing development.

b. Federal Sources:
   i. Low Income Housing Tax Credits (4%): Most states do not use their full allocation of 4% credits and unlike the 9% credits are offered on a non-competitive basis. States will allocate their bonding authority between affordable housing or other economic development uses (commercial or industrial). See more on Tax Credits in “Financing Notes” below.

   ii. Affordable Housing Program (AHP): Although this is not a direct federal program, the AHP program is a grant program sponsored by the Federal Home Loan Bank (FHLB) system. Each regional FHLB bank will use a part of their profits to provide grants to support affordable housing development. Each regional bank will have its own competitive process to support projects which can be as high as $15,000 per housing unit.

c. Other Sources: Foundation and corporations may want to support an important local project and can provide grant funding (equity).

   For all of these potential sources, make sure you know the timing for each funding cycle and know when proposals are due. The “art” in many of these developments is having the right application ready for each of the funding cycles. It is also very important that you confirm that your project is eligible. Some sources may require approval from other funding prior to being eligible to apply. Is your project in the right location and do you meet all of the organizational eligibility requirements?

4. Locate Site: Locating a building is the key step and should be investigated early (same time as you search governmental resources).

   a. Zoning/Allowable Use: For significant changes in configuration (industrial or office space to housing) or for adding units.

   b. Amenities: The investigation of the funding sources will result in an outline of requirements for site and project area amenities (bus stops, markets, recreation, schools, etc.)

   c. Restrictions: Check the deed and planning restrictions for the site.

   d. Use Compatibility: Is the project compatible with neighboring uses?

   e. Availability/Ownership: Is the site available? If it has been available, why? (Issues include cost, environmental issues, development constraints, etc.)

5. Preliminary Development Team: The informal development team is tasked to investigate and define the project. In some instances the same members might participate in project development. The team will represent the organization and its activities may be bound by board or organizational approvals. In this preliminary phase, your organization is trying to minimize costs by looking for volunteers and friends to provide estimates.

   a. Project Manager: The project manager might be a hired professional or a member of management. The manager must have adequate time to investigate the project. If the manager does not have development skills or experience, a development consultant, interested volunteer, or board member should be recruited to support and offer guidance to the manager.

   b. Architect/Contractor: The architect/contractor could be a board member or friend of the organization who can provide some input and insight into project design and development issues,
and can provide rough cost estimates. Local contactors can also provide a rough cost per square foot estimate based on design and use.

c. Consultant (If needed for financial structuring, development and planning): At this early stage the consultant could be a volunteer, board member or someone who might be interested in supporting the project and would have development and finance experience and skills. If the organization has an experienced project manager, a development consultant would not be needed.

b. Planning:
   i. Local Plans, General Plan: How is the intended use reflected in local/community plans? Is it consistent with the general plan?
   ii. Previous Development Efforts: What has happened to the proposed site? Why is it available? Has anyone else attempted similar development activities?

c. People: You must identify the supporters and opposition. What would they want to see in the project if you were to proceed? Community support is essential. Organized “Not in My Back Yard (NIMBY)” efforts can end or significantly delay your project. Talk to:
   i. Local Planning Staff
   ii. Local Elected Officials
   iii. Community (Homeowners association, neighborhood councils, community organizations and key community leaders)

d. Preliminary Design: Your project team and the data gathered will enable you to determine the following:
   i. Unit Mix: Bedroom mix and scheduled rents
   ii. Project Use: Will this be a senior, emancipated youth, family or housing for the disabled?
   iii. Amenities: Will you include a community garden, play area or pool?
   iv. Density: What densities are allowed? What makes sense for your community?
   v. Local Design Standards: What must be included in design?
   vi. Funding Design Requirements: What do the funding sources require?

e. Preliminary Financial Feasibility: Financial
feasibility is the most important step in your preliminary project analysis. Here you will begin to make adjustments based on resources and what you can afford to develop.

Now that you know what you are building and where, this is your initial attempt at determining project costs, sources of financing and ultimately the overall feasibility of your project. Your lenders will always ask for sources and uses: who is paying and what are they paying for. Our analytical steps will look at uses (costs) first and then look at what sources you have to pay for it.

i. Uses (Costs): Together, the two following cost items will equal your project’s development cost.

1. Hard Cost / Construction Cost Estimate: Based on square footage and uses, your development team will be able to estimate construction hard costs (what it costs to build the project). You also will be able to estimate the offsite costs (curbs, gutters and utilities). For rehab projects, the hard cost contingency line item maybe increased from 5% to 20%, depending on the general condition of the building.

2. Soft Cost Estimate: These are all of the other costs that are not part of the actual construction. This includes some consultants, reserves and fees.

ii. Sources: This is your estimate of what funding sources might be available to you, how much you may be able to obtain and what the financing terms are. Sources will need to match uses and any debt (loans) must be able to be repaid from the project’s cash flow. You should also check the funding requirements for these sources. Do you and the project team qualify for the tax credit or financing? Does your project meet the requirements and financing guidelines for all other sources?

This is your preliminary analysis, so be CONSERVATIVE. Do not use lower estimates just to be eligible for a funding source. Ultimately, development expenses will usually be higher due to unforeseen events. Additional expenses will be harder to support after you have already been approved at a lower amount.

1. Equity: Based on project cost, you can estimate the amount of equity generated by the sales of the 9% LIHTC’s. (See Notes Below on how this is calculated).

2. Other Equity: Include “soft debt” from local government. These are the CDBG, HOME or RDA funds that are at a low interest and/or repaid on a deferred basis (when there is available cash flow). This is included in equity and is generally “valued” as equity by the appraiser and/or lending institution to determine a project’s value.

3. Debt: The maximum conventional loan a lender is willing to provide to a project is based on the cash flow generated by the project. For a construction loan, this would be the maximum loan (ultimately “taken-out” or “repaid” by the permanent loan). In many instances the construction lender is willing to provide “bridge financing”, e.g., financing to bridge other funds such as City financing or tax credit equity that will not fund during construction.

There are two measures used by banks and lending institutions to determine the maximum loan they will provide a project. The bank will use the loan size equal to the lower of the two following standards. They are:

- Loan to value (LTV) is a ratio (percentage) used by banks to determine the maximum loan a project could receive based on its calculated value. A 75% LTV would mean that the maximum loan for project valued at $1 million dollar project would be $750,000. A 75% LTV is typical
for projects.

• Debt Service Coverage Ratio (DSCR) is a ratio of what the maximum loan for a project would be based on its ability to make loan payments. A DSCR of 1.20 would mean that a project would need total income per month (less expenses) to be greater than 120% of the monthly debt payment. You would have 20% extra cash available after you make your monthly payment to the bank. DSCR might be as low as 1.10 in some economic markets.

4. Gap: This is the additional amount for which you have not been able to identify a source. As a result, you will need to go back and locate “other equity” sources or seek increased commitments. You might also look to cut costs by reviewing materials and amenities. More units or higher rents can also be part of your analysis.

7. Securing Preliminary Support: Based on this more in-depth analysis, you will need to loop back and conduct additional meetings to ascertain the level of support and level of funding commitments from the sources noted below. This is the phase of work where your organization will maximize its local community support, political connections, board connections and goodwill to obtain commitment from key sources of financing. You will need support from:
   a. Organizational Support (Board, Staff)
   b. Local Community
   c. Local Government
   d. Debt, Equity, and Gap Sources

**GO/NO GO/MODIFY**

This is the point where the organization can determine if it is willing to spend the funds to start project predevelopment. Remember, to this point have committed some staff time and incurred very little expenses. The information you have gathered will give you an indication of whether or not you have a feasible project that you would be willing to invest predevelopment expenses on.
Second Phase: Detailed Development Process
SECOND PHASE: DETAILED DEVELOPMENT PROCESS

Now the work begins. The following steps will help you and your development team and partners proceed through the development process with the intent of closing financing and developing the project. You will need a technically competent development team and partners who will conduct the detailed analysis and work. Project details will be researched and completed. Designs will be finalized. Costs will be confirmed. Loans and grants will be approved by lenders, public and private sector funders. Agreements will be consummated. Construction will start and the project will be completed.

8. Predevelopment (Refine Assumptions)
   a. Site Control: Begin the process to gain site control.
      i. Letter of Intent: The letter of intent (LOI) is your written offer to the seller that outlines the terms and condition of the sale. This is drafted with your broker or real estate specialist and will include clauses to ensure your deposit is refundable and that there is ample time to conduct the studies needed to proceed. These projects take an enormous amount of time (negotiating multiple sources of financing where many have a long approval process). It is critical that ample time is negotiated. If there appears to be strong interest from a funding source, it might be prudent to allow payments to be made to the owner (portions of the deposit going “hard”).
      ii. Negotiations: Site acquisition is a negotiation with offers and counteroffers. The actual sales price will usually be determined by the appraisal (most local governments cannot pay for a site above the appraised value). In some cases when the appraisal is lower than the seller is willing to accept, other costs borne by the seller might be paid by you.
   b. Site Due Diligence: Most of the following items are required by lenders and investors and will require predevelopment funds to engage these 3rd party studies.
      i. Title Report
      ii. Capital Needs Assessment: This report will analyze the existing building systems and structure. In addition the report will determine the remaining useful life, timing and what is needed for capital reserves.
      iii. Appraisal
      iv. Soils
      v. Environmental
      vi. Seismic
      vii. Flood
      viii. Noise
      ix. Traffic Studies
      x. Historic and Local Public Development Requirements
   c. Entitlement/Planning: The planning department will confirm that your project meets all local planning restrictions, code and utility easement requirements.
   d. Market Assumptions (Market Study): The market study will assess the marketability of the proposed units based on location, amenities and rental rate. The study will estimate the time needed to lease-up the project. Some funding sources may require a 3rd party study.
   e. Relocation Plan: The tenants in the new project must meet income requirements of the tax credit program and other funding sources. If they cannot meet the guidelines or if you are conducting substantial rehabilitation, you will need to adhere to relocation requirements which will outline the notification process and costs (these are additional project costs that should be part of your project’s financing structure).
   f. Design: Design and site plan work should begin.
   g. Confirm Construction and Operating Assumptions: Based on the more formal plans, you will be able to confirm construction costs.
   h. Appraisal: You may need to engage an appraiser to determine the sales price of the land. If it is not absolutely needed it is a cost that could be avoided and be
included in the appraisal commissioned by the lenders. The appraisal will be needed if you have predevelopment funds that are to be used for site acquisition (funding from another source, usually local government).

9. Refine Development Team: This is the project development team who will close the financing and build your project. The team will consist of professionals who are hired to assist in the completion of the project. Bids will usually be taken to decide on key project participants such as the contractor and engineer.

It is incumbent on you to do your due diligence (homework) to ensure that the parties have the skills, experience, time and financial capacity to complete the work. You may also want to talk to your lending sources (public and private sector) to make sure the team members meet their requirements (license and bonding). They may also have recommendations and provide insight from past experiences. Key members of your team include:

a. Architect: Will move from design to working drawings and specifications
b. Contractor: Your lenders will have certain bonding and insurance requirements for the contractor.
c. Engineer
d. Attorney: Make sure they have experience with LIHTCs.
e. Accountant
f. Energy Consultant: Especially if you are trying to meet certain energy efficiency goals.
g. General Partners (Ownership Structure): The attorney will begin to structure the limited partnership that brings the equity investor (buyer of the tax credits) into the project. The investor becomes the limited partner and your organization will become the managing general partner. At this early stage, you will want to talk to several investors. All have different terms (how much, how early they can provide equity and what they require when they leave the partnership in 15 years).
h. Funding Sources: This would include all of the sources of debt and equity needed in the project. These sources must be in agreement about the project; its cost, who is paying for what, when the funding occurs, the development timeframe and in the case of debt and bridge loans, when they will be repaid.

10. Financing

a. Review Debt (Tax Exempt Bond Financing), Equity and Gap Financing Application: Each source will have specific requirements for approval. There are separate checklists of forms, documents and studies that are needed for each lenders approval. Be aware that any unforeseen condition will likely trigger the need for more information and may create additional financing requirements or contingencies. Also note the timing requirements for the sources of financing, some may require a prior commitment from other sources before they can approve or consider your application.

b. Refine Development Pro Formas Based on Funding Source Requirements and Conditions: Each source will determine the size of their commitments and the conditions of their funding. There is a possibility that many of the conditions will not be in sync with others, and there will be a need to negotiate a solution. In addition, the loan amounts will typically be less than anticipated and/or additional funds that need to be set aside to meet unanticipated conditions. There may be a need to locate additional sources or request more funds.

c. Commission Appraisal: The appraisal is usually commissioned by the first trust deed lender and might be shared by other participating lenders and funding sources. Make sure you check to see how this process could be combined to save costs. The appraiser will determine an “as is” appraisal, the value upon completion of construction, and a value upon lease-up. If you have a mixed use project, they will need to value each segment and determine an overall value (appraisal costs will be higher).

b. Obtain Conditional Commitments:
After review of the application and underwriting the project, the lenders will make a “conditional commitment” subject to a number of items that can include but not be limited to: appraisal, review of environmental, review of architectural design and specifications, approval from participating lenders, approval of related entitlements, and conditions as a result of other findings from 3rd party reports.

11. Site Acquisition: During this process (preferably early as possible), you should have an approved letter of intent (purchase agreement) and have opened escrow.

12. Project Entitlements: Project entitlements include:
   a. Preliminary Plans: Your architect will submit preliminary drawings to the City for initial review. The City will note changes and other requirements
   b. Plan Check: Plan review undertaken by the planning department
   c. Design Review: Local or community review or review by lender(s).
   d. Building, Utility, Public Safety, Public Works Requirements
   e. Community Input/Approval
   f. Finalize Plans, Specifications
   g. Final City Approval (community hearings and approval from the Land Use and Planning Commission and from the City (Council)): You must know beforehand that approval is likely. If there is opposition, you should be ready to “prove your case” for project approval. This may include bringing a busload of seniors or supporters and have them call the council or commissioners offices.

13. Additional Construction Loan Requirements: These are the key items outlined by lenders as a condition of closing
   a. Final Working Drawings: This includes drawings and specifications
   b. Construction Contract: Lenders or investors may require certain types of contracts (cost or cost plus). Note on Construction Bids: The bid process begins when the working drawings and specifications are ready. Check with participating lenders on their requirements for the contractors bidding on the project (credit history, bonding capacity, prevailing wage compliance, insurance, etc.)
   c. Architect Agreement: Usually standard American Institute of Architects form
   d. Property Management Contract: This is the firm that will lease up and manage the project. In many cases the lenders have specific requirements. If your organization is interested in building this capacity (especially if you are providing additional services such as after school programs, senior nutrition, health and family care or youth programs), you may want to work with an experienced provider while gaining the experience.

14. Syndication: The process of syndication began in Sep 9 (when you determine the ownership structure). You can locate a syndicator (investor who purchased the tax credits) using the following steps.
   a. Tax Credit Investor Solicitation: The (tax credit) investor market changes based on economic conditions and the appetite of lenders. Demand from lenders and financial institutions are partially based on their desire to meet Community Reinvestment Act (CRA) requirements. Purchase of tax credits has proven to be a very safe method of meeting CRA investment requirements. Lenders are incented to invest in certain low and moderate income communities that are part of their service areas. This has driven up the market demand for tax credits (they will pay a higher price for tax credits). Check with any lender and they will know which investors are active in any region.
   Besides financial institutions, insurance companies, utilities and some larger corporations are active in the tax credit market. There are also syndicators that purchase credits on behalf of corporate investors.
   b. Negotiate Terms (Pricing, Amount, Pay in Schedule and Other Requirements): These items and the terms thereof are very important to your project. Two years ago the purchase price of credits ranged from
80 cents for a dollar worth of credit to over one dollar per credit. Post economic crash has dropped pricing down to as low as 67 cents, with very few investors in the market. In some high CRA demand areas, the pricing is back up to the 90 cent plus range. The pay in schedule is important because the investor does not accrue value in the credits until the project completes construction. However, equity is needed during construction (it is the cheapest source of funds during construction versus a conventional construction loan that charges interest over the period of the financing).

c. Finalizing Ownership Structure: Once terms are agreed, the attorneys will finalize the limited partnership. This document will outline the conditions of the equity investment, how the partners need to perform and how they could be removed or replaced.

d. Execution of Partnership Agreement: The actual execution usually occurs at the close of the construction loan.

15. Construction Loan Closing

a. Fulfill Other Funding Conditions

i. Escrow Account/Instructions: The escrow instructions are critical and include all of the documents, exhibits and approvals that must be presented before closing and recording of the documents. Escrow also manages the funding process (from lenders, investors and other grant sources) and payments to participating parties and consultants.

ii. Other: Signed construction contracts, approved drawings, permit approvals and funded reserves.

b. Documentation: All of the loan documents, funding agreements, inter-creditor agreements, partnership agreements and deeds are drafted by respective attorneys and reviewed by you and your attorney. Note: The permanent loan provider will provide a commitment to fund based on meeting conditions related to construction completion and lease up. The take out (or permanent loan provider) will require specific documentation. On bond financed projects the construction and permanent loan provider are the same, versus conventional financing where the construction and permanent loan provider might be different.

c. Negotiations: Representatives of every source of debt and equity participates in negotiations while closing the financing. You (the project), bears the cost of all attorney fees. It is essential to manage your attorney to ensure their fees are not being generated by insignificant negotiations. Business decisions should be the center of negotiations. For bond financed projects, there will be a bond attorney involved in the project. Note: For more details on the differences between a bond structured financing and a conventional loan, please see the following section “Financing Notes” and the Conventional versus Bond financing table.

d. Execution: Signing by all parties and subsequent recording of documents.

16. Start Construction: Construction cannot begin until the documents are signed and approval to proceed is given. In some cases, demolition and site preparation might be approved under a separate contract and funded outside of the construction financing.

17. Construction Period Management

a. Monthly Draws

i. Inspections: There are usually monthly meetings with all participating entities (various lenders, architect, contractor, building inspector, and the owner). Your participation might be through a hired construction manager who has experience in all aspects of construction. All parties should agree on the percentage of completion and how it matches the completion schedule. Your construction manager will help ensure that costs and change orders are justified.

ii. Architect Sign Off: See above

iii. Change Orders/Clarifications: Your construction manager is important in managing change orders and
approving clarifications (between contractor and architect). All parties must agree on any change order.

iv. Draw Request: As part of the inspection meeting, the draw request is reviewed. Construction progress is agreed upon, bills reviewed and change orders examined and approved (signed by all parties).

v. Lien/Lien Releases: Upon completion of work by various trades and suppliers, lien releases are issued, signed and forwarded for recordation.

vi. Payments: Per the loan agreement, funds are released by the construction lender and participating lenders (city and/or state sources) to the construction account managed by your organization. You will subsequently transfer funds to the contractor. The agreement also defines the turn-around period for funding by both the bank and by you to the contractor.

b. Pre Leasing: Each funding source (including the tax credits) has restrictions on family income and family size. Potential tenants must be pre-qualified. In most cases, there will be greater demand than there are units, resulting in the need for a drawing or “lottery”. Many of the sources also have strict requirements on how and where the pre leasing is advertised.

c. Tenant Management: If your project requires minor rehabilitation and there are existing tenants, you must plan on which units must be vacant and how tenants will be moved within the project.

d. Construction Completion: Tax credits require that a project must be placed into service by a specified date or the credits will no longer have value. Additionally the equity investor has estimated their equity investment into the project based on what the placed-in service date is (the partnership agreement will include monetary “penalties” if days are missed.

e. Architect Sign Off: Final completion sign off

f. Building Inspection Sign Off: Completion and issuance of the Certificate of Occupancy is by the city building inspector.

18. Leasing/Move In: The management company will coordinate move in with the lottery winners. They would have also reviewed each tenant’s financial status to determine if they meet the income guidelines for low or moderate income individuals and families.

19. Project Stabilization (Construction Lender): The construction lender will be repaid by the permanent lender upon meeting certain agreed upon leasing goals (project lease up stabilization). The terms of the lease up are requirements of the permanent lender, per your loan agreement. Tax Credit Requirements

a. Filing of 8609 (Meet Tax Credit Requirements): This is an Internal Revenue Service document

20. Conversion/Closing of Permanent Financing: Stabilization is the main trigger for the conversion however there are a number of items that are outlined in the permanent loan agreement (clear title, occupancy certification, approval of participating lenders, etc.)
Financing
1. 4% Credits: The following outlines the steps for obtaining 4% credits.
   a. Federal government allocates bond authority to states
   b. Apply for a bond allocation from the state
   c. Bonds are non completable sources for tax credits, however at a reduced rate (4% versus 9%)
   d. Availability of bond financing is subject to 3 conditions:
      i. Project Underwriting by credit enhancer (bank)
      ii. Approval of project by a public hearing
      iii. Bond Allocation from the state
   e. Bonds provides favorable financing, however it is more costly due to associated legal expenses
   f. Ex. $10 million project, $1 million land, $8.5 million eligible basis. The 4% credit gets a 30% boost or $11,050,000. This amount is multiplied by 3.5% (4% credit) or $586,750 x 10 (year period) is $3,867,500. X .70 (market price) = $2,707,250
   g. Since the equity is significantly less, more gap financing is needed; however the higher rents generate a larger potential conventional loan (be careful that the higher rents are not above the rents in the immediate market).

2. Bond Financing:
   a. With the bond financing, the rate is lower than conventional financing.
   b. The area median income (AMI) requirements are less restrictive as compared to the 9% credits. 20% of the units at 50% of median or 40% of the units at 60% of median. Usually 100% of the units are restricted at 60% to gain full benefits (only the restricted units are eligible for the 4% credits).
   c. The amount of the financing may be marginally higher, but the gap remains significant.

5. Gap Sources:
   a. Financing gaps must be offset by other sources (beyond the local commitments). Typically state funds will help fill the gap but are only available on a state by state basis.
   b. The gap also depends on the level of rehabilitation. New construction creates a substantial gap. Substantial rehab also can create a significant gap. Projects with minor rehabilitation requirements are the most feasible when gap financing resources are scarce.
# BONDS: LOAN VERSUS BOND FINANCING

<table>
<thead>
<tr>
<th><strong>LOAN</strong></th>
<th><strong>BOND</strong></th>
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<tbody>
<tr>
<td><strong>Benefits</strong></td>
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<tr>
<td>Faster</td>
<td>Tax Exempt/Lower Rate</td>
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<td><strong>Drawbacks</strong></td>
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<tr>
<td>Higher Market Rate</td>
<td>Time Consuming</td>
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<td></td>
<td>Higher upfront Costs</td>
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<td></td>
<td>Private Placements Costs Less Than Public Sales (No Bond Underwriter)</td>
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<td></td>
<td>Tax Credit Investors Typically Require Loan Terms Greater Than 15 Years, Which Creates Difficulties For Bank Underwriting In Some Markets</td>
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<td><strong>Process</strong></td>
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<td>Bank Underwriting</td>
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<td>Approval</td>
<td>1. Bank Approval/Credit Enhancement</td>
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<td></td>
<td>2. Contact Issuer (Local, Regional Joint Power Agreement or State)</td>
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<td>3. Issuer Select Bond Counsel (To Provide Tax Exempt Opinion)</td>
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<td>4. Issuer Applies to State Allocation Authority (For Bonds)</td>
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<td>5. Local Public Hearing Held (TEFRA Approval)</td>
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<td>6. State Allocation Authority Approves Bond Allocation</td>
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<td>7. Issuer Approves Issuance of Bonds</td>
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<td>8. Bonds are Subsequently Sold To:</td>
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<td>Private Placement</td>
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<tr>
<td>Bank Purchases Bonds, Rates Negotiated</td>
<td>Select Bond Underwriting Firm</td>
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<tr>
<td>Bond Trustee Selected (Monitors and Protects Bond Holders (Bank))</td>
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<td>Proceeds of Purchase Used to Fund the Project</td>
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Notes:
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2. Minimum and amount is approximately $5 million (approximately $3 Million with private placement) due to the higher transaction costs.
3. Roles of Participants
   a. Bank: Provides project underwriting and commits to secure bond payments to bond holders (based on mortgage payments by the borrower)
   b. Bond Issuer: Issuer approves issuance of bond based on documentation prepared by bond counsel (every detail of the transaction and project: legal, financial and public benefit). They have no legal obligation to repay the bond which rests with the credit provider (bank).
   c. Bond Counsel: Insures that the process and the conditions for the bond issuance were done in compliance with IRS requirements, as stated in the bond counsels opinion.
   d. Bond Underwriter: Sells the bonds to investors at large at tax-exempt market rates and delivers proceeds to bond trustee.
   e. Bond Trustee: Provides project funding from bond proceeds and protects the rights of the bondholders throughout the life of the loan. Issues semi-annual bond payments to bond holders.
   f. Bond Holder: A person or institution that purchases the bonds

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Development Notes
DEVELOPMENT NOTES

1. Financing Gaps are significant if you are trying to target rents below 80% of median.

2. In many markets, 80% of median is at or above market rents.

3. It is tough to get financing for projects that have market lease-up risk.

4. Transaction costs are very high. Most of the transaction costs are fixed, meaning that you would pay about the same fees for a $1 million project versus a $30 million project.

5. Restrictions remain the same as the term of the bonds (typically 30 years).

6. Use real estate brokers experienced in larger commercial transactions.

7. Land costs will be restrained by local government sources which are typically limited by the appraised value.

8. Don’t fixate on the first site or project you find or focus only on one project.

9. Negotiate ongoing fees with local gap lenders (with residual receipt financing), to ensure that excess cash flow does not go to repay the gap loan (instead of going to management fees or project services).

10. Cushion is needed in the development budget. You will never have too much money, and expect the most unexpected reasons for cost over-runs. It is difficult to go back to equity and grant sources for more funds.

11. Keep architect in check for cost purposes.


14. Do not develop projects for cash flow or developer fees, benefits to the community will always be greater than any financial returns you will generate.

15. The stronger the development team, the stronger the project and its ability to find solutions when problems arise.

16. Services and programs for the residents will make a significant improvement in the projects long term viability and success. Other family or community services may be added to support tenant needs but these costs and services are usually outside of the project financing structure. If there is excess cash flow generated by the project it would be beneficial to add this into the pro-forma, versus using excess cash flow to pay back differed loans from the city.

17. If you do not have experience, consider partnering with someone with extensive experience and with someone you like. You will be with them for 15 years or more, working closely in stressful situations leading up to the closing of the financing and managing the units once they are occupied.

18. Have staff designated to be the point person or “quarterback” for the project. He/she will be responsible for communicating with staff and management and with all of the project development team members. They must be responsible and have the ability to multi-task assignments.

19. Negotiate hard with your investor. If you do not have this skill, use a consultant. Total purchase amount, terms, dates/time of equity payments and exit terms are all negotiable.

Final Note

Development of multi unit projects is not easy and requires a strong commitment from the organization and the members of the development team. The goal can be accomplished with the support of the community, local government and interested financial institutions. It is most important to have staff dedicated to the project and if they do not have the expertise, locate resources to support and guide the effort.

This document is intended to be a guide that outlines some of the key issues and identifies possible solutions and steps. It is not intended to be your only source since every project has its own issues, concerns and peculiarities and its own unique solutions. The document is not intended to encourage any organization into project development but only to lay out some of the key steps and issues once the decision is made to proceed.