RESOLUTION NO. 25-013

RESOLUTION AUTHORIZING AND APPROVING THE ISSUANCE, SALE AND DELIVERY OF TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS MULTIFAMILY HOUSING REVENUE BONDS (THE RIDGE AT LOOP 12) SERIES 2025A-1, SERIES 2025A-2 AND TAXABLE SERIES 2025B; APPROVING THE FORM AND SUBSTANCE AND AUTHORIZING THE EXECUTION AND DELIVERY OF DOCUMENTS AND INSTRUMENTS PERTAINING THERETO; AUTHORIZING AND RATIFYING OTHER ACTIONS AND DOCUMENTS; AND CONTAINING OTHER PROVISIONS RELATING TO THE SUBJECT

WHEREAS, the Texas Department of Housing and Community Affairs (the "Department") has been duly created and organized pursuant to and in accordance with the provisions of Chapter 2306, Texas Government Code, as amended (the "Act"), for the purpose, among others, of providing a means of financing the costs of residential ownership, development, construction and rehabilitation that will provide decent, safe, and affordable living environments for individuals and families of low, very low and extremely low income (as defined in the Act) and families of moderate income (as described in the Act and determined by the Governing Board of the Department (the "Board") from time to time); and

WHEREAS, the Act authorizes the Department: (a) to make mortgage loans to housing sponsors to provide financing for multifamily residential rental housing in the State of Texas (the "State") intended to be occupied by individuals and families of low, very low and extremely low income and families of moderate income, as determined by the Department; (b) to issue its revenue bonds (including notes), for the purpose, among others, of obtaining funds to make such loans and provide financing, to establish necessary reserve funds and to pay administrative and other costs incurred in connection with the issuance of such bonds or notes; and (c) to pledge all or any part of the revenues, receipts or resources of the Department, including the revenues and receipts to be received by the Department from such multifamily residential rental development loans, and to mortgage, pledge or grant security interests in such loans or other property of the Department in order to secure the payment of the principal or redemption price of and interest on such bonds or notes; and

WHEREAS, the Board, by resolution adopted on March 9, 2023, declared its intent to issue its revenue bonds or notes to provide financing for the cost of acquisition, construction and equipping of the qualified residential rental development described in <u>Exhibit A</u> attached hereto (the "Development") located within the State and required by the Act to be occupied by individuals and families of low, very low and extremely low income and families of moderate income, as determined by the Department; and

WHEREAS, at the request of LDG The Ridge at Loop 12, LP, a Texas limited partnership (the "Borrower"), the Department has received a reservation of private activity bond allocation from the State of Texas; and

WHEREAS, the Board has determined to authorize the issuance of its Multifamily Housing Revenue Bonds (The Ridge at Loop 12) Series 2025A-1 (the "2025A-1 Bonds"), Multifamily Housing Revenue Bonds (The Ridge at Loop 12) Series 2025A-2 (the "2025A-2 Bonds", and together with the 2025A-1 Bonds, the "Tax-Exempt Bonds") and Multifamily Housing Revenue Bonds (The Ridge at Loop 12) Taxable Series 2025B (the "2025B Bonds", and together with the Tax-Exempt Bonds, the "Bonds") pursuant to and in accordance with the terms of a Indenture of Trust (the "Indenture") between the Department and BOKF, NA, as trustee (the "Trustee"), for the purpose of providing funds in connection with the financing of the Development, all under and in accordance with the Constitution and laws of the State; and

WHEREAS, the Department desires to use the proceeds of the Bonds to fund a mortgage loan to the Borrower in connection with the cost of acquisition, construction and equipping of the Development; and

WHEREAS, it is anticipated that the Department and the Borrower will execute and deliver a Loan Agreement (the "Loan Agreement") pursuant to which (i) the Department will agree to make a mortgage loan funded with the proceeds of the Bonds (the "Loan") to the Borrower to enable the Borrower to finance the acquisition, construction and equipping of the Development and related costs, and (ii) the Borrower will execute and deliver to the Department a (i) Promissory Note with respect to the 2025A-1 Bonds (the "Series A-1 Note") in an original principal amount equal to the original aggregate principal amount of the 2025A-1 Bonds, (ii) Promissory Note with respect to the 2025A-2 Bonds (the "Series A-2 Note") in an original principal amount equal to the original aggregate principal amount of the 2025A-2 Bonds, and (iii) Promissory Note with respect to the 2025B Bonds (the "Series B Note," and together with the Series A-1 Note and the Series A-2 Note, the "Borrower Note") in an original principal amount equal to the original amount of the 2025B Bonds (the "Series B Note," and together with the Series A-1 Note and the Series A-2 Note, the "Borrower Note") in an original principal amount equal to the original aggregate principal amount of the 2025B Bonds, and providing for payment of interest on such principal amount equal to the interest on the Bonds and to pay other costs described in the Loan Agreement; and

WHEREAS, it is anticipated that the Borrower Note and the obligations of the Borrower under the Loan Agreement will be secured by a Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing (the "Security Instrument") from the Borrower for the benefit of the Department; and

WHEREAS, the Department's rights (except for certain unassigned rights) under the Loan Agreement, the Borrower Note and the Security Instrument will be assigned to the Trustee pursuant to an Assignment of Mortgage Documents (the "Assignment") from the Department to the Trustee; and

WHEREAS, with respect to the Bonds, the Board has determined that the Department, the Trustee, City of Dallas Housing Finance Corporation (or a wholly-owned affiliate thereof), as fee owner (the "Fee Owner") and the Borrower will execute a Regulatory and Land Use Restriction Agreement (the "Regulatory Agreement") with respect to the Development, which will be filed of record in the real property records of Dallas County, Texas; and

WHEREAS, in order to assure compliance with Sections 103 and 141 through 150 of the Internal Revenue Code of 1986, as amended, the Board has determined that the Department, the Trustee and the Borrower will execute a Tax Exemption Certificate and Agreement (the "Tax Exemption Agreement"), in connection with the Tax-Exempt Bonds, pursuant to which the Department and the Borrower will make certifications, representations and covenants relating to the treatment of the interest on the Tax-Exempt Bonds as exempt from gross income for federal income tax purposes; and

WHEREAS, the Board has further determined that the Department will enter into a Bond Placement Agreement (the "Placement Agreement") with NewPoint Impact Fund I, LP ("NewPoint"), or another purchaser selected by NewPoint (in any event, the "Purchaser"), NewPoint Real Estate Capital Securities LLC, as placement agent, and the Borrower, setting forth certain terms and conditions upon which the Purchaser will purchase the Bonds from the Department and the Department will sell the Bonds to the Purchaser; and

WHEREAS, capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Indenture; and

WHEREAS, the Board has examined proposed forms of (a) the Indenture, the Loan Agreement, the Regulatory Agreement, the Assignment, the Placement Agreement and the Tax Exemption Agreement (collectively, the "Bond Documents") and (b) the Security Instrument and the Borrower Note, all of which are attached to and comprise a part of this Resolution; has found the form and substance of such documents to be satisfactory and proper and the recitals contained therein to be true, correct and complete; and has determined, subject to the conditions set forth in Article 1, to authorize the issuance of the Bonds, the execution and delivery of the Bond Documents, the acceptance of the Security Instrument and the Borrower Note and the taking of such other actions as may be necessary or convenient in connection therewith;

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BOARD OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS:

ARTICLE 1

ISSUANCE OF BONDS; APPROVAL OF DOCUMENTS

Section 1.1 <u>Issuance, Execution and Delivery of the Bonds</u>. That the issuance of the Bonds is hereby authorized pursuant to the Act, including particularly Section 2306.353 thereof, all under and in accordance with the conditions set forth herein and in the Indenture, and that, upon execution and delivery of the Indenture, the Authorized Representatives of the Department named in this Resolution are each hereby authorized to execute, attest and affix the Department's seal to the Bonds and to deliver the Bonds to the Attorney General of the State (the "Attorney General") for approval, the Comptroller of Public Accounts of the State for registration and the Trustee for authentication (to the extent required in the Indenture), and thereafter to deliver the Bonds to or upon the order of the Purchaser.

Section 1.2 Interest Rate, Principal Amount, Maturity and Price of Bonds.

(a) That (i) the 2025A-1 Bonds shall bear interest at a fixed rate per annum, which rate shall be determined at least five (5) business days prior to the delivery of the Bonds, and shall be equal to the sum of (A) 2.90%, and (B) the 15-year BVAL Municipal Index (non-callable) published by Bloomberg on the date of determination, subject to adjustment as described in the Indenture; provided that in no event shall the interest rate on the 2025A-1 Bonds (including any default interest rate) exceed the maximum interest rate permitted by applicable law; (ii) the aggregate principal amount of the Bonds shall be the "Series A-1 Loan Amount" specified on Exhibit B hereto that corresponds to the applicable "All-In Rate" for the 2024 A-1 Bonds as determined in accordance with subsection (a)(i) above; (iii) the final maturity of the 2025A-1 Bonds occurs; and (iv) the price at which the 2025A-1 Bonds are sold to the Purchaser shall be the principal amount thereof.

(b) That (i) the 2025A-2 Bonds shall bear interest at a fixed rate per annum, which rate shall be determined at least five (5) business days prior to the delivery of the Bonds, and shall be equal to the sum of (A) 3.45%, and (B) the 15-year BVAL Municipal Index (non-callable) published by Bloomberg on the date of determination, subject to adjustment as described in the Indenture; provided that in no event shall the interest rate on the 2025A-2 Bonds (including any default interest rate) exceed the maximum interest rate permitted by applicable law; (ii) the aggregate principal amount of the Bonds shall be the "Series A-2 Loan Amount" specified on Exhibit B hereto that corresponds to the applicable "All-In Rate" for the 2024 A-1 Bonds as determined in accordance with subsection (a)(i) above; (iii) the final maturity of the 2025A-2 Bonds; and (iv) the price at which the 2025A-2 Bonds are sold to the Purchaser shall be the principal amount thereof.

(c) That (i) the 2025B Bonds shall bear interest at a fixed rate per annum, which rate shall be determined at least five (5) business days prior to the delivery of the Bonds, and shall be equal to the sum of (A) 3.45%, and (B) the 2 year U.S. Treasury Note, subject to adjustment as described in the Indenture; provided that in no event shall the interest rate on the 2025B Bonds (including any default interest rate) exceed the maximum interest rate permitted by applicable law; (ii) the aggregate principal amount of the Bonds shall be the "Series B Loan Amount" specified on Exhibit B hereto that corresponds to the applicable "All-In Rate" for the 2024 A-1 Bonds as determined in accordance with subsection (a)(i) above; (iii) the final maturity of the 2025B Bonds shall occur on the first day of the 46th month following the date of delivery of the 2025B Bonds; and (iv) the price at which the 2025B Bonds are sold to the Purchaser shall be the principal amount thereof.

Section 1.3 <u>Approval, Execution and Delivery of the Indenture</u>. That the form and substance of the Indenture are hereby approved, and that the Authorized Representatives are each hereby authorized to execute the Indenture, and to deliver the Indenture to the parties thereto.

Section 1.4 <u>Approval, Execution and Delivery of the Loan Agreement</u>. That the form and substance of the Loan Agreement are hereby approved, and that the Authorized Representatives each are hereby authorized to execute the Loan Agreement, and to deliver the Loan Agreement to the Borrower.

Section 1.5 <u>Approval, Execution and Delivery of the Regulatory Agreement</u>. That the form and substance of the Regulatory Agreement are hereby approved, and that the Authorized Representatives each are hereby authorized to execute the Regulatory Agreement, and to deliver the Regulatory Agreement to the parties thereto and to cause the Regulatory Agreement to be filed of record in the real property records of Dallas County, Texas.

Section 1.6 <u>Approval, Execution and Delivery of the Tax Exemption Agreement</u>. That the form and substance of the Tax Exemption Agreement are hereby approved, and that the Authorized Representatives each are hereby authorized to execute the Tax Exemption Agreement, and to deliver the Tax Exemption Agreement to the parties thereto.

Section 1.7 <u>Approval, Execution and Delivery of the Placement Agreement</u>. That the sale of the Bonds to the Purchaser and/or any other parties pursuant to the Placement Agreement is hereby approved, that the form and substance of the Placement Agreement are hereby approved, and that the Authorized Representatives each are hereby authorized to execute the Placement Agreement and to deliver the Placement Agreement to the parties thereto.

Section 1.8 <u>Reserved.</u>

Section 1.9 <u>Reserved.</u>

Section 1.10 <u>Acceptance of the Borrower Note and the Security Instrument</u>. That the form and substance of the Borrower Note and the Security Instrument are hereby accepted by the Department and that the Authorized Representatives each are hereby authorized to endorse and deliver the Borrower Note to the order of the Trustee without recourse.

Section 1.11 <u>Approval, Execution and Delivery of the Assignment</u>. That the form and substance of the Assignment are hereby approved, and that the Authorized Representatives each are hereby authorized to execute the Assignment, and to deliver the Assignment to the Trustee.

Section 1.12 Reserved.

Section 1.13 <u>Taking of Any Action; Execution and Delivery of Other Documents</u>. That the Authorized Representatives are each hereby authorized to take any actions and to execute, attest and affix the Department's seal to, and to deliver to the appropriate parties, all such other agreements, commitments, assignments, bonds, certificates, contracts, documents, instruments, releases, financing statements, letters of instruction, notices of acceptance, written requests and other papers, whether or not mentioned herein, as they or any of them consider to be necessary or convenient to carry out or assist in carrying out the purposes of this Resolution. Section 1.14 <u>Power to Revise Form of Documents</u>. That, notwithstanding any other provision of this Resolution, the Authorized Representatives are each hereby authorized to make or approve such revisions in the form of the documents attached hereto as exhibits as, in the judgment of such Authorized Representative, and in the opinion of Bracewell LLP, Bond Counsel to the Department ("Bond Counsel"), may be necessary or convenient to carry out or assist in carrying out the purposes of this Resolution, such approval to be evidenced by the execution of such documents by the Authorized Representatives.

Section 1.15 <u>Exhibits Incorporated Herein</u>. That all of the terms and provisions of each of the documents listed below as an exhibit shall be and are hereby incorporated into and made a part of this Resolution for all purposes:

-	Indenture
-	Loan Agreement
-	Regulatory Agreement
-	Series A-1 Note
-	Series A-2 Note
-	Series B Note
-	Security Instrument
-	Assignment
-	Placement Agreement
-	Tax Exemption Agreement

Section 1.16 <u>Authorized Representatives</u>. That the following persons are each hereby named as authorized representatives of the Department for purposes of executing, attesting, affixing the Department's seal to, and delivering the documents and instruments and taking the other actions referred to in this Article 1: the Chair or Vice Chair of the Board, the Executive Director of the Department, the Director of Administration of the Department, the Director of Financial Administration of the Department, the Department, the Director of Bond Finance of the Department, the Director of Multifamily Bonds of the Department, and the Secretary or any Assistant Secretary to the Board. Such persons are referred to herein collectively as the "Authorized Representatives." Any one of the Authorized Representatives is authorized to act individually as set forth in this Resolution.

ARTICLE 2

APPROVAL AND RATIFICATION OF CERTAIN ACTIONS

Section 2.1 <u>Approval and Ratification of Application to Texas Bond Review Board</u>. That the Board hereby ratifies and approves the submission of the application for approval of state bonds to the Texas Bond Review Board on behalf of the Department in connection with the issuance of the Bonds in accordance with Chapter 1231, Texas Government Code.

Section 2.2 <u>Approval of Submission to the Attorney General</u>. That the Board hereby authorizes, and approves the submission by Bond Counsel to the Attorney General, for his

approval, of a transcript of legal proceedings relating to the issuance, sale and delivery of the Bonds.

Section 2.3 <u>Certification of the Minutes and Records</u>. That the Secretary or Assistant Secretary to the Board hereby is authorized to certify and authenticate minutes and other records on behalf of the Department for the Bonds and all other Department activities.

Section 2.4 <u>Reserved.</u>

Section 2.5 <u>Authority to Invest Proceeds</u>. That the Department is authorized to invest and reinvest the proceeds of the Bonds and the fees and revenues to be received in connection with the financing of the Development in accordance with the Indenture and the Tax Exemption Agreement and to enter into any agreements relating thereto only to the extent permitted by the Indenture and the Tax Exemption Agreement.

Section 2.6 <u>Reserved.</u>

Section 2.7 <u>Engagement of Other Professionals</u>. That the Executive Director of the Department or any successor is authorized to engage auditors to perform such functions, audits, yield calculations and subsequent investigations as necessary or appropriate to comply with the Placement Agreement and the requirements of Bond Counsel, provided such engagement is done in accordance with applicable law of the State.

Section 2.8 <u>Ratifying Other Actions</u>. That all other actions taken by the Executive Director of the Department and the Department staff in connection with the issuance of the Bonds and the financing of the Development are hereby ratified and confirmed.

ARTICLE 3

CERTAIN FINDINGS AND DETERMINATIONS

Section 3.1 <u>Findings of the Board</u>. That in accordance with Section 2306.223 of the Act and after the Department's consideration of the information with respect to the Development and the information with respect to the proposed financing of the Development by the Department, including but not limited to the information submitted by the Borrower, independent studies commissioned by the Department, recommendations of the Department staff and such other information as it deems relevant, the Board hereby finds:

(a) <u>Need for Housing Development</u>.

(i) that the Development is necessary to provide needed decent, safe, and sanitary housing at rentals or prices that individuals or families of low, very low and extremely low income or families of moderate income can afford,

(ii) that the financing of the Development is a public purpose and will provide a public benefit, and

(iii) that the Development will be undertaken within the authority granted by the Act to the housing finance division and the Borrower.

(b) <u>Findings with Respect to the Borrower</u>.

(i) that the Borrower, by operating the Development in accordance with the requirements of the Loan Agreement, the Regulatory Agreement and the Tax Exemption Agreement, will supply well-planned and well-designed housing for individuals or families of low, very low or extremely low income or families of moderate income,

(ii) that the Borrower is financially responsible, and

(iii) that the Borrower is not, and will not enter into a contract for the Development with, a housing developer that (A) is on the Department's debarred list, including any parts of that list that are derived from the debarred list of the United States Department of Housing and Urban Development; (B) breached a contract with a public agency; or (C) misrepresented to a subcontractor the extent to which the developer has benefited from contracts or financial assistance that has been awarded by a public agency, including the scope of the developer's participation in contracts with the agency and the amount of financial assistance awarded to the developer by the Department.

(c) <u>Public Purpose and Benefits</u>.

(i) that the Borrower has agreed to operate the Development in accordance with the Loan Agreement, the Regulatory Agreement and the Tax Exemption Agreement, which require, among other things, that the Development be occupied by individuals and families of low, very low and extremely low income and families of moderate income, and

(ii) that the issuance of the Bonds in connection with the financing of the Development is undertaken within the authority conferred by the Act and will accomplish a valid public purpose and will provide a public benefit by assisting individuals and families of low, very low and extremely low income and families of moderate income in the State to obtain decent, safe, and sanitary housing by financing costs of the Development, thereby helping to maintain a fully adequate supply of sanitary and safe dwelling accommodations at rents that such individuals and families can afford.

Section 3.2 <u>Determination of Eligible Tenants</u>. That the Board has determined, to the extent permitted by law and after consideration of such evidence and factors as it deems relevant, the findings of the staff of the Department, the laws applicable to the Department and the provisions of the Act, that eligible tenants for the Development shall be (1) individuals and families of low, very low and extremely low income, (2) persons with special needs, and (3) families of moderate income, with the income limits as set forth in the Tax Exemption Agreement and the Regulatory Agreement.

Section 3.3 <u>Sufficiency of Loan Interest Rate</u>. That, in accordance with Section 2306.226 of the Act, the Board hereby finds and determines that the interest rate on the Loan established pursuant to the Loan Agreement will produce the amounts required, together with other available funds, to pay for the Department's costs of operation with respect to the Bonds and the Development and enable the Department to meet its covenants with and responsibilities to the holders of the Bonds.

Section 3.4 <u>No Gain Allowed</u>. That, in accordance with Section 2306.498 of the Act, no member of the Board or employee of the Department may purchase the Bonds in the secondary open market for municipal securities.

ARTICLE 4

GENERAL PROVISIONS

Section 4.1 <u>Limited Obligations</u>. That the Bonds and the interest thereon shall be special limited obligations of the Department payable solely from the trust estate created under the Indenture, including the revenues and funds of the Department pledged under the Indenture to secure payment of the Bonds, and under no circumstances shall the Bonds be payable from any other revenues, funds, assets or income of the Department.

Section 4.2 <u>Non-Governmental Obligations</u>. That the Bonds shall not be and does not create or constitute in any way an obligation, a debt or a liability of the State or create or constitute a pledge, giving or lending of the faith or credit or taxing power of the State. The Bonds shall contain on its face a statement to the effect that the State is not obligated to pay the principal thereof or interest thereon and that neither the faith or credit nor the taxing power of the State is pledged, given or loaned to such payment.

Section 4.3 <u>Effective Date</u>. That this Resolution shall be in full force and effect from and upon its adoption.

Section 4.4 <u>Notice of Meeting</u>. This Resolution was considered and adopted at a meeting of the Governing Board that was noticed, convened, and conducted in full compliance with the Texas Open Meetings Act, Chapter 551 of the Texas Government Code, and with Section 2306.032 of the Texas Government Code, regarding meetings of the Governing Board.

PASSED AND APPROVED this 16th day of January, 2025.

EXHIBIT A

Description of Development

Borrower: LDG The Ridge at Loop 12, LP, a Texas limited partnership

Development: The Development is a 300-unit affordable, multifamily housing development known as The Ridge at Loop 12, located at 1100 N. Walton Walker Blvd, Dallas, Dallas County, Texas 75211, consisting of six (6) residential apartment buildings. The unit mix will consist of:

36	one-bedroom/one-bath units
117	two-bedroom/two-bath units
135	three-bedroom/two-bath units
12	four-bedroom/two-bath units
300	Total Units

<u>EXHIBIT B</u>

BVAL Rate	Gross Spread	All-in rate	Series A-1 Loan Amount	Series A-2 Loan Amount	Series A-3 Taxable Loan Amount	Total Financing
2.891%	2.90%	5.791%	\$46,327,600	\$3,672,400	\$11,914,000	\$61,914,000
2.901%	2.90%	5.801%	\$46,270,400	\$3,729,600	\$11,914,000	\$61,914,000
2.911%	2.90%	5.811%	\$46,213,200	\$3,786,800	\$11,914,000	\$61,914,000
2.921%	2.90%	5.821%	\$46,156,000	\$3,844,000	\$11,914,000	\$61,914,000
2.931%	2.90%	5.831%	\$46,091,100	\$3,908,900	\$11,914,000	\$61,914,000
2.941%	2.90%	5.841%	\$46,033,900	\$3,966,100	\$11,914,000	\$61,914,000
2.951%	2.90%	5.851%	\$45,977,800	\$4,022,200	\$11,914,000	\$61,914,000
2.961%	2.90%	5.861%	\$45,914,000	\$4,086,000	\$11,914,000	\$61,914,000
2.971%	2.90%	5.871%	\$45,856,800	\$4,143,200	\$11,914,000	\$61,914,000
2.981%	2.90%	5.881%	\$45,800,700	\$4,199,300	\$11,914,000	\$61,914,000
2.991%	2.90%	5.891%	\$45,736,900	\$4,263,100	\$11,914,000	\$61,914,000
3.001%	2.90%	5.901%	\$45,680,800	\$4,319,200	\$11,914,000	\$61,914,000
3.011%	2.90%	5.911%	\$45,624,700	\$4,375,300	\$11,914,000	\$61,914,000
3.021%	2.90%	5.921%	\$45,562,000	\$4,438,000	\$11,914,000	\$61,914,000
3.031%	2.90%	5.931%	\$45,507,000	\$4,493,000	\$11,914,000	\$61,914,000
3.041%	2.90%	5.941%	\$45,450,900	\$4,549,100	\$11,914,000	\$61,914,000
3.051%	2.90%	5.951%	\$45,389,300	\$4,610,700	\$11,914,000	\$61,914,000
3.061%	2.90%	5.961%	\$45,333,200	\$4,666,800	\$11,914,000	\$61,914,000
3.071%	2.90%	5.971%	\$45,278,200	\$4,721,800	\$11,914,000	\$61,914,000
3.081%	2.90%	5.981%	\$45,216,600	\$4,783,400	\$11,914,000	\$61,914,000
3.091%	2.90%	5.991%	\$45,161,600	\$4,838,400	\$11,914,000	\$61,914,000
3.101%	2.90%	6.001%	\$45,106,600	\$4,893,400	\$11,914,000	\$61,914,000
3.111%	2.90%	6.011%	\$45,046,100	\$4,953,900	\$11,914,000	\$61,914,000
3.121%	2.90%	6.021%	\$44,991,100	\$5,008,900	\$11,914,000	\$61,914,000
3.131%	2.90%	6.031%	\$44,930,600	\$5,069,400	\$11,914,000	\$61,914,000
3.141%	2.90%	6.041%	\$44,875,600	\$5,124,400	\$11,914,000	\$61,914,000
3.151%	2.90%	6.051%	\$44,821,700	\$5,178,300	\$11,914,000	\$61,914,000
3.161%	2.90%	6.061%	\$44,761,200	\$5,238,800	\$11,914,000	\$61,914,000
3.171%	2.90%	6.071%	\$44,707,300	\$5,292,700	\$11,914,000	\$61,914,000
3.181%	2.90%	6.081%	\$44,653,400	\$5,346,600	\$11,914,000	\$61,914,000
3.191%	2.90%	6.091%	\$44,594,000	\$5,406,000	\$11,914,000	\$61,914,000
3.201%	2.90%	6.101%	\$44,540,100	\$5,459,900	\$11,914,000	\$61,914,000
3.211%	2.90%	6.111%	\$44,480,700	\$5,519,300	\$11,914,000	\$61,914,000
3.221%	2.90%	6.121%	\$44,427,900	\$5,572,100	\$11,914,000	\$61,914,000
3.231%	2.90%	6.131%	\$44,374,000	\$5,626,000	\$11,914,000	\$61,914,000
3.241%	2.90%	6.141%	\$44,314,600	\$5,685,400	\$11,914,000	\$61,914,000
3.251%	2.90%	6.151%	\$44,262,900	\$5,737,100	\$11,914,000	\$61,914,000

BVAL Rate	Gross Spread	All-in rate	Series A-1 Loan Amount	Series A-2 Loan Amount	Series A-3 Taxable Loan Amount	Total Financing
3.261%	2.90%	6.161%	\$44,203,500	\$5,796,500	\$11,914,000	\$61,914,000
3.271%	2.90%	6.171%	\$44,150,700	\$5,849,300	\$11,914,000	\$61,914,000
3.281%	2.90%	6.181%	\$44,092,400	\$5,907,600	\$11,914,000	\$61,914,000
3.291%	2.90%	6.191%	\$44,039,600	\$5,960,400	\$11,914,000	\$61,914,000
3.301%	2.90%	6.201%	\$43,987,900	\$6,012,100	\$11,914,000	\$61,914,000
3.311%	2.90%	6.211%	\$43,929,600	\$6,070,400	\$11,914,000	\$61,914,000
3.321%	2.90%	6.221%	\$43,877,900	\$6,122,100	\$11,914,000	\$61,914,000
3.331%	2.90%	6.231%	\$43,819,600	\$6,180,400	\$11,914,000	\$61,914,000
3.341%	2.90%	6.241%	\$43,767,900	\$6,232,100	\$11,914,000	\$61,914,000
3.351%	2.90%	6.251%	\$43,710,700	\$6,289,300	\$11,914,000	\$61,914,000
3.361%	2.90%	6.261%	\$43,659,000	\$6,341,000	\$11,914,000	\$61,914,000
3.371%	2.90%	6.271%	\$43,601,800	\$6,398,200	\$11,914,000	\$61,914,000
3.381%	2.90%	6.281%	\$43,550,100	\$6,449,900	\$11,914,000	\$61,914,000
3.391%	2.90%	6.291%	\$43,492,900	\$6,507,100	\$11,914,000	\$61,914,000
3.401%	2.90%	6.301%	\$43,442,300	\$6,557,700	\$11,914,000	\$61,914,000
3.411%	2.90%	6.311%	\$43,385,100	\$6,614,900	\$11,914,000	\$61,914,000
3.421%	2.90%	6.321%	\$43,334,500	\$6,665,500	\$11,914,000	\$61,914,000
3.431%	2.90%	6.331%	\$43,278,400	\$6,721,600	\$11,914,000	\$61,914,000
3.441%	2.90%	6.341%	\$43,227,800	\$6,772,200	\$11,914,000	\$61,914,000
3.451%	2.90%	6.351%	\$43,178,300	\$6,821,700	\$11,914,000	\$61,914,000
3.461%	2.90%	6.361%	\$43,122,200	\$6,877,800	\$11,914,000	\$61,914,000
3.471%	2.90%	6.371%	\$43,071,600	\$6,928,400	\$11,914,000	\$61,914,000
3.481%	2.90%	6.381%	\$43,015,500	\$6,984,500	\$11,914,000	\$61,914,000
3.491%	2.90%	6.391%	\$42,959,400	\$7,040,600	\$11,914,000	\$61,914,000
3.501%	2.90%	6.401%	\$42,909,900	\$7,090,100	\$11,914,000	\$61,914,000
3.511%	2.90%	6.411%	\$42,854,900	\$7,145,100	\$11,914,000	\$61,914,000
3.521%	2.90%	6.421%	\$42,805,400	\$7,194,600	\$11,914,000	\$61,914,000
3.531%	2.90%	6.431%	\$42,750,400	\$7,249,600	\$11,914,000	\$61,914,000
3.541%	2.90%	6.441%	\$42,700,900	\$7,299,100	\$11,914,000	\$61,914,000
3.551%	2.90%	6.451%	\$42,645,900	\$7,354,100	\$11,914,000	\$61,914,000
3.561%	2.90%	6.461%	\$42,597,500	\$7,402,500	\$11,914,000	\$61,914,000
3.571%	2.90%	6.471%	\$42,542,500	\$7,457,500	\$11,914,000	\$61,914,000
3.581%	2.90%	6.481%	\$42,494,100	\$7,505,900	\$11,914,000	\$61,914,000
3.591%	2.90%	6.491%	\$42,439,100	\$7,560,900	\$11,914,000	\$61,914,000
3.601%	2.90%	6.501%	\$42,391,800	\$7,608,200	\$11,914,000	\$61,914,000
3.611%	2.90%	6.511%	\$42,336,800	\$7,663,200	\$11,914,000	\$61,914,000
3.621%	2.90%	6.521%	\$42,289,500	\$7,710,500	\$11,914,000	\$61,914,000
3.631%	2.90%	6.531%	\$42,234,500	\$7,765,500	\$11,914,000	\$61,914,000
3.641%	2.90%	6.541%	\$42,181,700	\$7,818,300	\$11,914,000	\$61,914,000
3.651%	2.90%	6.551%	\$42,133,300	\$7,866,700	\$11,914,000	\$61,914,000

BVAL Rate	Gross Spread	All-in rate	Series A-1 Loan Amount	Series A-2 Loan Amount	Series A-3 Taxable Loan Amount	Total Financing
3.661%	2.90%	6.561%	\$42,079,400	\$7,920,600	\$11,914,000	\$61,914,000
3.671%	2.90%	6.571%	\$42,032,100	\$7,967,900	\$11,914,000	\$61,914,000
3.681%	2.90%	6.581%	\$41,979,300	\$8,020,700	\$11,914,000	\$61,914,000
3.691%	2.90%	6.591%	\$41,932,000	\$8,068,000	\$11,914,000	\$61,914,000
3.701%	2.90%	6.601%	\$41,879,200	\$8,120,800	\$11,914,000	\$61,914,000
3.711%	2.90%	6.611%	\$41,825,300	\$8,174,700	\$11,914,000	\$61,914,000
3.721%	2.90%	6.621%	\$41,779,100	\$8,220,900	\$11,914,000	\$61,914,000
3.731%	2.90%	6.631%	\$41,726,300	\$8,273,700	\$11,914,000	\$61,914,000
3.741%	2.90%	6.641%	\$41,679,000	\$8,321,000	\$11,914,000	\$61,914,000
3.751%	2.90%	6.651%	\$41,627,300	\$8,372,700	\$11,914,000	\$61,914,000
3.761%	2.90%	6.661%	\$41,574,500	\$8,425,500	\$11,914,000	\$61,914,000
3.771%	2.90%	6.671%	\$41,528,300	\$8,471,700	\$11,914,000	\$61,914,000
3.781%	2.90%	6.681%	\$41,476,600	\$8,523,400	\$11,914,000	\$61,914,000
3.791%	2.90%	6.691%	\$41,430,400	\$8,569,600	\$11,914,000	\$61,914,000
3.801%	2.90%	6.701%	\$41,378,700	\$8,621,300	\$11,914,000	\$61,914,000
3.811%	2.90%	6.711%	\$41,327,000	\$8,673,000	\$11,914,000	\$61,914,000
3.821%	2.90%	6.721%	\$41,280,800	\$8,719,200	\$11,914,000	\$61,914,000
3.831%	2.90%	6.731%	\$41,229,100	\$8,770,900	\$11,914,000	\$61,914,000
3.841%	2.90%	6.741%	\$41,178,500	\$8,821,500	\$11,914,000	\$61,914,000
3.851%	2.90%	6.751%	\$41,132,300	\$8,867,700	\$11,914,000	\$61,914,000
3.861%	2.90%	6.761%	\$41,081,700	\$8,918,300	\$11,914,000	\$61,914,000
3.871%	2.90%	6.771%	\$41,036,600	\$8,963,400	\$11,914,000	\$61,914,000
3.881%	2.90%	6.781%	\$40,984,900	\$9,015,100	\$11,914,000	\$61,914,000
3.891%	2.90%	6.791%	\$40,934,300	\$9,065,700	\$11,914,000	\$61,914,000