

Approved as to form and legality: **FILED**
CITY CLERK OF THE CITY OF OAKLAND
2009 NOV 18 PM 12:51
Agency Counsel

**REDEVELOPMENT AGENCY
OF THE CITY OF OAKLAND**
Resolution No. 2009-0108 C.M.S.

**A RESOLUTION ADOPTING THE 2009-2014 IMPLEMENTATION
PLAN FOR THE OAK CENTER REDEVELOPMENT PROJECT**

WHEREAS, Section 33490 of the California Community Redevelopment Law (Health & Safety Code Section 33000, et seq.) requires a redevelopment agency to adopt an implementation plan every five years; and

WHEREAS, the Agency Administrator has prepared and presented to the Agency an Implementation Plan for the Oak Center Redevelopment Project for 2009-2014; and

WHEREAS, the Agency has held a public hearing and received comment on the proposed Implementation Plan; and

WHEREAS, the proposed Implementation Plan as presented to the Agency sets forth the specific goals and objectives for the Oak Center project area, the specific programs, projects and estimated expenditures over the next five years, and an explanation of how the goals, objectives, programs, projects, and expenditures will eliminate blight within the project area and meet low- and moderate-income housing requirements, as required by law; now, therefore, be it

RESOLVED: That the Agency hereby approves and adopts the 2009-2014 Implementation Plan for the Oak Center Redevelopment Project attached to this Resolution as Exhibit A; and be it further

RESOLVED: That the Agency Administrator or his or her designee is hereby authorized to take whatever action is appropriate with respect to the Implementation Plan consistent with this Resolution and its basic purposes.

IN AGENCY, OAKLAND, CALIFORNIA, DEC 8 2009, 2009


PASSED BY THE FOLLOWING VOTE:

AYES- BROOKS, DE LA FUENTE, KAPLAN, KERNIGHAN, NADEL, QUAN, REID, AND CHAIRPERSON BRUNNER - 8

NOES- 0

ABSENT- 0

ABSTENTION- 0

ATTEST. 
LATONDA SIMMONS
Secretary of the Redevelopment Agency
of the City of Oakland, California

**A RESOLUTION ADOPTING THE 2009-2014 IMPLEMENTATION
PLAN FOR THE OAK CENTER REDEVELOPMENT PROJECT**

EXHIBIT A

**OAK CENTER REDEVELOPMENT PROJECT
FIVE-YEAR IMPLEMENTATION PLAN
2009-2014**

I. BACKGROUND AND INTRODUCTION

The Oak Center Redevelopment Project Area (the “Project Area”) is a 56 block residential community in West Oakland, adjacent to downtown and the Acorn Project Area, mainly comprised of Victorian style structures. Although many of these turn-of-the century buildings were preserved or rehabilitated through many efforts and a variety of financing techniques, a substantial number of structures were not feasible for rehabilitation, and therefore demolished, resulting in scattered vacant land, most of which has been developed. The Oak Center Urban Renewal Plan (the “Redevelopment Plan”) was adopted in 1965 and amended in 1970.

II. GOALS AND OBJECTIVES FOR THE PROJECT AREA

Although the Project is basically completed, there are a couple of vacant parcels remaining to be sold and developed. Plans over the next five years include the development and disposition of any remaining vacant parcels. Ongoing monitoring will ensure compliance with the Oak Center Redevelopment Plan.

The Oak Center Neighborhood Association (OCNA) worked with staff to establish priorities for expenditure of capital funds. The City Council has approved capital improvements in the Project Area to 1) provide signage and landscape improvements to identify the area as a historic preservation district through a design and build professional services agreement, 2) repair and upgrade the Oak Center Cultural Center, 3) provide public and neighborhood improvements, and 4) enter into agreements for designing and building the historic district demarcation.

In order to enhance development within the area and to further the goals of the Redevelopment Plan, the community requested to have the area designated as a Historic District. The OCNA worked with staff and achieved status as a Historic Preservation Area in July 2003. Historic District designation places the district’s Designated Historic Properties (DHPs) on the Local Register of Historical Resources.

In early 2009 the Oak Center Historical Marker Project was completed, through which plaques were created and installed to identify homes and public locations of historic significance throughout the Oak Center neighborhood.

During the second half of 2009, improvements were made to the Oak Center Cultural Center including resurfacing the deFremery Park tennis courts, and painting and making roof repairs to the historic deFremery House.

III. PROJECTS AND EXPENDITURES PROPOSED FOR THE NEXT FIVE YEARS

**Projection of Tax Increment Revenue
FY 2009-14
(\$'000s)**

	FISCAL YEAR					TOTAL
	2009-10	2010-11	2011-12	2012-13	2013-14	2009-14
Gross Tax Increment Revenue	-	-	-	-	-	-
Prior Years Revenue	490	400	-	-	-	890
Housing Set Aside Requirement	-	-	-	-	-	-
State Education Funds (ERAF)	-	-	-	-	-	-
AB 1290 Pass-Through	-	-	-	-	-	-
Debt Service	(400)	(400)	-	-	-	(800)
Net Tax Increment Revenue	90	0	-	-	-	90

The Oak Center Redevelopment Project has reached the dollar limit set forth in the Redevelopment Plan for collecting tax increment. The Redevelopment Plan is scheduled to terminate on January 1, 2012, after which all redevelopment activities pursuant to the Redevelopment Plan must cease. The Project Area's redevelopment activities are substantially complete. Remaining funds from prior years in the amount of \$890,000 are included in the Agency's adopted 2009-11 budget, and will be used primarily for debt repayment during FY 2009-10 and FY 2010-11, with \$90,000 remaining for projects. The remaining project comprises public improvements at deFremery Park.

IV. HOW GOALS, OBJECTIVES, PROJECTS AND EXPENDITURES WILL ELIMINATE BLIGHT

The public improvements and neighborhood facilities supported by redevelopment activities have improved the quality of life, enhanced the areas around completed projects and encouraged investment in the remaining unimproved Victorians and other vacant and underutilized property. The planned public improvements at deFremery Park will help eliminate blight conditions in the Project Area by improving the safety of the public buildings and facilities, and protecting the historically significant deFremery House, which has suffered from years of deferred maintenance.

V. TIME LIMITS

The California Community Redevelopment Law ("CRL") as contained in Sections 33000 *et seq.* of the California Health and Safety Code, requires that this Implementation Plan identify the fiscal year that the Agency expects each of the following time limits described below to expire. For this project area, the time limit expirations are as follows:

DESCRIPTION OF TIME LIMIT EXPIRATION	FISCAL YEAR
(1) The time limit for the commencement for eminent domain proceedings to acquire property within the Project Area	1998-1999
(2) The time limit for the establishment of loans, advances, and indebtedness to finance the redevelopment project	2003-2004
(3) The time limit for the effectiveness of the Redevelopment Plan	2011-2012 (i.e., on January 1, 2012)
(4) The time limit to repay indebtedness with the proceeds of property taxes	2021-2022 (i.e., on January 1, 2022)

Some of these time limits may be extended pursuant to the CRL. For instance, if the Agency makes payment to the county Supplemental Educational Revenue Augmentation Fund, it is entitled to extend the time limits on the effectiveness of the Redevelopment Plan and the receipt of tax increment by an additional year (Section 33331.5). Or the Agency may extend these time limits by up to ten additional years if certain conditions are met and certain procedures are followed (Section 33333.10, et seq.). Should the Agency extend the time limit for the effectiveness of the Redevelopment Plan, this Implementation Plan shall cover this extended period up through the Implementation Plan term.

VI. HOW GOALS, OBJECTIVES, PROJECTS AND EXPENDITURES WILL FULFILL THE LOW/MODERATE-INCOME HOUSING REQUIREMENTS

Implementation Plan Requirements

This Housing Component of the Implementation Plan is required by Article 16.5 of the CRL. (All citations in this portion of the Implementation Plan are to the Health and Safety Code unless otherwise specified.)

The Housing Component presents those components of the Agency's intended program for the Project Area that deal with the expenditure of funds and activities relating to the production of housing at affordable housing cost to persons and families of low and moderate ("low-mod") income. Low-mod income is defined in the CRL by reference to Section 50093 of the Health and Safety Code, which specifies the following income levels:

- Moderate income, which is defined as household income of 80 percent to 120 percent of median income for the applicable household size (Section 50093);
- Low income, which is defined as income of 50 percent to 80 percent of median income for the applicable household size (Section 50079.5); and
- Very-low income, which is defined as income less than 50 percent of median income for the applicable household size (Section 50105).

Affordable housing cost is defined in Section 50052.5 as shown in the following table. Housing cost for rental housing includes rent plus an allowance for tenant-paid utilities. Housing cost for

owner-occupied housing includes principal, interest, insurance, taxes, utilities, homeowner association dues, and maintenance.

Definition of Affordable Housing Cost

Income Level	Rental Housing	Owner-Occupied Housing
Very Low Income	30% of 50% of AMI	30% of 50% of AMI
Low Income	30% of 60% of AMI	30% of 70% of AMI
Moderate Income	30% of 110% of AMI	35% of 110% of AMI, but no less than 28% of actual income

AMI = "Area Median Income," which is the Median Family Income, adjusted for family size, for the metropolitan area (Alameda and Contra Costa Counties combined), as determined by the U.S. Department of Housing and Urban Development

The CRL provides that, in addition to the removal of blight, a fundamental purpose of redevelopment is to expand the supply of low-mod housing (Section 33071). To accomplish this purpose, the CRL contains numerous provisions to guide redevelopment agency activities with regard to low-mod housing. These provisions divide a redevelopment agency's housing responsibilities into three major categories:

- The production and/or replacement of low-mod housing depending upon activities undertaken by an agency within its project areas;
- The set-aside and expenditure of specified amounts of tax increment revenue for the express and exclusive purpose of increasing and improving a community's supply of low-mod housing; and
- Preparing reports on how the agency has met, or preparing plans on how the agency will meet its responsibilities with regard to the first two items.

This Housing Component is part of the Agency's responsibilities under the third major category. Its contents address how the Agency's plans for the Project Area will achieve many of the housing responsibilities contained in the first and second major categories of Agency housing activities. Article 16.5 requires that the housing portion of an Implementation Plan address the applicable items presented in the list below.

1. Production of Housing Based on Activities in the Project Area:

- **AREA HOUSING PRODUCTION REQUIREMENTS.** In project areas adopted after January 1, 1976, at least 30 percent (30%) of all new and substantially rehabilitated dwelling units developed by a redevelopment agency must be available at affordable housing cost to persons and families of low and moderate income and shall be occupied by these persons and families (Section 33413(b)(1)). At least 15 percent (15%) of all new residential dwelling units developed within a project area under the jurisdiction of an

agency by public or private entities or persons other than the Agency must be available at affordable housing cost to persons and families of low or moderate income and shall be occupied by these persons or families (Section 33413(b)(2)). At least 15 percent (15%) of all substantially rehabilitated units that have received agency assistance must be available at affordable housing cost to persons and families of low or moderate income and shall be occupied by these persons or families (Section 33413(b)(2)(iii)).

- **REPLACEMENT HOUSING REQUIREMENTS.** Suitable locations must be identified for replacement housing units rehabilitated, developed or constructed pursuant to Section 33413(a), if the destruction or removal of low-mod units will result from a project contained in the Implementation Plan (Section 33490(a)(3)).

2. Set-Aside and Expenditure of Tax Increment for Housing Purposes:

- At least 20 percent of tax increment revenues must be set aside into a low and moderate income housing fund to increase, improve or preserve the community's supply of low and moderate income housing (Section 33334.2).
- The law requires the proportional expenditure of these housing funds on moderate, low, and very-low income housing (Section 33334.4).
- The law requires the transfer of housing funds to other public entities producing housing in the community in some cases if the law and moderate income housing fund has excess surplus (a possible outcome of the provisions of Sections 33334.12 et seq.).
- The law requires the proportional expenditure of housing funds on the same proportion of the population over the age of 65 as reported in the most recent U.S. census (Section 33334.4).

3. Additional Requirements:

The implementation plan must include estimates of the balances and deposits into the low and moderate income housing fund; a housing program identifying expenditures from the Housing Fund; an indication of housing activity that has occurred in the project area; and estimates of housing units that will be produced in the project area for each of the various income categories.

For project areas that are within six years of the time limit on the effectiveness of their redevelopment plan, the implementation plan must show the ability of the agency to comply with its replacement housing and area production requirements and the disposition of the remaining monies in the low and moderate income housing fund prior to the time limit (Section 334900(a)(4)).

Applicable Low and Moderate Income Housing Requirements

1. Applicable Housing Production Requirements

The date of adoption, the existence of low-mod housing units, and the potential for residential development are the primary determinants of the practical applicability of the various housing provisions of the CRL. The low-mod housing provisions as applied to the Project Area are discussed below:

a. Replacement Housing Obligations

The Agency is required to meet replacement-housing obligations pursuant to the CRL. This Section requires the Agency to replace, on a one-for-one basis, all units removed from the low and moderate income housing stock caused by Agency activities in the Project Area. Article 16.5 requires that if an implementation plan contains projects that could result in the removal of low-mod housing units, the plan must identify locations suitable for the replacement of such housing.

The Agency does not anticipate undertaking or assisting any actions in the Project Area that would result in the demolition or removal from the market of low and moderate income housing. Therefore there is no replacement housing obligation at present.

b. Housing Production Obligation

Because the Oak Center Redevelopment Plan was adopted prior to 1976, the Agency is not required to comply with the area housing unit production requirement of the CRL Section 33413(b).

2. Applicable Provisions Regarding Low and Moderate Income Housing Set-Aside

a. Set-Aside of Tax Increment

The Agency must comply with the Section 33334.2 requirement to allocate 20 percent of the gross tax increment (“Set-Aside”) to affordable housing activities. The Set-Aside is required to be deposited into the Agency’s Low and Moderate Income Housing Fund (the “Housing Fund”) created to hold the monies until expended.

The Redevelopment Agency has adopted a general policy that 25 percent of all tax increment be allocated to the Housing Fund, subject to certain conditions. The projections of deposits into the Housing Fund that are included in the following section assume that the 25 percent Set-Aside will be deposited into the Housing Fund in each of the years covered by the Implementation Plan except for 2009-10 and 2010-11, where some or all of the voluntary 5% increase may be used to make State-

mandated payments to the Supplemental Educational Revenue Augmentation Fund if that requirement survives a pending legal challenge..

b. Proportional Expenditures of Housing Fund Monies

The Project Area is subject to the Section 33334.4 requirement that the Agency expend Housing Fund monies in accordance with an income proportionality test and an age restriction proportionality test. These proportionality tests must be met every ten years, in the case of the income proportionality test, and over the duration of the implementation plan in the case of the age test, through the termination of the Redevelopment Plan life. These tests do not have to be met on an annual basis.

c. Very-Low and Low Income Housing Expenditures

The income proportionality test requires the Agency to expend Set-Aside funds in proportion to the housing needs that have been determined for the community pursuant to Section 65584 of the Government Code. The proportionality test used in this Implementation Plan is based on the 2008 Regional Housing Needs Allocation (RHNA) Plan prepared by the Association of Bay Area Governments. Based on the 2008 RHNA, the City’s minimum required allocation for very-low and low-income expenditures and maximum moderate income housing expenditures are:

Category	RHNA	Threshold
Very-Low Income	1,900	At least 27%
Low Income	2,098	At least 29%
Moderate Income	3,142	No more than 44%
Total	7,140	

Therefore, the CRL requires for Oakland that at least 27 percent of the Housing Fund monies dedicated to projects and programs be spent on housing for very-low income households. In addition, at least 29 percent of these funds must be spent on housing for low-income households, and no more than 44 percent of the funds may be spent on housing for moderate-income households. However, the Agency is entitled to expend a disproportionate amount of the funds for very-low income households, and to subtract a commensurate amount from the low and/or moderate-income thresholds. Similarly, the Agency may provide a disproportionate amount of funding for low income housing by reducing the amount of funds allocated to moderate-income households. In no event may the expenditures targeted to moderate-income households exceed the established threshold amount.

The Agency will allocate its funds in such a way that these percentages are met over the ten-year period from 2009 through 2019. In addition, the City and other entities may provide assistance for the construction of units affordable to very low and low income households that may also be counted toward meeting the proportionality requirements of Section 33334.4.

d. Age Restricted Housing Expenditures

Section 33334.4 also requires that the Agency assist housing that is available to all persons, regardless of age, in at least the same proportion as the population under age 65 bears to the City's total population as reported in the most recent census of the United States Census Bureau. The 2000 Census indicates that 89.5 percent of the City's population is under 65 years of age. As such, at least 89.5 percent of the Agency expenditures on affordable housing projects must be spent to assist projects that do not impose age restrictions on the residents. The following summarizes the allocation of housing fund monies.

Age Category	Percentage of Funds
Senior	10.5% Maximum
Unrestricted	89.5%
Total	

The Agency will ensure that over the term of this Implementation Plan from 2009 through 2014 not more than 10.5 percent of its expenditures on affordable housing projects are for projects exclusively serving seniors.

e. Transfer of Housing Funds to Other Providers

The Housing Fund is subject to the CRL provisions requiring the transfer of housing funds to other housing producers in the Oakland area in certain circumstances. Such transfers could possibly occur if the Housing Fund contained "excess surplus." Excess surplus means any unexpended and unencumbered amount in the Housing Fund that exceeds the greater of \$1,000,000 or the aggregate amount deposited into the Housing Fund during the project's preceding four fiscal years.

The Agency does not anticipate having an excess surplus during the current Implementation Plan cycle or throughout the subsequent remaining Project Area life.

3. Housing Goals and Objectives of the Implementation Plan

The primary goal of the Agency is to comply with the affordable housing requirements imposed by the CRL in a responsible manner. The affordable housing activities identified in this proposed Implementation Plan will explicitly assist in accomplishing the intent of the CRL in regards to the provision of low-mod housing.

The CRL establishes that certain housing expenditures, and preservation and production requirements, be attained during five and ten year increments. The housing production requirement, if applicable, must be met every ten years, while the proportionality tests must be achieved over the next five or ten years, and then again through the end of the Project Area life. It is the Agency's goal and objective for this Implementation Plan to accomplish

sufficient activity and expenditures over the Implementation Plan term, and through the term of the Project Area, to comply with the applicable requirements.

4. Estimated Housing Fund Revenues and Expenditures

Since the Oak Center Redevelopment Project Area is not receiving any tax increment revenue there are no deposits of tax increment funds into the Housing Fund anticipated from the Project Area.

5. Anticipated Housing Program Activities

The Agency may assist in a variety of programs to provide, improve and preserve affordable housing such as the following:

a. Production

The Agency can make loans and grants from the Low and Moderate Income Housing Fund to non-profit and for-profit developers for the new construction or rehabilitation of affordable housing. Loans can be made on a deferred payment and/or below market interest rate basis.

The Agency can also participate in land acquisition, land cost write-down, developer recruitment, credit enhancement, and other participation to cause affordable housing to be developed. This is normally accomplished after identification of a housing site, development of a housing concept, and issuance of a Request for Proposals for development of housing. Such affordable housing could be rental or ownership housing. The Agency may also acquire land and directly build housing.

b. Rehabilitation

The Agency may offer low-interest or no-interest loans or grants to assist low- and moderate income homeowners in making repairs to existing residences. Such repairs could consist of correcting health and safety violations, re-landscaping, and re-painting. This preserves the affordability of the housing and extends its lifespan, as well as improves the neighborhood. Additionally, such programs can be extended to owners of properties to make repairs to affordable rental housing. In either case, covenants must be recorded to keep these properties affordable for the time period required by CRL.

c. Affordability Assistance

The Agency may provide direct subsidies to lower the cost of producing housing or first-time homebuyer programs to assist very-low to moderate income families with mortgage assistance for the purchase of a home. The latter can take the form of a deferred loan with a low interest rate and equity sharing provisions. When the home is sold, the loan and equity share would be used to help another first-time homebuyer.

d. Preservation of Existing Affordable Housing

The Agency may offer loans, grants or other forms of investment to assist in the preservation of existing assisted housing that is otherwise threatened with conversion to market rate. Such assistance would be coupled with affordability restrictions of 55 years for rental housing and 45 years for owner-occupied housing.

6. Allocation of Housing Funds over Previous Implementation Period

While Agency funds are tracked individually for each project area, the funds from all of the Agency's project areas are combined into a single Low and Moderate Income Housing Fund (except for West Oakland and Central City East, both of which restrict the use of housing funds to their Project Areas). The Agency has made findings that affordable housing activities in any part of the City are of benefit to all of the redevelopment project areas. As a result, Low and Moderate Income Housing Funds may be used both inside and outside the Project Area. In addition, the City of Oakland also provides assistance for the development, improvement and preservation of affordable housing.

The tables on the following pages provide information for the previous implementation plan period, 2004-2009, regarding:

- the amounts of Low and Moderate Income Housing Fund moneys utilized to assist units affordable to, and occupied by, extremely low income households, very low income households, and low-income households, including units available to families with children; and
- the number, the location, and level of affordability of units newly constructed with other locally controlled government assistance and without Agency assistance and that are required to be affordable to, and occupied by, persons of low, very low, or extremely low income for at least 55 years for rental housing or 45 years for homeownership housing.

Redevelopment Agency Assisted Housing Activities Completed or Underway, 2004 - 2009

Project Name	Type	Year Built	Project Area	Number of Units at Each Affordability Level (2)					Agency Funding (1)
				Very Low	Low	Moderate	Above Moderate		
1574-1590 7th Street	Homeownership	Underway	West Oakland			2	3	\$ 127,327	
3701 Martin Luther King, Jr. Way	Homeownership	Underway	West Oakland	TBD	TBD	TBD	TBD	\$ 109,909	
3829 Martin Luther King, Jr. Way	TBD	Underway	Broadway/MacArthur	TBD	TBD	TBD	TBD	\$ 52,000	
6 th & Oak Streets	Seniors	Underway	Central District		69			\$ 3,699,656	
720 E. 11 th Street Project	Families	Underway	Central City East	30	24			\$ 4,859,833	
Altenheim Phase I	Senior	2007	None	39	53		1	\$ 4,084,660	
Altenheim Phase II	Seniors	Underway	None	48	32		1	\$ 1,753,000	
Byron Avenue Homes	Homeownership	Underway	Central City East	4	4	2		\$ 386,550	
California Hotel	Special Needs	Underway	West Oakland	149				\$ 600,000	
Drachma, Inc (14 unit scattered site)	Families	Underway	West Oakland	14				\$ 840,000	
East Side Arts and Housing	Families	2006	Coliseum	4	12		2	\$ 1,130,000	
Eastmont Court	Disabled or HIV/AIDS	2005	Central City East	18			1	\$ 1,427,000	
Edes Avenue Homes, Phase A	Homeownership	2008	Coliseum		26			\$ 2,517,000	
Edes Avenue Homes, Phase B	Homeownership	Underway	Coliseum		13	15		\$ 3,601,000	
Effie's House	Families	Underway	None	4	17			\$ 1,257,000	
Eldridge Gonaway	Families	Underway	Central City East		39		1	\$ 1,655,000	
Emancipation Village	Special Needs	Underway	None	35			2	\$ 1,652,000	
Fairmount Apartments	Families	Underway	None	30			1	\$ 3,400,000	
Faith Housing	TBD	Underway	West Oakland	TBD	TBD	TBD	TBD	\$ 689,598	
Foothill Plaza Apartments	Families	Underway	Central City East	53			1	\$ 2,910,000	
Fox Courts	Families	2009	Central District	40	39		1	\$ 4,950,000	
Golf Links	Homeownership	2009	None			3	7	\$ 584,000	
Harrison Senior	Senior	Underway	Central District		73			\$ 5,133,000	
Hills Elmhurst Plaza Senior Housing	Senior	Underway	Coliseum		63		1	\$ 6,032,000	
Hugh Taylor	SRO	Underway	Central City East	42				\$ 1,222,000	
Ironhorse at Central Station	Families	2009	Oakland Army Base		98		1	\$ 8,379,000	
Jack London Gateway	Senior	2009	Acorn	24	36		1	\$ 4,900,000	
Lincoln Court	Senior	2006	None	81			1	\$ 2,000,000	
Lion Creek Crossings, Phase I	Families	2005	Coliseum	14	56			\$ 1,500,000	
Lion Creek Crossings, Phase III	Families	2008	Coliseum		58		1	\$ 3,000,000	
Lion Creek Crossings, Phase IV	Families	Underway	Coliseum	50			1	\$ 2,980,547	

Project Name	Type	Year Built	Project Area	Number of Units at Each Affordability Level (2)					Agency Funding (1)
				Very Low	Low	Moderate	Above Moderate		
MacArthur Homes (3801-3807 MLK Jr. Way)	Homeownership	Underway	Broadway/MacArthur	TBD	TBD	TBD	TBD		\$ 800,000
Madison Street Lofts	Families	2008	Central District	78			1		\$ 4,522,915
Mandela Gateway Rental	Families	2005	West Oakland	60	60		2		\$ 2,500,000
Mandela Gateway Townhomes	Families	2008	West Oakland		8	6			\$ 1,479,100
Marin Way Court	Families	Underway	Coliseum	19			1		\$ 1,200,000
Mortgage Assistance Program ¹	Homeownership	multiple	Citywide	47	242	2	1		\$13,451,314
Oak Park Homes	Families	2004	Central City East	34			1		\$ 3,419,000
Oak Street Terrace Senior	Senior SRO and Special Needs	2004	Central District	16	22		1		\$ 2,072,000
Oaks Hotel	Senior	Underway	Central District	85					\$ 1,100,000
Orchards on Foothill	Senior	2008	Central City East	64			1		\$ 1,025,000
Palm Court	Homeownership	2005	Acorn		12				\$ 855,400
Palm Villas Residential Project	Homeownership	2005	Central City East			78			\$ 5,353,000
Percy Abrams Jr. Senior	Senior	2006	None	44					\$ 1,000,000
Posada de Colores	Senior	Underway	Central City East	99			1		\$ 450,000
Project Pride	Transitional	Underway	West Oakland	42					\$ 1,600,000
Redwood Hill	Homeownership	Underway	None		8	9			\$ 2,310,000
Saint Joseph's Family Phase IIb	Families	Underway	Coliseum	54	4				\$ 3,019,656
Saint Joseph's Family Phase IIa	Families	Underway	Coliseum			16			\$ 3,584,000
Saint Joseph's Senior	Senior	Underway	Coliseum	42	25		1		\$ 4,639,000
Saint Patrick's Terrace	Senior	Underway	West Oakland		65				\$ 753,600
Sausal Creek	Homeownership	2008	None			17			\$ 3,980,000
Seven Directions	Families	2009	Coliseum	23	12		1		\$ 3,289,000
Slim Jenkins	Families	Underway	West Oakland	27		3	2		\$ 1,920,000
Southlake Towers	Seniors	2004	Central District	26	103		1		\$ 445,300
Tassafaronga Homeownership	Homeownership	Underway	Coliseum		17	5			\$ 1,868,000
Tassafaronga Village Rental Phase I	Families	Underway	Coliseum		50				\$ 3,000,000

(1) Agency Funding includes all funding provided from Low and Moderate Income Housing Fund over the life of the project. Some funding may have been provided prior to 2004.

(2) TBD = "to be determined" – specific affordability levels have not yet been established.

¹ Represents fiscal years 2004-2005 through 2008-2009.

**Housing Units Newly Constructed in Redevelopment Project Areas,
Assisted With Locally-Controlled Government Assistance and
No Redevelopment Agency Low & Moderate Income Housing Financing, 2004 - 2009**

Project Name	Type	Year Built	Project Area	Number of Units at Each Affordability Level				
				Very Low	Low	Moderate	Above Moderate	
Lion Creek Crossings, Phase II	Families	2007	Coliseum	63	29			
Nathan A. Miley Senior Housing Community	Senior	2007	Central City East	50	19			
Uptown Project – Parcel 1	Families	2008	Central District	55		15	185	
Uptown Project – Parcel 2	Families	2007	Central District	44		9	140	
Uptown Project – Parcel 3	Families	2008	Central District	34		9	174	
Wang Scattered Site – 901 70 th St.	Homeownership	2004	Coliseum		1			
Wang Scattered Site – 1311 Campbell Street	Homeownership	2005	West Oakland		1			

7. Time Limits and Compliance with Housing Obligations

Per Section 33490(a)(4), there are fewer than six years until the Agency reaches the time limit on the effectiveness of the Redevelopment Plan. Since there are no planned projects in the Project Area that would create a replacement housing obligation, and since area production requirements do not apply to the Project Area, there is no issue with complying with these statutory requirements prior to the time limit. Since all of the Agency's housing setaside funds are pooled into one Citywide Low and Moderate Income Housing Fund, the housing setaside funds generated by the Project Area will continue to remain with the Low and Moderate Income Housing Fund upon expiration of the time limits.