City of Brisbane Redevelopment Agency Agenda Report

To:

City Council via City Manager

From:

Administrative Services Director

Subject:

Adoption of Resolution RA 2011-04 for the approval of an additional Enforceable Obligations

for the Redevelopment Agency

Date:

November 21, 2011

Purpose:

Abide by AB 1X 26 and publicly approve the Redevelopment Agency's additional Enforceable Obligations through the end of December 2011

Recommendation:

Adopt Resolution RA 2011-04 which directs staff to post the enforceable obligations on the City website, designate an Agency representative to whom all questions related to the Enforceable Obligation Payment Schedule can be directed, notify the County Auditor-Controller, the Department of Finance, and the State Controller of the Agency action to adopt the Enforceable Obligation Payment Schedule, and to take other actions needed to effectuate the intent of the Resolution

Background:

On Thursday August 11, 2011 the Supreme Court issued a stay relating to the State's AB 1X 26 and AB 1X 27. However, Health and Safety Code Section 34167(h), which was not stayed by the court order, provides that after sixty days after the effectiveness of AB 1X 26, an agency cannot make a payment on any enforceable obligation unless it is listed on an Enforcement Obligations Payment Schedule.

On August 22, 2011 the Redevelopment Agency Board adopted RA 2011-02 which included all of the known obligations at that time and then amended the schedule on September 19th.

Since then four other bills have been received that need to be paid by the Redevelopment Agency. These are shown on the attached schedule under lines 18-21. They are for items that were included in the budget for the Affordable Housing Program – HIP Housing, the Rebuilding Together Home Renovation Program, California Redevelopment Agency Yearly Dues, and for legal fees related to the purchase of the Lau Property.

Discussion:

In order to pay these bills the RDA needs to amend its Enforceable Obligation Schedule to include these additional payments.

Fiscal Impact:

These are existing obligations of the Redevelopment Agency and therefore there is not further impact on the Agency.

Measure of Success

The Agency complies with AB 1X 26.

Attachments:

Resolution RA 2011-04 Enforceable Obligation Payment Schedule

Administrative Services Director

RESOLUTION NO. RA 2011-04

RESOLUTION OF THE REDEVELOPMENT AGENCY OF THE CITY OF BRISBANE APPROVING AND ADOPTING THE ENFORCEABLE OBLIGATION PAYMENT SCHEDULE PURSUANT TO PART 1.8 OF THE REDEVELOPMENT LAW

WHEREAS, the City Council of the City of Brisbane ("City Council") adopted the Redevelopment Plan for the Brisbane Community Redevelopment Project Area Number One by Ordinance No. 219, adopted on December 6, 1976, as amended by Ordinance No. 396, adopted on January 9, 1995, as amended by Ordinance No. 442, adopted on November 8, 1999, as amended by Ordinance No. 465, adopted on March 25, 2002, as amended by Ordinance No. 464, adopted on May 13, 2002, as amended by Ordinance No. 491, adopted on July 19, 2004, and as further amended by Ordinance No. 510, adopted on April 17, 2006, establishing the Brisbane Community Redevelopment Project Area Number One ("Redevelopment Plan One"); and

WHEREAS, the City Council also adopted the Redevelopment Plan for the Brisbane Community Redevelopment Project Area Number Two by Ordinance No. 284, adopted on June 14, 1982, as amended by Ordinance No. 342, adopted on October 12, 1988, as amended by Ordinance No. 397, adopted on January 9, 1995, as amended by Ordinance No. 442, adopted on November 8, 1999, as amended by Ordinance No. 471, adopted on July 22, 2002, as amended by Ordinance No. 472, adopted on July 22, 2002, as amended by Ordinance No. 492, adopted on July 19, 2004, and as further amended by Ordinance No. 511, adopted on April 17, 2006, establishing the Brisbane Community Redevelopment Project Area Number Two ("Redevelopment Plan Two") (collectively, Redevelopment Plan One and Redevelopment Plan Two shall be referred to as "Redevelopment Plans"); and

WHEREAS, the Redevelopment Agency of the City of Brisbane (the "Agency") is responsible for implementing the Redevelopment Plans pursuant to the Redevelopment Law; and

WHEREAS, Section 34169 of the California Redevelopment Law provides that the Agency may adopt an Enforceable Obligation Schedule listing all of the obligations that are enforceable within the meaning of Section 34167(d) of the Redevelopment Law and to designate an official of the Agency whose responsibility shall be to provide information and documentation for items listed in the Enforceable Obligation Payment Schedule; and

WHEREAS, as further set forth in the staff report accompanying this Resolution (the "Staff Report"), the Agency has prepared a schedule setting forth all of the obligations which the Agency has determined are enforceable obligations under Section 34167(d) of the Redevelopment Law (the "Enforceable Obligation Payment Schedule"); and

WHEREAS under Title 14 of the California Code of Regulations, Section 15378(b)(4), the approval of this Enforceable Obligation Payment Schedule is exempt from the requirements of the California Environmental Quality Act ("CEQA") in that it is not a project, but instead consists of the continuation of an existing governmental funding mechanism for potential future

projects and programs, and does not commit funds to any specific project or program, because it merely lists enforceable obligations previously entered into and approved by the Agency; and

WHEREAS, the Agency Board has reviewed and duly considered the Staff Report, the proposed Enforceable Obligation Payment Schedule, and documents and other written evidence presented at the meeting.

NOW, THEREFORE, BE IT RESOLVED, that the Agency Board finds that the above Recitals are true and correct and have served, together with the supporting documents, as the basis for the findings and approvals set forth below.

BE IT FURTHER RESOLVED, that the Agency Board finds, under Title 14 of the California Code of Regulations, Section 15378(b)(4), that this ordinance is exempt from the requirements of the California Environmental Quality Act (CEQA) in that it is not a project. The Agency Board therefore directs that a Notice of Exemption be filed with the County Clerk of the County of San Mateo in accordance with the CEQA guidelines.

BE IT FURTHER RESOLVED, that the Agency Board hereby approves and adopts the Enforceable Obligation Payment Schedule.

BE IT FURTHER RESOLVED, that the Agency Board authorizes and directs the Agency's Executive Director or the Executive Director's designee to: (1) post the Enforceable Obligation Payment Schedule on the Agency and the City's websites, (2) designate an Agency representative to whom all questions related to the Enforceable Obligation Payment Schedule can be directed, (3) notify, by mail or electronic means, the County Auditor-Controller, the Department of Finance, and the State Controller of the Agency's action to adopt the Enforceable Obligation Payment Schedule and to provide those persons with the internet website location of the posted schedule and the contact information for the Agency's designated contact; and (4) to take such other actions and execute such other documents as are appropriate to effectuate the intent of this Resolution and to implement the Enforceable Obligation Payment Schedule on behalf of the Agency.

BE IT FURTHER RESOLVED, that this Resolution shall take immediate effect upon adoption.

Cyril G. Bologoff, Agency Chairperson

The above and foregoing resolution was duly and regularly passed and adopted at a meeting by the Agency Board on the 21st day of November, 2011 by the following vote:

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NOES:

ABSTAIN:	
I certify that the foregoing is a true and the office of the Agency Secretary of the Redev	correct copy of the original Resolution on file invelopment Agency of the City of Brisbane.
IN WITNESS WHEREOF, I have herethe Redevelopment Agency of City of Brisbane	unto set my hand and affixed the official Seal of e this 21st day of November, 2012.
Sh	neri Marie Spediacci, Agency Secretary

ABSENT:

Project Area(s)	Name of Redevelopment Agency:
All	Brisbane Redevelopment Agency

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AMENDED ENFORCEABLE OBLIGATION PAYMENT SCHEDULE Per AB 26 - Section 34167 and 34169 (*) 9/19/2011

Grand total - All Pages	Totals - Other Obligations	Totals - This Page		20) Membership Dues	19) Home Renovation Program	18) Affordable Housing Program	17) CRA Lawsuit	16) County Education Tax	15) County Harbour District	14) Bay Area Air Quality Management	13) Bayshore Sanitary District		11) Jefferson High General Purpose	10) Brisbane Elemntary General Purpose Brisbane Elementary School District	9) Bayshore Elementary General Purpod Bayshore Elementary School District	8) Free Library	7) General County Tax	<u></u>	<	r low/mod housing	Employee Costs	3) 1998 Tax Allocation Bond	2) 2005 Lease Revenue Bond	1) 2001 Tax Allocation Bond	Project Name / Debt Obligation	
			Alkinson Farasyn, LLP	California Redevelopment Association	Rebuilding Together Peninsula	Human Investment Project (HIP Housing	California Redevelopment Association	San Mateo County	San Mateo County Harbour District	Bay Area Air Quality Management	Bayshore Santiary District	San Mateo Junior College District	Jefferson Union High School District	Brisbane Elementary School District	Bayshore Elementary School District	San Mateo County	San Mateo County	Goldfarb and Lipman		Old Republic Title Insurance Company	City of Brisbane	Bank of New York	Brisbane Financing Authority	Brisbane Financing Authority	Payee	
			Legal Fees related to acquiring Lau Property	Yearly Membership Dues	Home repairs for low income homeowners	Human Investment Project (HIP Housing) City's Yearly Contribution to County Housing Organizatio	Agency portion of CRA law suit	pass-through payments under H&S Code section 33607.7	pass-through payments under H&S Code section 33607.7	pass-through payments under H&S Code section 33607.7	pass-through payments under H&S Code section 33607.7	Attorney Fees		Housing projects	Payroll and Benefits for employees	Housing projects	Non-housing projects	Non-housing projects	Description							
\$ 34,874,680,10	69	\$ 34,874,680.10	2,670.87	2,810.00	28,755.18	6 5,000.00	200.00	7.7	7.7	7.7	7.7	7.7	7.7	7.7	7.7	7.7	7.7			1.900,000,00	500,188.00	1,964,633.75	1,479,822.30	28,990,600.00	Debt or Obligation	Total Outstanding
\$ 5,125,549.87 S	÷9	\$ 5,125,549.87 \$	2,670.87	2,810.00	28,755,18	5,000.00	200.00	9,737,02	972.60	576.53	2,139.62	18,694.28	67,529.02	43,060.04	13,474.77	8,073.29	55,382.90	200,000.00		1.900.000.00	500,188.00	115,428.75	216,057,00	1,934,800.00	Fiscal Year	Total Due During
	69	\$ 7,500,00								***************************************				**************************************				7,500,00							Aug**	
7,500.00 \$ 2,042,521.08 \$	\$	\$ 2,042,521.08																20,000.00		1,900,000,00	41,682.33	80,838.75			Sept	
Н 1	,	\$ 89,923.76					200.00											25,000.00			41,682.33		23,041.43		Oct	Payments by month
89,923.76 \$ 856,582.33 \$ 105,917.51 \$ 3,102,444.68	\$	\$ 856,582,33																25,000.00			41,682.33			789,900.00	Nov	by month
\$ 105,917.51	-	\$ 105,917.51	2,670.00	2,810.00	28,755.18	5,000.00												25,000.00			41,682.33				Dec	
\$ 3,102,444.68		\$ 3,102,444.68	\$ 2,670,00	\$ 2,810.00	\$ 28,755.18	\$ 5,000.00	\$ 200.00	69	•••	-	с я	⟨S	en r	€ 9	€9	(A	\$9	\$ 102,500.00			\$ 166,729.32	\$ 80,838.75	\$ 23,041.43	\$ 789,900.00	Total	

This Enforceable Obligation Payment Schedule (EOPS) is to be adopted by the redevelopment agency no later than late August. It is valid through 12/31/11. It is the basis for the Preliminary Draft Recognized Obligation Payment Schedule (ROPS), which must be prepared by the dissolving Agency by 9/30/11. (The draft ROPS must be prepared by the Successor Agency by 11/30/11.) If an agency adopts a continuation ordinance per ABX1 27, this EOPS will not be valid and there is no need to prepare a ROPS.