## REQUEST FOR LEGAL SERVICES

Date:	September 25, 2020				
From:	Tasha Kama, Chair				
	Affordable Housin	g Committee	2		
rransmittal Memo to:	DEPARTMENT OF THE CORPORATION COUNSEL Attention: <u>Mimi DesJardins, Esq.</u>				
Subject: A BILL FOR AN ORDINANCE AMENDING SECTION 3.35, MAUI COUNTY CODE,					
RELATING TO GRANT OR LOAN REQUIREMENTS (AH-11)					
Background Data: Please review revised proposed bill, and if appropriate, approve as to form					
and legality.  Work Requested:	[X ] FOR APPROVAL	L AS TO FORM	AND LEGALITY		
	Requestor's signature		Contact Person  Alison Stewart (Telephone Extension: 7661)		
PRIORITY (WIT SPECIFY DUE REASON: For pos	'HIN 15 WORKING DAY HIN 10 WORKING DAYS DATE (IF IMPOSED BY ting on the October 9 Colon Counsel's RESPO	S) [X] URO SPECIFIC CIRO ouncil agenda	GENT (WITHIN 3 WO		
ASSIGNED TO:		ASSIGNMENT NO.		BY:	
TO REQUESTOR: [] APPROVED [] DISAPPROVED [] OTHER (SEE COMMENTS BELOW) [] RETURNINGPLEASE EXPAND AND PROVIDE DETAILS REGARDING ITEMS AS NOTED  COMMENTS (NOTE - THIS SECTION NOT TO BE USED FOR LEGAL ADVICE):					
			DEPARTMENT	OF THE CORPORATION COUNSEL	
Date			Ву	(Rev. 7/03)	

ah:ltr:011acc01:ans

Attachment

ORDINANCE NO.	
DILL NO	(2020)

# A BILL FOR AN ORDINANCE AMENDING CHAPTER 3.35, MAUI COUNTY CODE, RELATING TO GRANT OR LOAN REQUIREMENTS

#### BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

- SECTION 1. Section 3.35.050, Maui County Code, is amended by amending subsection (A) to read as follows:
- "A. [Ownership housing units financed by the affordable housing fund shall be subject to the restrictions of subsection 2.96.060(B) of this code. Rental housing units financed by the affordable housing fund shall be subject to the restrictions of subsection 2.96.070(C) of this code.] Unless otherwise approved by the council by resolution:
  - 1. Ownership housing units financed by the affordable housing fund must be subject to the restrictions of subsection 2.96.060(B).
  - 2. Rental housing units financed by the affordable housing fund must be subject to the restrictions of subsection 2.96.070(C)."

SECTION 2. Section 3.35.060, Maui County Code, is amended to read as follows:

### "3.35.060 Criteria for selection of grant or loan proposals.

A. Grant or loan proposals [submitted shall] <u>must</u> include:

- 1. A detailed description of the proposed project and an outline of the income categories the project will serve[;].
- 2. A brief overview of a long-term management plan for the proposed project **[**; and **]**.
- 3. A description of all efforts to leverage or match funding from non-County sources for the [subject] project.
- B. Grant or loan proposals [shall] <u>must</u> meet the following criteria: [for approval:]
  - 1. Demonstrate [that] the [subject] project is consistent with the requirements set forth in section 3.35.010 [of this chapter;].
  - 2. Demonstrate [that] the [subject] project can be effectively managed and maintained as affordable and significantly contribute to the creation of affordable housing units [; and].

- 3. Demonstrate [that] the [subject] project directly advances the objective of providing affordable housing in perpetuity[.]; however, a request for exemption from this provision may be approved by the council by resolution if:
  - <u>a.</u> All of the dwelling units are offered as affordable, with the exception of any managers' units; and
  - b. The dwelling units remain affordable for not less than thirty years."

SECTION 3. Section 3.35.070, Maui County Code, is amended to read as

#### follows:

- **"3.35.070 Grant or loan requirements.** A. A grant or loan agreement for distribution of funds [shall] <u>must</u> contain the following conditions and restrictions[:], <u>unless otherwise approved by the council by resolution:</u>
  - 1. Title to any real property [shall] <u>must</u> be held in perpetuity by [grantee/borrower] <u>the grantee or borrower</u> unless conveyed to the County[,] or to a qualified nonprofit or community land trust[;].
  - 2. The [grantee/borrower shall] grantee or borrower must submit annual reports to the department of housing and human concerns documenting the progress toward implementing long-term management of the affordable housing project[;].
  - 3. The [subject] project [shall] <u>must</u> not be sold, exchanged, divested, or converted to other uses that are inconsistent with the purposes set forth in this chapter without the prior approval of the council by resolution[;].
  - 4. [In the event that the grantee/borrower] If the grantee or borrower dissolves or is adjudicated bankrupt, [pursuant to any applicable federal statute,] title to any real property [which] that has been funded or improved by a grant or loan issued from the fund [shall] must be conveyed to the County[,] or to a qualified nonprofit or community land trust as approved by the council[;and] by resolution.
  - 5. The [grantee/borrower shall] grantee or borrower <u>must</u> not distribute or redistribute grant or loan funds to other [third-party] organizations [without the prior approval of the council].
- B. [Loans] <u>Unless otherwise approved by council by resolution,</u> <u>loans</u> from the fund [shall] <u>must</u>:
  - 1. Be secured by a first mortgage lien in favor of the County[,] or, subject to council approval <u>by resolution</u>, be secured by a second mortgage lien in favor of the County[;].
  - 2. Have a term set by the director[;] of housing and human concerns.
  - 3. Require the borrower to execute a promissory note in favor of the County[;].
  - 4. Include an interest rate set at [three per cent] <u>3 percent</u> per annum[; and].

5. Be recorded with the bureau of conveyances or the land court of the [state.] <u>State.</u>"

C. [In the event of a loan default,] <u>If a borrower defaults</u> or the [subject] project is not serving the affordable housing needs as set forth in this chapter, the <u>director of housing and human concerns may require the</u> following: [may be required of the borrower:]

1. Forfeit the land or property to the County[; and].

2. Full repayment of the principal balance at an annual interest rate equal to two times the prime rate at the time of default."

SECTION 4. Material to be repealed is bracketed. New material is underscored. In printing this bill, the County Clerk need not include the brackets, the bracketed material, or the underscoring.

SECTION 5. This Ordinance takes effect upon its approval.

APPROVED AS TO FORM AND LEGALITY:

MIMI DESJARDINS Deputy Corporation Counsel

ah:misc:011abill01:ans