AMENDMENT TO LOAN AGREEMENT RR# 20-0643



Safety, Housing, Education, and Homelessness Committee July 22, 2020

Megan Yonke Housing Development Officer



Project details

- 66 affordable units (no manager's unit)
- 30% to 60% AMI
- Unit mix:
 - o 6% three-bedroom
 - 47% two-bedroom
 - \circ 47% one-bedroom
- 99-year covenant (50-year loan term)



BEDROOMS and AMI	60% Units	50% Unit	40% Units	30% Units	Total
1 Bedroom	12	9	0	10	31
2 Bedroom	18	9	0	4	31
3 Bedroom	1	1	0	2	4
TOTAL	31	19	0	16	66



REQUESTED AMENDMENTS

- Amend the Loan agreement for Walnut Street Lofts to add language permitting the HOST Executive Director the authorization to execute documents necessary to subordinate the city's covenant to the Colorado Housing and Finance Authority's Land Use Restriction Agreement.
- There is no change in loan duration or financial impact resulting from either of these requested amendments.





JUSTIFICATION

- Developments receiving Tax Credits from the Colorado Housing and Finance Authority (CHFA) are required to record a Land Use Restriction Agreement (LURA) to the property ensuring the required affordability.
- The recording of the LURA occurs once construction is completed and leasing has begun through a Placed In-Service Application process with CHFA. This process allows the developer to access tax credits for units leased in the calendar year.
- The city's covenant was recorded at closing on the loans provided by the city and must be subordinate to the CHFA LURA.
- The loan agreements for each of these developments do not currently allow for the subordination of the city's recorded covenant.



Questions?

