

Legislation Text

File #: 40758, Version: 1

Fiscal Note

\$520,000 is authorized in the 2015 DPCED Adopted Capital budget for the TID #32 Small Cap Loan Program, Project No. 25 TID #32 (Upper State Street Corridor Account No. 823201. If approved, this will be the **fifth** loan under the program.

(\$80,000) 14206632-54835-00000 TID 32 Mansion Hill-James Madison Park LOANS Title

Authorizing the Mayor and City Clerk to execute a loan agreement to fund up to \$80,000 for Mansion Hill-James Madison Park Neighborhood Small Cap TIF#32 loan to Gregory Stroupe, Borrower(s) to purchase and/or renovate the property located at 140 N. Franklin, Madison, WI and convert it from rental to owneroccupied housing.

Body

On July 1, 2003 the Common Council of the City of Madison adopted Resolution No. 60,678, ID No. 33,974 creating a boundary and Project Plan for Tax Incremental District (TID) #32 - Upper State Street ("District") as set forth by Wis. Stats. 66.1105 ("TIF Law"); and

WHEREAS, on July 18, 2006 the Common Council of the City of Madison adopted RES-06-00603 adopting a first amendment to the boundary and Project Plan for the District as set forth by TIF Law; and

WHEREAS, on September 21, 2010, the Common Council of the City of Madison adopted RES-10-00758 adopting a second amendment to the boundary and Project Plan for the District as set forth by TIF Law; and

WHEREAS on January 18, 2011 the Common Council of the City of Madison adopted RES-11-00042, authorizing the creation of Mansion Hill-James Madison Park Neighborhood Small Cap TIF Program within TID #32 (Upper State Street) to provide funding for the purchase and/or conversion of rental properties to owner-occupied properties based on specific objectives and policies as stated in the resolution; and

WHEREAS, on August 5, 2014, the Common Council adopted RES-14-00576 which amended Small Cap TIF #32 Program which was subsequently amended by Enactment No. RES-15-00344, (collectively referred to as the "Resolution"); and

WHEREAS, Gregory Stroupe ("Borrower") shall purchase and/or renovate the property location at 140 N. Franklin Street, Madison, WI ("Property") and be the owner-occupant(s) or sell to a "Qualified Buyer"; and

WHEREAS, after review of the Small Cap TIF application and its attachments, staff has concluded that Small Cap TIF assistance in the amount up to <u>\$80,000</u> would stimulate the rehabilitation and conversion of the Property into owner-occupied housing as set forth in the adopted Small Cap TIF program for TID #32; and

WHEREAS in addition to any other powers conferred by law, the City may exercise any power necessary and convenient to carry out the purpose of the TIF law, including the power to cause Project Plans to be prepared, to approve such plans, and to implement the provision that effectuate the purpose of such plans; and

NOW, THEREFORE, BE IT RESOLVED that the City hereby finds and determines that the Project is consistent with the public purposes, plans and objectives set forth in the TIF #32 Project Plan and that the City's loan to the Borrower will stimulate redevelopment in TID #32, thereby making more likely an

File #: 40758, Version: 1

accomplishment of the public purpose objectives set forth in the Project Plan and its amendment, the TIF Law and City TIF Policy.

BE IT FURTHER RESOLVED that funding is subject to the following conditions:

1. <u>The Project</u>. Borrower agrees to purchase and/or renovate the Property located at 140. N Franklin Street, Madison, WI.

2. Form of Assistance. TIF assistance shall be provided in the form of a ten-year note secured by subordinated mortgage on the Property, at 0% interest and no debt service payments, in the amount of up to <u>\$80,000</u>. Principal balance is forgiven after the completion of renovation work is to be verified by the City. The Restrictions shall run with the land, shall be appurtenant to the Property and shall be binding upon all future owners of the Property during the term of the Agreement. The Agreement shall become effective on the date the Land Use Restriction Agreement ("LURA") is executed (the "Closing Date"). The Agreement shall continue in full force and effect until the 10th anniversary of the Closing Date. A LURA to ensure owner occupancy for a period of ten (10) years containing a penalty provision requiring payment of the loan amount not to exceed \$50,000 to the City if the Property is rented for more than twelve (12) consecutive months.

3. <u>Title Insurance</u>. At funding, Borrower must provide a commitment for a title insurance policy of the proper type and amount of coverage to the City. The City shall receive a lender's policy.

4. <u>Affirmative Action (MGO 39.02(9)</u>. Borrower and its contractors/subcontractors must comply with all applicable provisions of the Madison General Ordinance (MGO) 39.02(9), concerning contract compliance requirements. Prior to commencing construction, Borrower shall contact the City's Civil Rights Division to assure that Borrower is in compliance with the aforementioned requirements. Borrower shall assist and actively cooperate with the Civil Rights Division in obtaining the compliance of contractors and subcontractors with such applicable provisions of the MGO. Borrower shall allow maximum feasible opportunity to minority/disadvantaged women business enterprises to compete for any contract.

5. <u>Accessibility (MGO 39.05)</u>. Borrower agrees to meet applicable accessibility accommodations for the Project as required by MGO 39.05.

6<u>. Equal Opportunity and Fair Housing</u>. Borrower shall comply with all applicable local, state and federal provisions concerning Equal Opportunity and Fair Housing.

7. <u>Project Completion</u>. Borrower must guarantee that the construction of the Project will be completed within one year of closing.

BE IT STILL FURTHER RESOLVED that the TIF loan to the Borrower is hereby approved in an amount not to exceed up to <u>\$80,000</u> and that the Mayor and City Clerk are hereby authorized to execute a loan agreement and other documents as may be necessary to effectuate the transaction, all of which are subject to the approval of the City Attorney.