1	BOARD OF DIRECTORS		
2	OF THE CALIFORNIA HOUSING FINANCE AGENCY		
3	nan kulu kulu kulu kulu kulu kulu kulu kul		
4	<b>RESOLUTION NO. 25-09</b>		
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6	RESOLUTION AUTHORIZING THE FINANCING OF THE AGENCY'S MULTIFAMILY		
7	HOUSING PROGRAM FROM NON-BOND SOURCES AND RELATED FINANCIAL		
8	AGREEMENTS AND CONTRACTS FOR SERVICES		
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10	WHEREAS, the California Housing Finance Agency (the "Agency") has		
11	determined that there exists a need in California for the financing of mortgage loans for the		
12	acquisition, construction, rehabilitation, refinancing or development of multi-unit rental housing		
12	developments for the purpose of providing housing for persons and families of low or moderate		
14	income (the "Developments");		
15	meome (me Developments ),		
16	WHEREAS, the Agency has determined that it is in the public interest for the		
17	Agency to assist in providing such financing by means of an ongoing program (the "Multifamily		
18	Program") to make or acquire, or to make loans to lenders to make or acquire, mortgage loans, for		
19	the purpose of financing such Developments (the "Loans");		
20	are purpose of maneing such beveropments (the Bouns );		
21	WHEREAS, pursuant to Parts 1 through 4 of Division 31 of the Health and Safety		
22	Code of the State of California (the "Act"), the Agency has the authority to borrow money and		
23	utilize its own funds as necessary to provide sufficient funds to finance the Multifamily Program,		
24	including the making of Loans, and the payment of other costs of the Agency incident to, and		
25	necessary or convenient to, the borrowing of money or use of the Agency's own funds; and		
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27	WHEREAS, pursuant to the Act, the Agency has the authority to enter into credit		
28	facilities, certificates of participation, forward interest rate locks, forward purchase agreements,		
29	purchase and sale agreements, financing agreements, loan agreements and certain other		
30	agreements for the purpose of financing the Multifamily Program, including the making of Loans		
31	and the payment of other costs of the Agency incident to, and necessary or convenient to, the		
32	financing of the Multifamily Program from non-bond sources;		
33			
34	WHEREAS, the Agency has, by its Resolutions 19-02 related to SB2, 19-14, 20-		
35	17, and 21-16 related to AB101, the authority to utilize funds related to SB2 and AB101,		
36	respectively, for the implementation of a broader mixed-income strategy and shall deploy these		
37	funds as part of various CalHFA programs.		
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39	NOW, THEREFORE, BE IT RESOLVED, by the Board of Directors (the "Board")		
40	of the California Housing Finance Agency as follows:		
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42	ARTICLE I		
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44	AUTHORIZATION AND TERMS OF BORROWING TO FINANCE THE PROGRAM		
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Section 1. Determination of Need and Amount of Borrowing to Finance 1 Programs. The Agency is of the opinion and hereby determines that the borrowing of funds from 2 external non-bond sources ("Externally-Sourced Non-Bond Funds"), including but not limited to 3 financing provided by the Federal Government, the selling or securitization of Loans within the 4 Agency's portfolio ("Agency Loans"), the pledge of Agency Loans as collateral to secure 5 financing, assigning or participations in Agency Loans is necessary to provide sufficient funds for 6 new lending under the Multifamily Program. 7 8 9 Section 2. Authorization. The borrowing of Externally-Sourced Non-Bond Funds described in Section 1 is hereby authorized to be for the purpose of financing and/or refinancing 10 Loans for the acquisition, construction, rehabilitation, refinancing or development of 11 Developments and may be secured as to repayment by a general obligation pledge of the Agency. 12 13 14 Section 3. Approval of Non-Bond Fund Financing Agreements and Certain Other Financing Documents. The Executive Director and the Secretary are hereby authorized 15 and directed, for and on behalf and in the name of the Agency, if appropriate, to execute and 16 acknowledge and to deliver with respect to the borrowing of Externally-Sourced Non-Bond Funds, 17 financing agreements, loan agreements, certificates of participation, investment agreements, 18 purchase and sale agreements, forward purchase agreements, forward rate-lock agreements, and 19 20 other agreements as may be necessary. 21 22 Section 4. Approval of Forms and Terms of Externally-Sourced Non-Bond Externally-Sourced Non-Bond Funds shall be in such denominations, have such 23 Funds. registration provisions, be executed in such manner, be payable in such medium of payment at 24 such place or places within or without California and contain such terms and conditions as each 25 agreement for the provision of Externally-Sourced Non-Bond Funds, as finally approved, shall 26 provide. Externally-Sourced Non-Bond Funds shall have the maturity or maturities and shall bear 27 interest at fixed or convertible rates deemed appropriate by the Executive Director in furtherance 28 of the objectives of the Multifamily Program. 29 30 Externally-Sourced Non-Bond Funds and the related agreements may contain such 31 provisions as may be necessary to accommodate prepayment by or on behalf of the Agency or a 32 person other than the Agency, and/or to accommodate the requirements of any provider of 33 insurance or other credit enhancement. 34 35 No Externally-Sourced Non-Bond Funds shall be borrowed at a term in excess of 36 fifty-five years or bear interest at a stated rate in excess of fifteen percent (15%) per annum. 37 38 39 **ARTICLE II** 40 AUTHORIZATION AND TERMS OF USE OF AGENCY NON-BOND FUNDS TO 41 42 FINANCE THE PROGRAM 43 44 Section 1. Determination of Need and Amount of Additional Funds to Finance Programs. The Agency is of the opinion and hereby determines that the use of the funds of the 45 Agency, from non-bond sources under Agency control, or from State of California funds 46

administered by the Agency, including but not limited to SB2, AB101, and AB128 funds, (together
"Agency Funds or Administered Funds") is necessary to provide sufficient funds for new lending
under the Multifamily Program.

5 Section 2. Authorization. The use of Agency Funds or Administered Funds described in Section 5 is hereby authorized for the purpose of financing, including loan 6 participations, carrying or warehousing, for future committed financing of the Agency by 7 Externally-Sourced Non-Bond Funds or otherwise, or by other lenders, new Loans for the 8 acquisition, construction, rehabilitation, refinancing or development of Developments, including 9 providing subordinate or gap financing and to supplement interest rates or costs of the financing 10 of Loans by the Agency as may be permitted under the statutes, regulations and/or agreements 11 governing the use of such funds. 12

Security/Affordability Protection: Agency Funds or Administered Funds may also be used to provide supplemental financing for projects existing within the Agency's Loan portfolio that the Executive Director determines is necessary, reasonable and in the Agency's best interest for the purposes of (1) workouts to prevent defaults; (2) repairs for health and safety issues and related costs; (3) the preservation or enhancement of affordability; and (4) other purposes as determined by the Executive Director that advance the mission of the Agency.

## **ARTICLE III**

PROVISIONS APPLICABLE TO THE USE OF EXTERNALLY SOURCED NON-BOND
 FUNDS AND AGENCY FUNDS OR ADMINISTERED FUNDS (COLLECTIVELY "NON BOND FUNDS") AUTHORIZED UNDER THIS RESOLUTION

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Section 1. <u>Authorization of the use of Non-Bond Funds for Lending within the</u>

Program. The use of Non-Bond Funds is hereby authorized with regard to Multifamily Programs
 as determined by the Executive Director.

Section 2. Authorization of Program Documents. The Executive Director is 31 hereby authorized and directed to execute all documents they deem necessary or appropriate in 32 connection with the Multifamily Program, including, but not limited to, regulatory agreements, 33 loan agreements, origination and servicing agreements (or other loan-to-lender documents), 34 servicing agreements, developer agreements, financing agreements, investment agreements, 35 intercreditor agreements, subordination agreements, agreements to enter into escrow and forward 36 purchase agreements, escrow and forward purchase agreements, refunding agreements, continuing 37 disclosure agreements, participation agreements and loan modification agreements, in each case 38 with such other parties as the Executive Director may select in furtherance of the objectives of the 39 Multifamily Program. 40

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The Executive Director is hereby authorized to enter into, for and in the name and on behalf of the Agency, one or more mortgage sale agreements with such purchasers as the Executive Director may select in accordance with the objectives of the Multifamily Program. Any such sale of Loans may be on either a current or a forward purchase basis.

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1 The Executive Director is hereby authorized to enter into, for and in the name and on behalf of the Agency, contracts to conduct foreclosures of mortgages owned or serviced by the 2 Agency with such attorneys or foreclosure companies as the Executive Director may select in 3 accordance with the objectives of the Multifamily Program. 4

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6 The Executive Director is hereby authorized to enter into, for and in the name and 7 on behalf of the Agency, contracts for the sale of foreclosed properties with such purchasers as the Executive Director may select in accordance with the objectives of the Multifamily Program. Any 8 such sale of foreclosed properties may be on an all cash basis or may include financing by the 9 Agency. The Executive Director and the other Authorized Employees are also authorized to enter 10 into any other agreements, including but not limited to real estate brokerage agreements and 11 construction contracts, necessary or convenient for the rehabilitation, listing and sale of such 12 foreclosed properties. 13

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Section 3. Authorization of Credit Facilities. The Executive Director is hereby 15 authorized to enter into, for and in the name and on behalf of the Agency, one or more short-term 16 or long-term credit facilities, including but not limited to repurchase agreements, together with any 17 extensions or other amendments thereto, for the purposes of making or financing the purchase of 18 Loans and/or mortgage-backed securities on an interim basis. The Agency may pledge its General 19 Obligation as a credit support for said Credit Facilities. Any such credit facility may be from any 20 appropriate source as determined by the Director of Financing and approved by the Executive 21 Director; provided, however, that the aggregate outstanding principal amount of credit facilities 22 authorized under this resolution, as amended from time to time, may not at any time exceed 23 \$1,000,000,000. 24

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Section 4. Ratification of Prior Actions; Not a Repeal of Prior Resolutions. All actions previously taken by the officers of the Agency in connection with the implementation of 27 the Multifamily Program, the execution and delivery of related financial agreements and related 28 program agreements and the implementation of any credit facilities as described above are hereby 29 approved and ratified. 30

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32 This resolution is not intended to repeal in whole or in part any prior resolution of the Agency with respect to the authority granted to the Executive Director in relation to the use of 33 Non-Bond Funds and related agreements, including but not limited to (1) the authority to determine 34 in furtherance of the objectives of the Multifamily Program those matters required to be 35 determined in relation to Non-Bond Funds, whether under indentures or other related agreements, 36 and (2) the authority to amend, modify or replace financial agreements of the types described in 37 Section 3 of this Resolution. 38 39

40 Section 5. Authorization of Related Actions and Agreements. The Executive Director, any other persons authorized in writing by the Executive Director are hereby authorized 41 and directed, jointly and severally, to do any and all things and to execute and deliver any and all 42 agreements and documents which they deem necessary or advisable in order to consummate the 43 borrowing of Externally-Sourced Non-Bond Funds and otherwise to effectuate the purposes of this 44 resolution including executing and delivering any amendment or supplement to any agreement or 45 document relating to the Externally-Sourced Non-Bond Funds in any manner that would be 46

authorized under this resolution if such agreement or document related to Externally-Sourced Non-1 Bond Funds authorized by this resolution. Subject in all cases to the express limitations set forth 2 above in this resolution, such agreements, together with any extensions or other amendments 3 thereto, may include, but are not limited to, reimbursement agreements, letter of credit agreements, 4 intercreditor agreements or other arrangements relating to any credit enhancement or liquidity 5 support, continuing disclosure agreements and agreements for necessary services provided in the 6 course of the borrowing of the Externally-Sourced Non-Bond Funds, including but not limited to, 7 agreements with counsel and financial advisors and contracts for consulting services or 8 information services relating to the financial management of the Agency, including advisors or 9 consultants on interest rate swaps, cash flow management, and similar matters, and contracts for 10 financial printing and similar services. The Executive Director, any persons authorized in writing 11 by the Executive Director and the other Authorized Employees are hereby authorized and directed, 12 jointly and severally, to provide as necessary for payment of costs of borrowing related to 13 Externally-Sourced Non-Bond Funds and to provide for the Agency to contribute capital as 14 necessary to facilitate the borrowing of Externally-Sourced Non-Bond Funds. 15 16

This resolution shall constitute full, separate, complete and additional authority for the execution and delivery of all agreements and instruments described in this resolution, without regard to any limitation in the Agency's regulations and without regard to any other resolution of the Board that does not expressly amend and limit this resolution.

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22 Section 6. Additional Delegation. All actions by the Executive Director approved or authorized by this resolution may be taken by the Chief Deputy Director of the Agency, the 23 Director of Financing of the Agency or any other person specifically authorized in writing by the 24 Executive Director and except to the extent otherwise taken by another person shall be taken by 25 the Chief Deputy Director during any period in which the office of the Executive Director is 26 vacant; provided, however that reference title Executive Director, Chief Deputy Director, and 27 Director of Financing shall include any persons servicing in such capacities, respectively on an 28 acting or interim basis .. 29 30

- Section 7. <u>Duration of Authority.</u> The authority granted under this resolution
   shall remain in full force and effect until June 30, 2026.
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1	SECRETARY'S CERTIFICATE		
2 3	I, MARC VICTOR, the undersigned, do hereby certify that I am the duly authorized		
4	Secretary of the Board of Directors of the California Housing Finance Agency, and hereby further		
5	certify that the foregoing is a full, true, and correct copy of Resolution No. 25-09 duly adopted at		
6	a regular meeting of the Board of Directors of the California Housing Finance Agency duly called		
7	and held on the 20th day of March, 2025 at which meeting all said directors had due notice, a		
8	quorum was present and that at said meeting said resolution was adopted by the following vote:		
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10	AYES:	Cervantes, Kergan (for Moss), Limon, Russell, Feigles (for Sin), Olmstead	
11		(for Velasquez), White, Williams	
12			
13	NOES:	None	
14	DOTENTIONO		
15	ABSTENTIONS:	None	
16	ADOENT.	Cabilda Haming (for Ma) Driver Catal	
17 18	ABSENT:	Cabildo, Henning (for Ma), Prince, Sotelo	
18	IN WITNESS WHEREOF, I have executed this certificate hereto this 20 <sup>th</sup> day of		
20	March, 2025.	TINESS WHEREOF, Thave executed this certificate hereto this 20° day of	
21	Waren, 2025.		
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23		ATTEST:	
24		MARC VICTOR	
25		Secretary of the Board of Directors of the	
26		California Housing Finance Agency	
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