1 2

RESOLUTION NO.

2 3	WHEREAS, the Austin Housing Finance Corporation (Corporation) was created					
4	and organized under the provisions of the Texas Housing Finance Corporations Act,					
5	Chapter 394, Local Government Code, V.T.C.A. (Act), to provide a means of financing					
6	the costs of residential ownership and development that will result in decent, safe and					
7	sanitary housing for persons of low and moderate income at prices they can afford.					
8	WHEREAS, the Corporation (Issuer) and/or an entity legally acting for and on					
9	behalf of the Corporation (either or both Issuer) is or are authorized to provide for the					
10	acquisition and construction of multifamily housing projects, and to provide for the					
11	issuance of revenue bonds (Bonds) for this purpose.					
12	WHEREAS, Espero Austin at Rutland, LP is a limited partnership under the laws					
13	of the State of Texas.					
14	WHEREAS, the term "Borrower" means Espero Austin at Rutland, LP and/or					
15	one of its subsidiary, affiliate or related corporations or entities.					
16	WHEREAS, the Borrower advised the Issuer that it is considering proceeding					
17	with the acquisition, construction and/or improvement of a multi-family project					
18	described in Exhibit A (Project) within the City of Austin, Texas and within the					
19	jurisdiction of the Issuer.					

WHEREAS, the Borrower advised the Issuer that a contributing factor which would further induce the Borrower to proceed with the Project would be a commitment and agreement by the Issuer to issue Bonds.

WHEREAS, the Borrower also proposed to the Issuer that the Borrower will be
further induced to proceed with the Project if the Issuer will commit and agree to issue
the Bonds and adopt this Resolution.

WHEREAS, all or a portion of the expenditures related to the Project (Expenditures) were paid within 60 days prior to the passage of this Resolution or will be paid on or after the passage of this Resolution.

WHEREAS, the Issuer reasonably expects (based upon information supplied by the Borrower, upon which it is reasonable and prudent for the Issuer to rely) to reimburse the Borrower or persons acting on its behalf for the Expenditures with the proceeds of the Bonds.

WHEREAS, the Issuer declares that this Resolution and its provisions shall constitute the Issuer's agreement to issue the revenue bonds in such aggregate principal amount, now estimated not to exceed \$20,000,000, as is actually required to finance and pay for the Project.

WHEREAS, the Issuer finds, considers, and declares that the issuance of the Bonds in the amount identified above and for the purpose identified above is appropriate and consistent with the objectives of the Act, and that the adoption of this Resolution 40 constitutes: (i) an inducement for the Borrower to proceed with providing for the 41 acquisition, construction and/or improvement of the Project; (ii) an affirmative official 42 action by the Issuer, acting by and through its Board of Directors, towards the issuance of the Bonds, and that such action is similar to the adoption of a bond resolution/within 43 44 the meaning of Section 1.103-8(a)(5) of the Federal Treasury Regulations; and (iii) in accordance with the provisions of Section 1.150-2 of the Federal Treasury Regulations, 45 a declaration of the Issuer's intent, to reimburse the Expenditures for the Project at such 46 47 time as the Bonds are issued; NOW, THEREFORE,

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BE IT RESOLVED BY THE BOARD OF DIRECTORS OF AUSTIN HOUSING FINANCE CORPORATION:

51 Section 1. The Issuer agrees as follows:

(a) To adopt a bond resolution or bond resolutions prepared by its Bond Counsel, 52 McCall, Parkhurst & Horton L.L.P., Dallas, Texas, when requested by the Borrower to 53 authorize the issuance of Bonds, pursuant to the Act; to issue the Bonds, subject to the 54 requirements of the Act; and to execute the appropriate agreements or contracts 55 56 described in (b), below; and to sell the Bonds under terms and conditions satisfactory to the Issuer and the Borrower; to finance and pay for the Project, including amounts 57 sufficient to pay the fees, expenses, and costs in connection with such issuance, to 58 reimburse the Issuer for its administrative and overhead expenses and costs with respect 59 60 to the Bonds and the Project, with the Bonds to be payable from payments by the 61 Borrower to the Issuer and/or to a corporate trustee in such sums as are necessary to pay

the principal of, interest on, and redemption premium, if any, together with the paying
agents' and trustee's fees on, the Bonds, as and when the same shall become due and
payable.

(b) Prior to the issuance of the Bonds, when requested by the Borrower, to enter 65 into such loan agreement, installment sale agreement, lease, and/or any other appropriate 66 67 contracts or agreements between the Issuer and the Borrower as are mutually acceptable in all respects to the Issuer and the Borrower, under which the Borrower will be obligated 68 69 to make payments to the Issuer and/or to a corporate trustee in such sums as are necessary to pay the principal of, interest on, and redemption premium, if any, together with the 70 paying agents' and trustee's fees on, the Bonds, as and when the same shall become due 71 72 and payable, and with such payments also to be sufficient to defray the Issuer's administrative, overhead, and other expenses and costs with respect to the Bonds and the 73 Project. 74

(c) To take, or cause to be taken, such other action, and to execute such additional contracts and agreements mutually agreeable to the parties in all respects, when requested by the Borrower as may be required in accordance with the Act and this Resolution to cause the issuance of the Bonds and to obtain an allocation of state volume cap for the Bonds.

Section 2. Subject to the provisions of Section 3 of this Resolution, by accepting this
Resolution and proceeding with the Project, the Borrower agrees that it will: (i) fully

indemnify and hold the Issuer harmless from any and all damages, losses, and reasonable 82 83 expenses, including attorneys' fees, arising at any time from or with respect to the Bonds and the Project (except those resulting from gross negligence or willful misconduct of 84 the Issuer); and (ii) pay or reimburse the Issuer for all reasonable and necessary out-of-85 pocket expenses, including attorneys' fees and expenses and the fees and expenses of 86 other consultants, which the Issuer may incur at the request of the Borrower arising from 87 the performance or attempted performance by the Issuer of its obligations hereunder. 88 Section 3. Nothing contained in this Inducement Resolution shall be interpreted to bind 89 the Issuer to issue any bonds. The Issuer shall have the authority, without cause, not to 90

91 issue the bonds.

92 Section 4. Subject to the provisions of Section 3 of this Resolution, adopting this 93 Resolution constitutes the acceptance of the Borrower's proposal that it be further 94 induced to proceed with providing for the Project, and that this proposal and acceptance 95 shall constitute an agreement between the Issuer and the Borrower in accordance with 96 the provisions of this Resolution.

97 Section 5. With respect to this inducement resolution and because the Borrower will 98 have to comply with federal and State of Texas rent control requirements in the event 99 the Borrower is awarded Low Income Housing Tax Credits, the Issuer, to the extent the 100 Borrower is awarded Low Income Housing Tax Credits, waives its Affordable Rent 101 requirements set forth in the Issuer's Rules.

102	Section 6.	The Issuer reas	sonably ex	xpects (based	upon information supplied by the		
103							
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106 107							
108 109	ADOPTED:		_, 2020	ATTEST: _			
110 111					Jannette S. Goodall Secretary		
				Page 6 of 6			