RESOLUTION NO. A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD 2 COUNTY, FLORIDA, PERTAINING TO THE BROWARD COUNTY INVESTMENT 3 POLICY ("INVESTMENT POLICY"); AMENDING VARIOUS SECTIONS OF 4 CHAPTER 22 OF THE BROWARD COUNTY **ADMINISTRATIVE** ("ADMINISTRATIVE CODE") TO UPDATE THE INVESTMENT POLICY; AND 5 PROVIDING FOR SEVERABILITY, INCLUSION IN THE ADMINISTRATIVE CODE, AND 6 7 AN EFFECTIVE DATE. 8 9 WHEREAS, the Broward County Investment Policy, codified in Chapter 22 of the 10 Broward County Administrative Code ("Administrative Code"), sets forth the guidelines 11 for the investment of Broward County ("County") funds; and 12 WHEREAS, due to the length of time since the Investment Policy was last updated, 13 changes in industry practices, and other related factors, the Broward County Board of 14 County Commissioners ("Board") finds it is in the best interest of the County to update the 15 Investment Policy, NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF 16 17 BROWARD COUNTY, FLORIDA:

Section 22.80 of the Broward County Administrative Code is hereby

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Section 1.

amended to read as follows:

20	22.80. Purpose and Scope.			
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22	c. This Investment Policy applies to investments held by or for the benefit of			
23	the Broward County Board of County Commissioners ("Board"), including governmental,			
24	proprietary, and fiduciary funds as described and accounted for in the Comprehensive			
25	Annual Comprehensive Financial Report ("ACFR"). Not included are The Investmen			
26	Policy does not apply to (1) the proceeds of refunded bond issues which that are			
27	deposited in escrow, (2) debt service funds, debt service reserve funds, and other similar			
28	funds governed by their respective bond resolutions and indentures, and (3) funds of the			
29	constitutional officers and other component units of the County governed by independen			
30	boards, unless as authorized by mutual agreement.			
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32	e. The County shall act responsibly to ensure public confidence in the			
33	government of Broward County as custodian of public funds.			
34	Section 2. Section 22.81 of the Broward County Administrative Code is hereby			
35	amended to read as follows:			
36	22.81. Investment Objectives.			
37	The objectives of the Investment Program are, in order of importance:			
38	•••			
39	d. Act Responsibly: The County shall avoid any transaction that might impair			
40	public confidence in the government of Broward County as custodians of the public trust.			

Section 3. Section 22.82 of the Broward County Administrative Code is hereby amended to read as follows:

22.82. Performance Measurement.

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The performance of the Investment Portfolio should be regularly exceed measured against the average return on the Bank of America Merrill Lynch 1-3 year Treasury & Agency Index ("Index Benchmark"). This Index Benchmark tracks the performance of the direct sovereign debt of the U.S. Government having a maturity of at least one (1) year and less than three (3) years. This index and is considered a Benchmark for low-risk investment transactions and, therefore, constitutes a minimum reasonable standard for the Investment Portfolio's rate of return. The Investment Program shall seek to provide returns above this the ilndex Benchmark consistent with the risk limitations identified in this Investment Policy and prudent investment principles. The performance of the Investment Portfolio shall also be measured against the performance of the ninety (90) day Treasury Bill rate as a barometer for short-term yield. The Investment Program shall seek to provide returns above the Treasury Bill rate consistent with the risk limitations identified in this Investment Policy and prudent investment policies. The actual performance of the Investment Portfolio may vary due to changes in interest rates or market conditions.

Section 4. Section 22.84 of the Broward County Administrative Code is hereby amended to read as follows:

22.84. Eligible Securities.

The Investment Portfolio shall be limited to the following eligible securities and any additions by ordinances enacted by the Broward County Commission Board. Marginable

64 accounts, short sales (where the County does not own the underlying security), and 65 investments in any derivative securities (including interest only or principal only and 66 inverse floaters investments) are prohibited unless specifically designated below. 67 Direct obligations, or obligations, of the United States Government, the a. 68 principal and interest of which are unconditionally guaranteed by the United States 69 Government, including bonds, notes, and other obligations. Such securities will include, 70 but not be limited to, the following: 71 1. Cash Management Bills. 72 2. Treasury Bills. 73 3. Treasury Notes. 74 4. Treasury Bonds. 75 <u>Treasury Securities—State and Local Government Series (SLGS).</u> <u>5.</u> 76 77 C. Bonds, debentures, or notes issued by Government Sponsored Enterprises 78 (GSEs), which carry the implicit backing of the United States Government, but are not 79 direct obligations of the United States Government. Such securities will include issuances 80 from, but not be limited to, the following: 81 1. Federal Home Loan Bank System (FHLB)—Senior debt obligations. 2. 82 Federal Farm Credit Bank (FFCB). 83 3. Federal Home Loan Mortgage Corporation (FHLMC or "Freddie 84 Mac")—Participation certificates, senior debt obligations. 85 4. Federal National Mortgage Corporation Association (FNMA or "Fannie

Mae")—Participation certificates, senior debt obligations.

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87	5.	Federal A	gricultural	Mortgage	Corporation	(FRM	<u>FAMC</u>	or	"Farmer
88		Mac")—Par	ticipation (certificates,	senior debt o	bligatio	ns.		
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90	e.	Repurchase	e <u>aA</u> green	nents with F	rimary Deale	rs, as de	efined by	y the	: Federal
91	Reserve Bar	nk of New Y	ork, and a	custodian	bank acting a	s a tri-p	party age	ent,	provided
92	such agreements are i) in writing; and ii) fully secured by securities unconditionally								
93	guaranteed by the United States Government, and provided further that:								
94	1.	Any such co	ollateral is	held by the	County or the	tri-part	y agent	actir	ng for the
95		County duri	ing the full	term of suc	ch agreement	s ;			
96	2.	Any such co	ollateral m	ay only be s	ubstituted for	same c	redit qua	ality	or better;
97	3.	Any such co	ollateral is	not subject	to liens or cla	aims of t	third par	ties;	
98	4.	Any such co	ollateral ha	as a market	value (determ	ined at	least ev	ery s	seven (7)
99		days) at le	ast equal	to one hur	idred two per	cent (1	02%) of	the	amount
100		invested in	such agre	ement;					
101	5.	The County	/ has a pei	rfected first	security intere	est in su	ıch colla	teral	,
102	6.	A Master Re	epurchase	Agreemen	t has been exc	ecuted v	vith all co	ount	erparties
103		per Section	1 22.90 of	this Invest	ment Policy	The fail	ure to m	<u>aint</u>	ain such
104		collateral at	the level i	required by	clause (4) abo	ove will	require t	he C	County or
105		the tri-party	agent to I	iquidate the	investments;	<u>and</u>			
106	7.	The Master	r Repurch	ase Agree r	nent provides	that th	e failure	to-	maintain
107		such collate	eral at the	e level requ	ired by claus	e (4) a	bove wil	l red	quire the
108		County or t	he tri-part	y agent to l	iquidate the i i	nvestme	ents; and	d ter	m of the

109		Repurchase Agreement cannot exceed ninety (90) days from the date of			
110		purchase.			
111	8.	Term of the repurchase agreements cannot exceed ninety (90) days from			
112		date of purchase.			
113	f.	Commercial Paper rated in one (1) of the two (2) highest rating categories			
114	by at least two (2) nationally recognized rating agencies, or Commercial Paper backed by				
115	a letter of credit or line of credit rated in one (1) of the two (2) highest rating categories.				
116	The CFO, at his or her their discretion, may direct the investment and finance coordinators				
117	staff to invest in asset-backed eCommercial pPaper that is rated in one (1) of the two (2)				
118	highest rating categories by at least two (2) nationally recognized rating agencies.				
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120	j.	Collateralized Mortgage Obligations ("CMOs"), which are only to be used at			
121	the discretio	n of the CFO <u>, and which</u> are bank <u>-</u> eligible, and pass a three-pronged test for			
122	CMO safety	at purchase based on the following:			
123	1.	The Weighted Average Life ("WAL") does not exceed five (5) years;			
124	2.	The expected WAL does not extend for more than two (2) years nor shorten			
125		by more than three (3) years, assuming an immediate and sustained parallel			
126		shift in the yield curve of plus or minus three hundred (300) basis points;			
127		and			
128	3.	The estimated change in price is not more than ten percent (10%) assuming			
129		an immediate and sustained parallel shift in the yield curve of plus or minus			
130		three hundred (300) basis points.			

131 k. World Bank nNotes, Bonds, or Discount Notes, rated AAA or equivalent by 132 Moody's Investor Service or Standard and Poors Corporation in the highest classification 133 by any one (1) of the nationally recognized rating services. 134 135 Reverse rRepurchase aAgreements, which shall be used only for liquidity m. 136 purposes and cannot be longer than thirty (30) days in duration and must have the 137 approval of the CFO. 138 139 **Prohibition** Prohibited Investments. p. 140 1. The acquisition of securities of companies on the Scrutinized Companies 141 that Boycott Israel List, as published quarterly by the State Board of 142 Administration of Florida as part of the Global Governance Mandates and 143 Florida Statutes Quarterly Report, is prohibited, except with respect to: 144 (1) indirect holdings and (2) exchange-traded funds. For purposes of this 145 section, "indirect holdings" in a company means all securities of that 146 company that are held in a commingled fund or other collective investment, 147 such as a mMutual fFund, in which the County owns shares or interests, 148 together with other investors, or which are held in an index fund. 149 <u>2.</u> Marginable accounts, short sales (where the County does not own the 150 underlying security), and investments in any derivative securities (including 151 interest only or principal only and inverse floaters investments) are 152 prohibited unless specifically designated above.

153	Section 5. Section 22.85 of the Broward County Administrative Code is hereby					
154	amended to read as follows:					
155	22.85. Security Lending.					
156	Securities or investments purchased or held under the provisions of this					
157	Investment Policy may be loaned to securities dealers or financial institutions, provided:					
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159	d. <u>The</u> <u>Ff</u> acilitator must have a rating of "A" or higher as designated by					
160	Standard and Poors in the highest classification by any one (1) of the nationally					
161	recognized rating services; and					
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163	Section 6. Section 22.87 of the Broward County Administrative Code is hereby					
164	amended to read as follows:					
165	22.87. Diversification.					
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167	c. The maximum percentage of the Investment Portfolio permitted in each					
168	eligible security, at the time of purchase, is as follows:					
169	1. Diversification by Instrument:					
170	(a) U.S. Treasuries and Agencies—100% Maximum					
171	(b) Florida PRIME—50% Maximum					
172	(c) Repurchase Agreements—40% Maximum					
173	(d) Commercial Paper—25% Maximum Florida State-County Bonds—					
174	35% Maximum					

175		<u>(</u> e)	Florida State-County Bonds Money Market or Mutual Funds—35%
176			Maximum
177		<u>(</u> f)	Interest Bearing Time Deposits (including CDs) Commercial Paper—
178			25% Maximum
179		<u>(g)</u>	Money Market or Mutual Funds—35% Maximum Interest-Bearing
180			Time Deposits (including CDs)—25% Maximum
181		<u>(</u> h)	World Bank Notes, Bonds, Discount Notes—15% Maximum
182		<u>(</u> i)	CMOs—5% Maximum
183		<u>(j)</u>	Tennessee Valley Authority Obligations—5% Maximum
184		<u>(</u> k)	Bonds, notes, or instruments backed by the full faith and credit of the
185			government of Israel—3% Maximum
186	2.	Diver	sification by Institution:
187		<u>(</u> a)	Money Market or Mutual Funds—No more than ten percent (10%) of
188			the total Investment Portfolio with any one (1) fund.
189		<u>(</u> b)	Repurchase Agreements—No more than ten percent (10%) of the
190			total County Investment Portfolio with any one (1) institution, at the
191			time of purchase. This restriction shall not apply to $\underline{r}\underline{R}\mathtt{e}purchase$
192			aAgreements executed by or facilitated through the Florida State
193			Board of Administration ("SBA").
194		<u>(</u> c)	State Issued Funds—Unrestricted.
195		<u>(</u> d)	Commercial Paper—No more than five percent (5%) of the total
196			County Investment Portfolio with any one (1) issuer, at the time of
197			purchase.

Section 7. Section 22.88 of the Broward County Administrative Code is hereby amended to read as follows:

22.88. Qualified Institution.

Qualified institutions for the purpose of investment transactions shall include:

- a. Primary dealers as defined by the Federal Reserve Bank of New York; or
- b. Large regional and money center banks ranked 1—10 in total capital consolidated assets nationally as rated by the Federal Deposit Insurance Corporation Reserve Board, and Qualified Public Depositories, as defined in Section 280.02, Florida Statutes; or

. . .

Qualified institutions must have the ability to confirm trades through an electronic trading platform and must complete a broker agreement prior to initial trade. An annual review of the financial condition and registration of qualified financial institutions and brokers-dealers will be conducted every two (2) years at the end of each the applicable fiscal year. A list containing a maximum of up to fifteen (15) approved brokers-dealers selected on creditworthiness will be maintained annually. Notwithstanding anything to the contrary herein, the Development Corporation for Israel may act as an authorized broker-dealer only for the investment transactions identified in Section 22.84.o.

Section 8. Section 22.89 of the Broward County Administrative Code is hereby amended to read as follows:

22.89. Safekeeping and Collateralization.

All securities owned by Broward the County shall be held in safekeeping by a third party as agent for the County under the terms of a custodian agreement or the Master

Repurchase Agreement, except for those funds held by the Trustee(s). It shall not be necessary for the Trustee(s) to lodge such collateral security with any other bank or trust company, but it shall be sufficient for the Trustee(s) to lodge such collateral security within its Ttrust Ddepartment.

All securities transactions must be made on a delivery versus payment basis, if applicable, to ensure that the third party acting as agent for the County will have the security or money, as appropriate, in hand at the conclusion of the transaction.

Section 9. Section 22.90 of the Broward County Administrative Code is hereby repealed in its entirety:

Section 10. Section 22.92 of the Broward County Administrative Code is hereby amended to read as follows:

22.92. Internal Controls.

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Internal controls and operational procedures shall be those listed in the Procedures

Memorandum Procedure RCC131 or its replacement.

- <u>a.</u> The Finance and Administrative Services Department shall develop and maintain internal controls designed to:
 - Prevent and detect fraud, waste, and abuse, as each term is respectively
 defined in Section 11.45, Florida Statutes;
 - 2. Prevent the loss of public funds arising from employee error, misrepresentation by third parties, unanticipated changes in financial markets, and/or imprudent actions by employees and officers of the County;
 - Promote and encourage compliance with applicable laws, rules, contracts,
 and grant agreements;

- 244 Support economical or efficient operations; <u>4.</u> 245 Ensure reliability of financial records and reports; and 5. 246 6. Safeguard assets. 247 Section 11. Section 22.93 of the Broward County Administrative Code is hereby 248 amended to read as follows: 249 22.93. Reporting. 250 Reporting shall be done on a quarterly basis and submitted to the Board. The 251 information provided shall include the following: a summary of securities held at the end 252 of the reporting period by authorized investment category; summary par value, summary 253 market value, and summary book value; Investment Portfolio composition; interest 254 earnings history; and average weighted yield to maturity of Investment Portfolio on 255 investments as compared to the applicable Benchmark. In addition, Investment Portfolio 256 Mmanagement reports that analyze the status of the current Investment Portfolio and 257 transactions made shall be provided to the CFO and Deputy CFO on a weekly basis and 258 to the County Auditor on a monthly basis. 259 Section 12. Section 22.94 of the Broward County Administrative Code is hereby 260 amended to read as follows: 261 22.94. Education Requirements. 262 All Broward County employees responsible for making investment decisions shall 263
 - All Broward County employees responsible for making investment decisions shall complete a minimum of eight (8) hours of continuing education on an annual basis during each County fiscal year in subjects or courses of study related to investment practices and products. A record of all such training courses, including an outline of the topics

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discussed, shall be filed with the CFO immediately upon completion of each said training course.

Section 13. Section 22.95.1 of the Broward County Administrative Code is hereby amended to read as follows:

22.95.1. Glossary.

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r. World Bank Notes. The International Bank for Reconstruction and Development ("IBRD"), otherwise known as the World Bank, is an international organization owned by its one hundred eighty-eight (188) member countries. The IBRD sells bonds and discount notes to finance loans and guarantees, and provides technical assistance for economic reform projects and programs. The securities are backed by the member countries and are rated AAA/A1+ by Standard and Poors in the highest rating category by any of the nationally recognized rating services.

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Section 14. Severability.

If any portion of this Administrative Code Resolution is determined by any court to be invalid, the invalid portion will be stricken, and such striking will not affect the validity of the remainder of this Administrative Code Resolution. If any court determines that this Administrative Code Resolution, in whole or in part, cannot be legally applied to any individual, group, entity, property, or circumstance, such determination will not affect the applicability of this Administrative Code Resolution to any other individual, group, entity, property, or circumstance.

Section 15. Inclusion in the Broward County Administrative Code.

It is the intention of the Board of County Commissioners that the provisions of this Administrative Code Resolution become part of the Broward County Administrative Code as of the effective date. The sections of this Administrative Code Resolution may be renumbered or relettered and the word "resolution" may be changed to "section," "article," or such other appropriate word or phrase to the extent necessary to accomplish such intention.

Section 16. Effective Date.

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This Administrative Code Resolution is effective upon adoption.

ADOPTED this day of , 2025. **PROPOSED**

Approved as to form and legal sufficiency: Andrew J. Meyers, County Attorney

By: <u>/s/ Claudia Capdesuner</u> 05/02/2025
Claudia Capdesuner (date)
Assistant County Attorney

By: /s/ Annika E. Ashton 05/02/2025
Annika E. Ashton (date)
Deputy County Attorney

CC/cv Investment Policy Administrative Code Resolution 05/02/2025 #1081678v27