RESOLUTION

A RESOLUTION OF THE FAU FINANCE CORPORATION APPROVING THE FINANCING OF CERTAIN STUDENT HOUSING FACILITIES LOCATED ON THE BOCA RATON CAMPUS OF FLORIDA ATLANTIC UNIVERSITY AND AUTHORIZING THE EXECUTION AND DELIVERY OF THE TRUST INDENTURE PURSUANT TO WHICH THE FAU FINANCE CORPORATION’S CAPITAL IMPROVEMENT REVENUE BONDS (INNOVATION VILLAGE PROJECT), SERIES 2010A AND CAPITAL IMPROVEMENT SUBORDINATE REVENUE BONDS (INNOVATION VILLAGE PROJECT), SERIES 2010B ARE TO BE ISSUED IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED $133,365,000; DELEGATING TO THE CHAIRPERSON THE AUTHORITY TO EXECUTE AND DELIVER BOND PURCHASE CONTRACTS RELATING TO THE DELEGATED NEGOTIATED SALE OF SUCH 2010A BONDS AND THE PRIVATE PLACEMENT OF THE 2010B BONDS IN ACCORDANCE WITH THE PARAMETERS SET FORTH HEREIN AND INCLUDING AUTHORIZING THE DELIVERY OF A PRELIMINARY OFFICIAL STATEMENT WITH RESPECT TO THE SERIES 2010A BONDS AND DELEGATING THE AUTHORITY TO DEEM SUCH DOCUMENT FINAL; AUTHORIZING THE EXECUTION AND DELIVERY OF A FINAL OFFICIAL STATEMENT; DELEGATING TO THE CHAIRPERSON THE AUTHORITY TO EXECUTE AND DELIVER A GROUND SUBLEASE AGREEMENT, A MANAGEMENT AGREEMENT, A DEVELOPMENT AGREEMENT, A CONTINUING DISCLOSURE UNDERTAKING; AND CERTAIN OTHER RELATED DOCUMENTS; APPOINTING THE UNDERWRITER, AND THE TRUSTEE; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, The FAU Finance Corporation (the "Finance Corporation"), desires to finance the cost of the acquisition, construction and installation of a student housing facility containing approximately 504,000 square feet with approximately 1,218-beds comprised of two buildings located on the campus of the Florida Atlantic University (the “University”) in Boca Raton, Florida together with costs of capital infrastructure related to the housing facility and other components of the University’s project known as Innovation Village (the “Project”); and

WHEREAS, the Finance Corporation has heretofore determined that the most appropriate way of financing the Project is to issue its Capital Improvement Revenue Bonds (Innovation Village Project) Series 2010A and its Capital Improvement Subordinate Revenue Bonds (Innovation Village Project), Series 2010B in an aggregate principal amount not to exceed $133,365,000 pursuant to the terms of a Trust Indenture by and between the Finance Corporation and U.S. Bank National Association, as trustee (the “Trustee”); and

NOW, THEREFORE, BE IT RESOLVED BY THE FAU FINANCE CORPORATION:
SECTION 1. DEFINITIONS. The following terms shall have the following meanings herein, unless the text otherwise expressly requires. Words importing singular number shall include the plural number in each case and vice versa, and words importing persons shall include firms and corporations. Capitalized terms not otherwise defined herein shall have the meaning as set forth in the Trust Indenture.

"2010A Bond Purchase Contract" means the Purchase Contract, to be executed between the Underwriter and the Finance Corporation in accordance with the terms hereof.

"2010B Bond Placement Contract" means the Private Placement Agreement, to be executed between the Placement Agent and the Finance Corporation in accordance with the terms hereof.

"Act" means Chapter 617, Section 1004.28 and Section 1010.62, Florida Statutes, and other applicable provisions of law.

“Board of Trustees” means the Florida Atlantic University Board of Trustees as the governing board of the University.


"Chairperson" means the Chairperson of the Finance Corporation and, in the Chairperson’s absence or unavailability, either Scott Adams or Peter Lobello, in their respective capacity as members of the Board of Directors.

“Development Agreement” means the Development Agreement by and among the Finance Corporation, CP IV Acquisition, LLC and B-C Development, LLC.


"Finance Corporation" means The FAU Finance Corporation and its successors and assigns.

"Ground Sublease Agreement" means the Ground Sublease Agreement by and between the Finance Corporation, as ground sublessee and the University, as ground sublessor, as the same may be amended from time to time.

“Management Agreement” means the Management Agreement among the Finance Corporation, the University and B-C Management, LLC pursuant to which the University and B-C Management, LLC will manage the Housing System.

"Preliminary Official Statement" means the Preliminary Official Statement to be used by the Underwriters in connection with the marketing of the Series 2010A Bonds.

"Project" means the acquisition, construction and installation of a student housing facility containing approximately 504,000 square feet with approximately 1,218-beds comprised
of two buildings located on the campus of the Florida Atlantic University (the “University”) in Boca Raton, Florida together with costs of capital infrastructure related to the housing facility and other components of the University’s project known as Innovation Village.

"Secretary" means the Secretary of the Finance Corporation and, in the Secretary’s absence or unavailability, any other officer of the Finance Corporation.

“Series 2010A Bonds” means the Capital Improvement Revenue Bonds (Innovation Village Project), Series 2010A.

“Series 2010B Bonds” means the Capital Improvement Subordinate Revenue Bonds (Innovation Village Project), Series 2010B.

"Trust Indenture" means the Trust Indenture between the Finance Corporation and the Trustee.

"Trustee" means U.S. Bank National Association, and its successors and assigns.

"Underwriter" and “Placement Agent” means RBC Capital Markets.

"University" means Florida Atlantic University.

SECTION 2. AUTHORITY FOR THIS RESOLUTION. This Resolution is enacted pursuant to the provisions of the Act and other applicable provisions of law.

SECTION 3. FINDINGS. It is hereby found and determined that:

(A) It is the desire of the Board of Trustees and the Finance Corporation to finance the Project in accordance with the terms of the Act and the Trust Indenture.

(B) The Finance Corporation is authorized and empowered by the Act to enter into transactions such as that contemplated by this Resolution and the Trust Indenture and to fully perform its obligations thereunder in order to finance the Project.

(C) The Project is reflected on the approved master plan for the University and is consistent with the mission of the University because it will provide necessary student facilities and enhance student life overall at the University.

(D) The Bonds are to be secured by "Pledged Revenues" which is defined in the Trust Indenture to mean (i) the System Revenues, (ii) moneys on deposit in the funds and accounts established under the Indenture and investment earnings thereon, but excluding moneys on deposit in the 2010 Rebate Account and the Cost of Issuance Fund, and (iii) with respect to any Series of Bonds designated as Direct Subsidy Bonds, the Direct Pay Subsidies received with respect to that particular Series of Bonds.
(E) Due to the present volatility of the market for obligations such as the Bonds and the complexity of the transactions relating to the sale of the Bonds which includes a series of subordinated bonds, it is in the best interest of the Finance Corporation that the Bonds be sold pursuant to a delegated negotiated sale in accordance with the terms hereof, allowing market entry at the most advantageous time, rather than at a specified advertised date, thereby obtaining the best possible price and interest rate for the Bonds. Additionally, the University and the Finance Corporation wish to have additional flexibility in the structuring of cost effective financing alternatives, which may include the issuance of taxable Build America Bonds. A portion of the Bonds may be issued as Build America Bonds thus bearing a taxable interest rate. The issuance of the Build America Bonds on a taxable basis is in the best interest of the University because the DSO will receive a 35% subsidy from the United States Treasury offsetting the interest cost of the Bonds.

(F) The Finance Corporation has been advised by its Financial Advisor as to the market appropriateness of preparing for the purchase proposal of the Underwriter in light of current market levels and conditions and as to the acceptance of the 2010A Bond Purchase Contract pursuant to a delegated negotiated sale subject to the conditions provided herein.

(G) The Finance Corporation has been advised by its Financial Advisor as to the market appropriateness of preparing for the private placement of the 2010B Bonds with Balfour Beatty Capital Investments, LLC in light of current market conditions and as to the acceptance of the terms of the 2010B Bond Placement Contract related to the private placement of the 2010B Bonds subject to the conditions provided herein.

(H) The Bonds shall be secured solely as provided in the Trust Indenture, it being understood that the Bonds shall not be or constitute a general obligation of the Finance Corporation, the University, the Board of Trustees or the State of Florida, or any other political subdivision or agency thereof, a pledge of the faith and credit of any of them, or a lien upon any property of any of them.

SECTION 4. AUTHORIZATION OF FINANCING OF THE PROJECT. The Finance Corporation hereby authorizes the financing of the Project in accordance with the terms of the Trust Indenture.

SECTION 5. APPROVAL OF TRUST INDENTURE. The Finance Corporation hereby authorizes and directs the Chairperson to execute the Trust Indenture, and the Secretary to attest the same under the seal of the Finance Corporation, and to deliver the Trust Indenture to the Trustee for execution. The Trust Indenture shall be in substantially the form attached hereto as Exhibit A, with such changes, amendments, modifications, omissions and additions as may be approved by such Chairperson and in any event, including those changes necessary to reflect the terms and details of the Bonds. Execution by the Chairperson of the Trust Indenture shall be deemed to be conclusive evidence of approval of such changes.
SECTION 6. APPROVAL OF DELEGATED SALE; EXECUTION AND DELIVERY OF BOND PURCHASE CONTRACTS. Subject to full satisfaction of the conditions set forth in this Section, the Finance Corporation hereby authorizes a delegated negotiated sale of the Series 2010A Bonds to the Underwriter in accordance with the terms of the 2010A Bond Purchase Contract and the Finance Corporation hereby authorizes a delegated private placement of the Series 2010B Bonds to Balfour Beatty Capital Investments, LLC, a Delaware limited liability company in accordance with the terms of the 2010B Bond Placement Contract each to be dated the date of sale and to be substantially in the respective form attached hereto as Exhibit B, with such changes, amendments, modifications, omissions and additions thereto as shall be approved by the Chairperson in accordance with the provisions of this Section, the execution thereof being deemed conclusive evidence of the approval of such changes and full satisfaction of the conditions set forth in this Section.

(A) The 2010A Bond Purchase Contract shall not be executed by the Chairperson until such time as the Chairperson has received a written offer to purchase the Series 2010A Bonds by the Underwriter substantially in the form of the 2010A Bond Purchase Contract said offer to provide for, among other things, (i) the issuance of not exceeding $130,000,000 initial aggregate principal amount of 2010A Bonds, (ii) an underwriting discount (including management fee and all expenses) not in excess of 0.90% of the par amount of the Series 2010A Bonds, (iii) the maturities of the Bonds no later than July 1, 2040, (iv) a true interest cost on the Series 2010A Bonds not in excess of 6.50% per annum (net of any subsidy in the event the 2010A Bonds are issued as Build America Bonds), and receipt by the Chairperson from the Underwriter of a disclosure statement and truth-in-bonding information complying with Section 218.385, Florida Statutes.

(B) The 2010B Bond Placement Contract shall not be executed by the Chairperson until such time as the Chairperson has received a written offer to privately purchase the Series 2010B Bonds by the Placement Agent substantially in the form of the 2010A Bond Placement Contract said offer to provide for, among other things, (i) the issuance of not exceeding $3,365,000 initial aggregate principal amount of 2010B Bonds, (ii) no placement agent fee, (iii) the maturities of the Bonds no later than July 1, 2036, (iv) a net interest cost on the Series 2010B Bonds not in excess of 8.0% per annum (but in no case an interest rate in excess of that permitted by law), and receipt by the Chairperson from the Placement Agent of a disclosure statement and truth-in-bonding information complying with Section 218.385, Florida Statutes.

SECTION 7. APPROVAL OF GROUND SUBLEASE AGREEMENT. The Corporation hereby authorizes and directs the Chairperson to execute the Ground Sublease Agreement, and the Secretary to attest the same under the seal of the Finance Corporation and to deliver the Ground Sublease Agreement to the University for execution. The Ground Sublease Agreement shall be in substantially the form attached hereto as Exhibit C, with such changes, amendments, modifications, omissions and additions as may be approved by said
Chairperson. Execution by the Chairperson of the Ground Sublease Agreement shall be deemed to be conclusive evidence of approval of such changes.

SECTION 8. APPROVAL OF MANAGEMENT AGREEMENT. The Finance Corporation hereby authorizes and directs the Chairperson to execute the Management Agreement, and the Secretary to attest the same under the seal of the Finance Corporation and to deliver the Management Agreement to the University and B-C Management, LLC for their execution. The Management Agreement shall be in substantially the form attached hereto as Exhibit D, with such changes, amendments, modifications, omissions and additions as may be approved by the Chairperson. Execution by the Chairperson of the Management Agreement shall be deemed to be conclusive evidence of approval of such changes.

SECTION 9. APPROVAL OF DEVELOPMENT AGREEMENT. The Finance Corporation hereby authorizes and directs the Chairperson to execute the Development Agreement, and the Secretary to attest the same under the seal of the Finance Corporation and to deliver the Development Agreement to B-C Development, LLC and CP IV Acquisition, LLC for its execution. The Development Agreement shall be in substantially the form attached hereto as Exhibit E, with such changes, amendments, modifications, omissions and additions as may be approved by the Chairperson. Execution by the Chairperson of the Development Agreement shall be deemed to be conclusive evidence of approval of such changes.

SECTION 10. BOOK-ENTRY. The Bonds shall be initially issued in the form of a separate single certificated fully registered Bond for each of the maturities of the Bonds. Upon initial issuance, the ownership of each such Bond shall be registered in the registration books kept by the Trustee in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"). As long as the Bonds shall be registered in the name of Cede & Co., all payments of interest on the Bonds shall be made by the Trustee by check or draft or by bank wire transfer to Cede & Co., as Registered Owner of the Bonds.

SECTION 11. APPROVAL OF CONTINUING DISCLOSURE UNDERTAKING. The Finance Corporation hereby authorizes and directs the Chairperson to execute the Continuing Disclosure Undertaking and to deliver the Continuing Disclosure Undertaking to the Underwriters. The Continuing Disclosure Undertaking shall be in substantially the form attached hereto as Exhibit F, with such changes, amendments, modifications, omissions and additions as may be approved by the Chairperson. Execution by the Chairperson of the Continuing Disclosure Undertaking shall be deemed to be conclusive evidence of approval of such changes.

SECTION 12. PRELIMINARY OFFICIAL STATEMENT. The use and distribution of a Preliminary Official Statement in substantially the form attached hereto as Appendix G by the Underwriter for the purpose of offering the Series 2010A Bonds for sale is hereby authorized and ratified. The Chairperson is hereby authorized to deem such document final and deliver a "deemed final" certificate with respect to the Preliminary Official Statement in accordance with the provisions of SEC Rule 15(c)2-12.
SECTION 13. OFFICIAL STATEMENT. The form, terms and provisions of the final Official Statement relating to the Series 2010A Bonds, shall be substantially as set forth in the Preliminary Official Statement. The Chairperson is hereby authorized and directed to execute and deliver said Official Statement in the name and on behalf of the Finance Corporation, and thereupon to cause such Official Statement to be delivered to the Underwriter within seven business days of the date of acceptance of the 2010A Bond Purchase contract with such changes, amendments, modifications, omissions and additions as may be approved by said Chairperson. Said Official Statement, including any such changes, amendments, modifications, omissions and additions as approved by the Chairperson, and the information contained therein are hereby authorized to be used in connection with the sale of the Series 2010A Bonds to the public. Execution by the Chairperson of the Official Statement shall be deemed to be conclusive evidence of approval of such changes.

SECTION 14. APPOINTMENT OF TRUSTEE AND UNDERWRITER.

(A) U.S. Bank National Association is hereby designated as Trustee under the Trust Indenture.

(B) The RBC Capital Markets is hereby designated as the underwriter for the Series 2010A Bonds and the Placement Agent for the 2010B Bonds.

SECTION 15. GENERAL AUTHORITY. The members of the Finance Corporation’s board of directors, the Chairperson, and the other officers, and other agents of the Finance Corporation (including, without limitation, the Finance Corporation’s attorneys) are hereby authorized to do all acts and things required of them by this Resolution, the Official Statement the Bond Placement Contract or the Bond Purchase Contract, or desirable or consistent with the requirements of this Resolution, the Trust Indenture, the Continuing Disclosure Undertaking, the Ground Sublease Agreement, the Management Agreement, the Development Agreement, the Bond Placement Contract or the Bond Purchase Contract, and any related agreements such as security agreements or collateral assignment agreements, for the full punctual and complete performance of all the terms, covenants and agreements contained herein or therein, and each member, attorney and officer of the Finance Corporation and the Chairperson are hereby authorized and directed to execute and deliver any and all papers and instruments and to be and cause to be done any and all acts and things necessary or proper for carrying out the transactions contemplated hereunder.

SECTION 16. SEVERABILITY AND INVALID PROVISIONS. If any one or more of the covenants, agreements or provisions herein contained shall be held contrary to any express provision of law or contrary to the policy of express law, though not expressly prohibited or against public policy, or shall for any reason whatsoever be held invalid, then such covenants, agreements or provisions shall be null and void and shall be deemed separable from the remaining covenants, agreements or provisions and shall in no way affect the validity of any of the other provisions hereof.
SECTION 17. EFFECTIVE DATE. This Resolution shall become effective immediately upon its adoption.

ADOPTED this ___ day of February, 2010.

THE FAU FINANCE CORPORATION

(SEAL)

By: ______________________________
Chairperson

ATTEST:

______________________________
Secretary
EXHIBIT A

FORM OF TRUST INDENTURE
EXHIBIT B

FORM OF 2010A BOND PURCHASE CONTRACT
AND
FORM OF 2010B BOND PLACEMENT CONTRACT
EXHIBIT C

FORM OF GROUND SUBLEASE AGREEMENT
EXHIBIT D

FORM OF MANAGEMENT AGREEMENT
EXHIBIT E

FORM OF DEVELOPMENT AGREEMENT
EXHIBIT F

FORM OF CONTINUING DISCLOSURE UNDERTAKING
EXHIBIT G

FORM OF PRELIMINARY OFFICIAL STATEMENT