ORDINANCE/RESOLUTION REQUEST

Please email requests to the Mayor's Legislative Team

at MileHighOrdinance@DenverGov.org by 9 a.m. Friday. Contact the Mayor's Legislative team with questions

Please mark one: Bill Request or	Date of Request: 7.26.2 Resolution Request	
Please mark one: The request directly impacts developments, projects, contracts, resolutions, or bills that involve property and impact within .5 miles of the South Platte River from Denver's northern to southern boundary? Yes No		
☐ Contract/Grant Agreement ☐ Intergovernmental Agree	ement (IGA) Rezoning/Text Amendment	
☐ Dedication/Vacation ☐ Appropriation/Supplement	ntal DRMC Change	
○ Other: Ballot Question Referral		
2. Title: (Start with approves, amends, dedicates, etc., include nar acceptance, contract execution, contract amendment, municipal	me of company or contractor and indicate the type of request: grant al code change, supplemental request, etc.)	
infrastructure, and other improvements to public or private pro	nd County of Denver Colorado, for use by and on behalf of the be approved for purposes of financing the costs of public facilities, operty in accordance with projects described in the DDDA Plan of ime; providing the form of the ballot question; providing for other	
3. Requesting Agency: Department of Finance (DOF)		
4. Contact Person:		
Contact person with knowledge of proposed ordinance/resolution (e.g., subject matter expert)	Contact person for council members or mayor-council	
Name: Laura Wachter	Name: Laura Swartz	
Email: laura.wachter@denvergov.org	Email: laura.swartz@denvergov.org	
5. General description or background of proposed request.		
	DDDA and to amend the DDDA's existing Plan of Development. A estatute that allows municipalities, like the City, to collect a portion ity's central business district. Those funds can then be used to revitalization in the heart of the City in conformance with the state cooperative and coordinated efforts between businesses, property	
The DDDA is funded primarily through Tax Increment Financing property taxes located within the DDDA boundaries, as may be exinto eligible projects located within the DDDA boundaries in according to a mended. TIF revenues may be irrevocably pledged by the electors of the DDDA. If approved by the qualified electors of the pledging of TIF revenues for DDDA-related activities, and 2) allow fiscal year obligations that the City may enter into on behalf of the electors of the DDDA will vote upon the proposed ballot question.	panded, due to redevelopment efforts. TIF funds are then reinvested rdance with state statute and the DDDA's Plan of Development, as a City for DDDA-related activities if authorized by the qualified DDDA, this ballot question will: 1) reauthorize the irrevocable w for the City to pledge TIF revenues for the repayment of multi-DDDA for DDDA-related activities. Only the current qualified	
To be completed by Mo	ayor's Legislative Team:	
Resolution/Bill Number:	Date Entered:	

Par	To be completed by Mayor's Legislative Team:	
Res	solution/Bill Number: Date Entered:	

Executive Summary

Proposed Ballot Language

WITHOUT INCREASING TAXES, SHALL THE CITY AND COUNTY OF DENVER, COLORADO ("CITY") DEBT BE INCREASED \$570,000,000, WITH A TOTAL REPAYMENT COST OF NOT MORE THAN \$847,000,000 (MAXIMUM TOTAL PRINCIPAL AND INTEREST) FOR USE BY AND ON BEHALF OF THE DENVER DOWNTOWN DEVELOPMENT AUTHORITY (THE "DDDA"), FOR OBLIGATIONS THAT ARE SUBJECT TO TABOR'S ELECTION REQUIREMENTS, FOR THE PURPOSE OF FINANCING THE COSTS OF PUBLIC FACILITIES AND OTHER IMPROVEMENTS, SUCH AS CREATING AND MAINTAINING PUBLIC SPACES AND FACILITIES, INFRASTRUCTURE, AND OTHER IMPROVEMENTS TO PUBLIC OR PRIVATE PROPERTY IN ACCORDANCE WITH PROJECTS DESCRIBED IN THE DDDA PLAN OF DEVELOPMENT, AS IT MAY BE RESTATED OR AMENDED FROM TIME TO TIME:

SUCH DEBT AND THE INTEREST THEREON TO BE PAID FROM AND SECURED BY A PLEDGE OF THE SPECIAL FUND OF THE CITY WHICH SHALL CONTAIN TAX INCREMENT REVENUES LEVIED AND COLLECTED WITHIN THE BOUNDARIES OF THE DDDA; AND SHALL THE CITY BE AUTHORIZED TO PLEDGE THE SPECIAL FUND OF THE CITY AND THE TAX INCREMENT REVENUES COLLECTED THEREIN TO THE REPAYMENT OF THE PRINCIPAL OF AND INTEREST ON OBLIGATIONS THAT ARE NOT SUBJECT TO TABOR'S ELECTION REQUIREMENTS FOR THE PURPOSE OF FINANCING PUBLIC FACILITIES AND OTHER IMPROVEMENTS TO PUBLIC OR PRIVATE PROPERTY IN ACCORDANCE WITH PROJECTS DESCRIBED IN THE DDDA PLAN OF DEVELOPMENT. AS IT MAY BE RESTATED OR AMENDED FROM TIME TO TIME; AND SHALL ANY DEBT AUTHORIZED BY THIS QUESTION BE EVIDENCED BY BONDS, LOANS, ADVANCES, OR OTHER INDEBTEDNESS OR FINANCIAL OBLIGATIONS, TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT THEREOF, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES, AS PERMITTED BY LAW AND AS THE CITY MAY DETERMINE, INCLUDING PROVISIONS FOR THE REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM OF NOT MORE THAN 3% OF THE PRINCIPAL AMOUNT SO REDEEMED; AND SHALL THE CITY AND THE DDDA BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE TAX INCREMENT REVENUES, THE BOND PROCEEDS AND THE INVESTMENT INCOME THEREON AS A VOTER-APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

	To be completed by Mayor's Legislative Team:
Resolution/Bill Number:	Date Entered: