1	BY AUT	HORITY
2	ORDINANCE NO	COUNCIL BILL NO. 24-1447
3	SERIES OF 2024	COMMITTEE OF REFERENCE:
4	BUSINESS, ARTS, WO	ORKFORCE, CLIMATE & AVIATION SERVICES
5	A	BILL

<u>A DILL</u>

6 For an ordinance concerning the Airport Facilities of the City and County of Denver: authorizing the incurrence of the Interim Revolving Note 7 Subordinate Obligation under the General Subordinate Bond Ordinance in 8 9 a maximum aggregate principal amount not to exceed \$500,000,000 at any time in connection with a note purchase agreement to be entered into for 10 the purposes of defraying the costs of certain approved projects, and 11 providing other details in connection therewith; providing the maximum 12 rate and other terms and other details of the Interim Revolving Note 13 Subordinate Obligation, which shall be evidenced by a note purchase 14 15 agreement and a note; authorizing the execution of certain related agreements; ratifying action previously taken; providing for other related 16 17 matters; and providing the effective date of this ordinance.

18

PREFACE

19 This ordinance (referred to herein as "this Supplemental Subordinate Ordinance") is 20 supplemental to, and is adopted for and on behalf of the Department in accordance with the 21 provisions of, the General Subordinate Bond Ordinance.

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DEFINITIONS

23 All defined terms in this Supplemental Subordinate Ordinance have the meanings set 24 forth in the General Subordinate Bond Ordinance except as otherwise expressly provided 25 herein and in Section 102 of this Supplemental Subordinate Ordinance, except where the 26 context by clear implication otherwise requires.

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RECITALS

28 (1) The City is a municipal corporation duly organized and existing as a home rule 29 city under Article XX, State Constitution, and under the Charter, and is a political subdivision of 30 the State.

1 (2) Subject to certain exceptions, all legislative powers possessed by the City, 2 conferred by Article XX, State Constitution, or contained in the Charter, as either has from time 3 to time been amended, or otherwise existing by operation of law, are vested in the City 4 Council.

5 (3) Pursuant to Article XX, State Constitution, the Charter, and the plenary grant of 6 powers as a home rule city, the City has acquired certain airport facilities constituting its Airport 7 System, the management, operation, and control of which is vested by the Charter in the 8 Department of Aviation. Pursuant to the Enterprise Ordinance, the City designated the 9 Department as an "enterprise" within the meaning of Section 20, Article X, State Constitution. 10 The Enterprise Ordinance provides that, the City owns the Department; the Manager of the 11 Department of Aviation is the governing body of the Department; and the Department has the 12 authority to issue its own bonds or other financial obligations in the name of the City, payable 13 solely from revenues derived or to be derived from the functions, services, benefits or facilities 14 of the Department or from any other available funds, as authorized by ordinance after approval 15 and authorization by the Manager.

16 (4) Pursuant to the 1984 General Bond Ordinance, there have been issued multiple 17 series of Senior Bonds and other Obligations in respect of the Airport System and such Senior 18 Bonds and Obligations are secured by an irrevocable and first lien (but not necessarily an 19 exclusive first lien) on the Net Revenues of the Airport System on a parity with the lien thereon 20 in favor of each other.

(5) After having received the requisite bond owner consents and satisfying all applicable requirements, the City amended and restated the 1984 General Bond Ordinance in its entirety pursuant to the provisions of the General Bond Ordinance and the City has issued or incurred, as applicable, and will in the future issue or incur, as applicable, Senior Bonds and Obligations under the General Bond Ordinance, in addition to the currently outstanding Senior Bonds and Obligations.

(6) Pursuant to the General Bond Ordinance, the City may issue bonds or incur
other additional obligations payable from the Net Revenues of the Airport System and having a
lien thereon subordinate to the lien thereon of the Senior Bonds. The City adopted the 1997
Subordinate Bond Ordinance pursuant to which the City issued various Subordinate Bonds

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which have been paid or defeased prior to the date hereof and which are no longer
 outstanding. Pursuant to the 1997 Subordinate Bond Ordinance, the City incurred certain
 Subordinate Hedge Facility Obligations which remain outstanding.

(7) The City amended and restated the 1997 Subordinate Bond Ordinance in its
entirety pursuant to the provisions of the General Subordinate Bond Ordinance and the City
has issued or incurred, as applicable, and will in the future issue or incur, as applicable,
Subordinate Bonds and Subordinate Obligations under the General Subordinate Bond
Ordinance.

9 (8) Pursuant to the General Bond Ordinance and the General Subordinate Bond 10 Ordinance, the City has adopted the General Junior Lien Bond Ordinance and, pursuant to the 11 General Junior Lien Bond Ordinance, the City has incurred the Hotel Junior Lien Obligation 12 and the Great Hall Junior Lien Obligation. The Great Hall Junior Lien Obligation is no longer 13 outstanding.

(9) The Council has also adopted in supplementation of the General Bond
 Ordinance that certain Ordinance No. 0776, Series of 2018, providing for certain passenger
 facility charges to be included in Gross Revenues commencing January 1, 2019.

(10) None of the Net Revenues of the Airport System have been pledged to any outstanding bonds or other obligations, except in respect of the Senior Bonds (and certain Obligations relating thereto), the Subordinate Bonds (and certain Subordinate Credit Facility Obligations relating thereto), certain Subordinate Hedge Facility Obligations incurred under the 1997 Subordinate Bond Ordinance, and the Hotel Junior Lien Obligation incurred under the General Junior Lien Bond Ordinance.

(11) As contemplated by the Enterprise Ordinance, the Manager of the Department has executed the Interim Revolving Note Manager's Resolution approving, authorizing and requesting the incurrence by the City, for and on behalf of the Department, of the Interim Revolving Note Subordinate Obligation as set forth herein, for the purposes of (i) defraying the costs of the Approved Projects and (ii) paying certain Costs relating to the incurrence of the Interim Revolving Note Subordinate Obligation, which includes the issuance of the Interim Revolving Note and the execution and delivery of the Note Purchase Agreement.

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1 (12) The Interim Revolving Note Purchaser has agreed to enter into the Note 2 Purchase Agreement under which the Interim Revolving Note Purchaser will purchase from 3 time to time, on a revolving basis, the Interim Revolving Note in accordance with the terms of 4 the Note Purchase Agreement, which note shall not exceed the maximum aggregate principal 5 amount of \$500,000,000 at any time.

6 (13) The obligation of the City, for and on behalf of the Department, to make the 7 principal of and interest payments on the Interim Revolving Note shall constitute the Interim 8 Revolving Note Subordinate Obligation and is herein designated a Subordinate Contract 9 Obligation for purposes of the General Subordinate Bond Ordinance.

10 (14) The Council has determined and does hereby declare:

11 A. The procedures and requirements of Article V, Chapter 20 of the Revised 12 Municipal Code of the City and County of Denver have been completely and timely met 13 in respect of the issuance of the Interim Revolving Note in connection with the Note 14 Purchase Agreement;

B. The Interim Revolving Note Subordinate Obligation is to be incurred
pursuant to the Interim Revolving Note Manager's Resolution and the provisions of the
General Subordinate Bond Ordinance (as supplemented hereby);

C. The Interim Revolving Note Subordinate Obligation constitutes a
 Subordinate Contract Obligation, and the Approved Projects constitute Subordinate
 Bond Improvement Projects; and

D. All acts, conditions and things required by law and by the General Subordinate Bond Ordinance to exist, have happened and have been performed as a condition to the incurrence of the Interim Revolving Note Subordinate Obligation, do or will exist, and have been or will have been performed in regular and due time, forms and manner as required by law.

26 (15) There have been filed with the City's Clerk and Recorder:

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- A. the proposed form of the Series 2024 Interim Revolving Note Paying
 Agent and Registrar Agreement, City Clerk File No. 20240132A; and
- B. the proposed form of the Series 2024 DEN Note Purchase
 Agreement_Truist 2024, City Clerk File No. 20240132B.

5 BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

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ARTICLE I DEFINITIONS, RATIFICATION, EFFECTIVE DATE, PUBLICATION AND AUTHENTICATION

9 Section 101. Supplemental Subordinate Ordinance. This Supplemental Subordinate
 10 Ordinance is supplemental to, and is adopted for and on behalf of the Department in
 11 accordance with the provisions of, the General Subordinate Bond Ordinance.

12 Section 102. Meanings and Construction.

- A. <u>General Subordinate Bond Ordinance Definitions</u>. All defined terms in this
 Supplemental Subordinate Ordinance have the meanings set forth in the General
 Subordinate Bond Ordinance except as otherwise expressly provided herein.
- 16B.Additional Definitions.For all purposes of this Supplemental Subordinate17Ordinance, except where the context by clear implication otherwise requires:
- (1) "<u>1984 General Bond Ordinance</u>" means Ordinance No. 626, Series
 of 1984, cited as the "1984 Airport System General Bond Ordinance," as
 amended and supplemented from time to time.
- (2) "<u>1997 Subordinate Bond Ordinance</u>" means Ordinance No. 549,
 Series of 1997, cited as the "1997 Airport System Subordinate Bond Ordinance,"
 as amended and supplemented.
- (3) "<u>Approved Projects</u>" means those projects designated as such on
 Exhibit A attached hereto, together with such other projects designated as an
 Approved Project by the Treasurer. The Approved Projects set forth on Exhibit A

and any project designated as an Approved Project by the Treasurer constitute 2 Subordinate Bond Improvement Projects.

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"Enterprise Ordinance" means Ordinance No. 755, Series of 1993. (4)

(5) "General Bond Ordinance" means the 1984 General Bond Ordinance, as amended and restated in its entirety pursuant to the provisions of Ordinance No. 0777, Series of 2018, cited as the "2018 Amended and Restated Airport System General Bond Ordinance," as amended and supplemented from time to time by any Supplemental Ordinance.

9 "General Junior Lien Bond Ordinance" means Ordinance No. 17-(6) 10 0972, Series of 2017, cited as the "Airport System General Junior Lien Bond 11 Ordinance," as amended and supplemented from time to time.

12 "General Subordinate Bond Ordinance" (7) means the 1997 13 Subordinate Bond Ordinance as amended and restated in its entirety pursuant to 14 the provisions of Ordinance No. 302, Series of 2013, as amended and 15 supplemented from time to time.

16 (8) "Great Hall Junior Lien Obligation" means the Junior Lien 17 Obligation (as defined in the General Junior Lien Bond Ordinance) incurred 18 pursuant to the General Junior Lien Bond Ordinance and Ordinance No. 17-19 0973, Series of 2017.

20 "Hotel Junior Lien Obligation" has the meaning set forth in the (9) 21 General Junior Lien Bond Ordinance.

22 (10)"Interim Revolving Note" means the note governed by this 23 Supplemental Subordinate Ordinance. The form of the Interim Revolving Note is attached to the Note Purchase Agreement. 24

25 "Interim Revolving Note Cost of Issuance Account" has the (11)26 meaning ascribed to it in Section 401A of this Supplemental Subordinate 27 Ordinance.

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"Interim Revolving Note Interest Subaccount" has the meaning ascribed to it in Section 303 of this Supplemental Subordinate Ordinance.

"Interim Revolving Note Manager's Resolution" (13) means the resolution of the Manager approving, authorizing and requesting the incurrence by the City, for and on behalf of the Department, of the Interim Revolving Note Subordinate Obligation.

7 "Interim Revolving Note Paying Agent/Registrar" means, with (14)8 respect to the Interim Revolving Note, Zions Bancorporation, National Association, and includes any successor thereof. 9

- 10 (15)"Interim Revolving Note Paying Agent/Registrar Agreement" 11 means, with respect to the Interim Revolving Note, the agreement executed by 12 the City, for and on behalf of the Department, and the Interim Revolving Note 13 Paying Agent/Registrar in substantially the form filed with the Clerk, with such 14 revisions thereto as are permitted by this Supplemental Subordinate Ordinance, 15 and any subsequent Interim Revolving Note Paying Agent/Registrar Agreement 16 executed by the Interim Revolving Note Paying Agent/Registrar and the City, for 17 and on behalf of the Department, as provided herein, as the same may be 18 amended, modified or restated in accordance with the terms hereof.
- 19 "Interim Revolving Note Principal Subaccount" has the meaning (16)20 ascribed to it in Section 303 of this Supplemental Subordinate Ordinance.

21 "Interim Revolving Note Project Account" has the meaning ascribed (17)22 to it in Section 401B of this Supplemental Subordinate Ordinance.

- 23 (18)"Interim Revolving Note Purchaser" means Truist Commercial 24 Equity, Inc., its successor and assigns and, with respect to a substitute Note 25 Purchase Agreement with City, for and on behalf of the Department, the other 26 party thereto.
- 27 "Interim Revolving Note Rebate Fund" has the meaning ascribed to (19)28 it in Section 501B of this Supplemental Subordinate Ordinance.

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(20) "<u>Interim Revolving Note Subordinate Obligation</u>" means the City's obligation, for and on behalf of the Department, to make payments to the Interim Revolving Note Purchaser that constitute Subordinate Note Obligations.

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4 (21) "<u>Maximum Rate</u>" means the lesser of (i) twelve percent (12%) per 5 annum and (ii) the maximum non-usurious lawful rate of interest permitted by 6 law.

7 (22) "<u>Note Purchase Agreement</u>" means the Note Purchase and 8 Advance Agreement between the City, for and on behalf of the Department, and 9 the Interim Revolving Note Purchaser, in substantially the form filed with the 10 Clerk, with such revisions thereto as are permitted by this Supplemental 11 Ordinance, as the same may be amended, modified or restated in accordance 12 with the terms hereof.

13 (23) "<u>Purchaser Obligations</u>" has the meaning set forth in the Note
 14 Purchase Agreement.

15(24)"Subordinate Note Obligations" means the obligation of the City to16pay principal of and interest on the Interim Revolving Note.

17 (25) "Subordinate Bonds" mean the following series of bonds: (i) the 18 "City and County of Denver, Colorado, for and on behalf of its Department of 19 Aviation, Airport System Subordinate Revenue Bonds, Series 2015A" as 20 authorized by the General Subordinate Bond Ordinance and Ordinance No. 15-21 756, Series of 2015; (ii) the "City and County of Denver, Colorado, for and on 22 behalf of its Department of Aviation, Airport System Subordinate Revenue 23 Bonds, Series 2018A and Airport System Subordinate Revenue Bonds, Series 24 2018B" as authorized by the General Subordinate Bond Ordinance and 25 Ordinance No. 775, Series of 2018; (iii) the "City and County of Denver, 26 Colorado, for and on behalf of its Department of Aviation, Airport System 27 Subordinate Revenue Bonds, Series 2019A and Airport System Subordinate Revenue Bonds, Series 2019B" as authorized by the General Subordinate Bond 28 29 Ordinance and Ordinance No. 0543, Series of 2019; (iv) the "City and County of Denver, Colorado, for and on behalf of its Department of Aviation, Airport System
 Subordinate Revenue Bonds, Series 2023A and Airport System Subordinate
 Revenue Bonds, Series 2023B" as authorized by the General Subordinate Bond
 Ordinance and Ordinance No. 1454, Series of 2023; and (v) any future
 Subordinate Bonds issued by the City, for and on behalf of the Department.

Section 103. <u>Ratification</u>. All action heretofore taken (not inconsistent with the
provisions of this Supplemental Subordinate Ordinance) by the Council, the Manager, the
Treasurer, and the other officers of the City relating to:

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A. <u>Approved Projects</u>. The Approved Projects; and

10 B. Interim Revolving Note Subordinate Obligation. The incurrence of the 11 Interim Revolving Note Subordinate Obligation, including the execution and delivery of 12 the Note Purchase Agreement and the issuance of the Interim Revolving Note;

be, and the same hereby is, authorized, ratified, approved, and confirmed.

14 Section 104. Ordinance an Irrepealable Contract. This Supplemental Subordinate 15 Ordinance and the General Subordinate Bond Ordinance shall constitute an irrevocable 16 contract between the City, for and on behalf of the Department, and the Interim Revolving Note 17 Purchaser, except as otherwise provided herein and in the General Subordinate Bond 18 Ordinance.

19 All ordinances, resolutions, bylaws, orders, and other Section 105. Repealer. 20 instruments, or parts thereof, inconsistent herewith are hereby repealed to the extent only of 21 such inconsistency; but nothing herein shall be construed to repeal any provision of the 22 General Subordinate Bond Ordinance, it being intended that any inconsistent provision therein 23 shall remain applicable to any other Subordinate Obligations incurred and Subordinate Bonds 24 issued hereafter under the General Subordinate Bond Ordinance. This repealer shall not be 25 construed to revive any ordinance, resolution, bylaw, order, or other instrument, or part thereof, 26 heretofore repealed.

27 Section 106. <u>Severability</u>. If any section, subsection, paragraph, clause, or other 28 provision of this Supplemental Subordinate Ordinance shall for any reason be held to be

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invalid or unenforceable, the invalidity or unenforceability of such section, subsection,
paragraph, clause, or other provision shall not affect any of the remaining provisions of this
Supplemental Subordinate Ordinance.

Section 107. <u>Effective Date</u>. This Supplemental Subordinate Ordinance shall take
 effect immediately upon its final passage and publication.

Section 108. <u>Publications</u>. The bill for this Supplemental Subordinate Ordinance and
this Supplemental Subordinate Ordinance are hereby authorized and directed to be published
as required by the Charter.

9 Section 109. <u>Recordation and Authentication</u>. This Supplemental Subordinate
10 Ordinance shall be recorded after its passage in the office of the Clerk, and authenticated by
11 the signature of the Mayor and attested and countersigned by the Clerk.

12 Section 110. <u>Delegated Powers</u>. The Mayor, Auditor, Clerk, Treasurer and Manager 13 and other officers and employees of the City are hereby authorized and directed to take all 14 action necessary or appropriate to effect the provisions of this Supplemental Subordinate 15 Ordinance, including without limitation:

A. <u>Basic Agreements</u>. The execution and delivery of the Note Purchase Agreement (which includes the form of the Interim Revolving Note), the Interim Revolving Note, and the Interim Revolving Note Paying Agent/Registrar Agreement, with such omissions, insertions, endorsements, and variations as to any recitals of fact or other provisions as may by the circumstances be required;

B. <u>Certificates and Agreements</u>. The execution and delivery of such certificates and opinions as are required by the Note Purchase Agreement and as may otherwise be reasonably required by the City's bond counsel, or the Interim Revolving Note Purchaser, and the execution and delivery of such agreements as are necessary or desirable; and

26 C. <u>Costs</u>. The payment of the Costs of incurring the Interim Revolving Note 27 Subordinate Obligation.

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ARTICLE II

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COUNCIL'S DETERMINATIONS, NECESSITY OF INTERIM REVOLVING NOTE SUBORDINATE OBLIGATION, NOTE PURCHASE AGREEMENT, INTERIM REVOLVING NOTE, APPROVED PROJECTS, TERMS OF INCURRENCE OF SUBORDINATE OBLIGATION

6 Section 201. Authority for this Ordinance. This Supplemental Subordinate Ordinance is 7 executed pursuant to the City's powers as a home-rule city organized and operating under the 8 Charter and Article XX of the State Constitution and pursuant to the Supplemental Public 9 Securities Act, title 11, article 57, part 2, Colorado Revised Statutes, as amended (the 10 provisions of which are hereby elected, to the extent not inconsistent herewith), and the 11 General Subordinate Bond Ordinance; and the City hereby determines that each and every 12 matter and thing as to which provision is made herein is necessary in order to carry out and to 13 effect the purposes hereof.

Section 202. <u>Necessity and Approval of Interim Revolving Note Subordinate Obligation</u>, <u>Note Purchase Agreement, Interim Revolving Note, and Approved Projects</u>. The Council hereby determines and declares that the Interim Revolving Note Subordinate Obligation (including the Note Purchase Agreement and the Interim Revolving Note) and the Approved Projects are necessary and in the best interests of the City and its residents.

Section 203. <u>Terms of Interim Revolving Note Subordinate Obligation</u>. The Interim Revolving Note Subordinate Obligation shall be evidenced by the Note Purchase Agreement and the Interim Revolving Note issued thereunder and shall be subject to the terms hereof and of the Note Purchase Agreement. The Interim Revolving Note Purchaser shall have the rights as provided for herein and in the Note Purchase Agreement.

24 Section 204. Interim Revolving Note Subordinate Obligation. The obligation of the City, 25 for and on behalf of the Department, to pay the principal of and interest on the Interim 26 Revolving Note, which obligation is referred to herein as the Subordinate Note Obligations, 27 shall constitute the Interim Revolving Note Subordinate Obligation authorized to be incurred 28 hereunder and a Subordinate Contract Obligation for purposes of the General Subordinate 29 Bond Ordinance. The validity and enforceability of the Interim Revolving Note Subordinate 30 Obligation shall be approved as to validity by Hogan Lovells US LLP, Denver, Colorado, as 31 bond counsel.

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ARTICLE III AUTHORIZATION, TERMS, AND INCURRENCE OF INTERIM REVOLVING NOTE SUBORDINATE OBLIGATION

Section 301. <u>Authorization of Interim Revolving Note Subordinate Obligation</u>. There is hereby authorized to be incurred by the City, for and on behalf of the Department, for the purpose of defraying the Cost of the Approved Projects, the Interim Revolving Note Subordinate Obligation in the maximum aggregate principal amount not to exceed \$500,000,000 at any time, payable solely out of the Net Revenues of the Airport System and certain funds and accounts to the extent provided in the General Subordinate Bond Ordinance and this Supplemental Subordinate Ordinance.

- 11 Section 302. Details of Interim Revolving Note.
- 12 Α. Interim Revolving Note. The Interim Revolving Note shall be designated 13 "Tax-Exempt Airport System Interim Revolving Note Subordinate Obligation, Tax-14 Exempt Series A" (or such other appropriate designation or designations as shall be 15 determined by the Treasurer). The interest on the Interim Revolving Note shall be 16 excludable from the gross income of the owners thereof for federal income tax 17 purposes, except to the extent such interest is treated as an item of tax preference for 18 purposes of the alternative minimum tax provisions of the Tax Code. Subject to the 19 limitation contained herein, the Interim Revolving Note herein authorized shall be dated 20 as of the date of the initial advance thereunder, as determined by the Treasurer and 21 shall bear interest at such rate or rates, not exceeding the Maximum Rate, and in the 22 manner set forth in the Note Purchase Agreement. The Interim Revolving Note authorized herein shall mature and become due and payable on or before December 23 31, 2025 (subject to extension in accordance with the terms of the Note Purchase 24 25 Agreement).
- The Interim Revolving Note Purchaser shall make an initial advance, and shall make additional advances from time to time, under the Interim Revolving Note, as provided in the Note Purchase Agreement.
- The Interim Revolving Note issued hereunder shall be subject to prepayment thereof prior to maturity, and any amounts so prepaid will increase the amounts that may
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subsequently be advanced, all as provided in the Note Purchase Agreement and the
 form of Interim Revolving Note set forth as an exhibit to the Note Purchase Agreement.

- At the direction of the Treasurer, the number of the Interim Revolving Note may be prefixed or suffixed with a distinct letter or letters as determined by the Treasurer. The Interim Revolving Note shall be registered with the Interim Revolving Note Paying Agent/Registrar and shall be issued in certificated form.
- Principal of and interest, if any, on the Interim Revolving Note shall be payable on the
 dates and in the amounts in accordance with the terms of the Note Purchase
 Agreement.
- 10 The Interim Revolving Note is authorized to be incurred and delivered to the Interim 11 Revolving Note Purchaser, and funded from time to time, as set forth in the Note 12 Purchase Agreement.
- Provided the Subordinate Debt Service Requirements of the Interim Revolving Note satisfy the definition of a Balloon Maturity contained in the General Subordinate Bond Ordinance, such requirements of the Interim Revolving Note are hereby authorized to be treated as Balloon Maturities at the election of the Treasurer for such purposes.
- 17 B. Interim Revolving Note and Proceeds. Subject to applicable terms, 18 limitations, and procedures contained herein and in the Note Purchase Agreement, the 19 Interim Revolving Note shall be incurred and the proceeds shall be delivered from time 20 to time in accordance with the terms hereof and the terms of the Note Purchase 21 Agreement. Upon compliance with the provisions herein and in the Note Purchase 22 Agreement, the Interim Revolving Note shall be completed and delivered by the Interim 23 Revolving Note Paying Agent/Registrar in accordance with written instructions of the 24 Treasurer and in the manner specified below. The instructions shall include instructions 25 regarding the disposition of the proceeds of the Interim Revolving Note, subject to 26 Section 401 hereof, and a request that the Interim Revolving Note Paying 27 Agent/Registrar authenticate such Interim Revolving Note by countersignature of its 28 authorized officer or employee and deliver them to the Interim Revolving Note 29 Purchaser upon receipt of such proceeds. Furthermore, the Mayor, Auditor, Clerk,

1 Treasurer and Manager and other officers and employees of the City is each hereby 2 authorized and directed to furnish and execute such documents relating to the City, for 3 and on behalf of the Department, and its financial affairs as may be necessary for the 4 issuance of the Interim Revolving Note to the Interim Revolving Note Purchaser in 5 accordance with this Supplemental Subordinate Ordinance and the Note Purchase 6 Agreement.

7 C. Fees/Costs; Physical Form; Transfers. While the Interim Revolving Note 8 remains Outstanding, the City, for and on behalf of the Department, agrees to pay all 9 applicable fees and costs that constitute Purchaser Obligations (other than Subordinate 10 Note Obligations) from available monies in the Capital Fund. The Capital Fund shall be 11 funded as provided in the General Bond Ordinance. The Interim Revolving Note shall 12 be issued in physical, certificated definitive form. The Interim Revolving Note Purchaser 13 shall not transfer or assign either of the Interim Revolving Note except in accordance 14 with the Note Purchase Agreement.

15 Section 303. Payment of Interim Revolving Note. The Subordinate Note Obligations 16 and any other amounts which constitute Purchaser Obligations shall be payable in lawful 17 money of the United States of America. Subordinate Note Obligations and any other amounts 18 which constitute Purchaser Obligations shall be payable to the Interim Revolving Note 19 Purchaser by wire transfer as designated by the Interim Revolving Note Purchaser or as 20 otherwise provided in the Note Purchase Agreement. The City hereby establishes and creates 21 a subaccount within the Principal Account of the Subordinate Bond Fund established and 22 created under Section 502 of the General Subordinate Bond Ordinance out of which the 23 principal of the Interim Revolving Note shall be paid, which subaccount shall be designated as 24 the "Interim Revolving Note Principal Subaccount". The City hereby establishes and creates a 25 subaccount within the Interest Account of the Subordinate Bond Fund established and created 26 under Section 502 of the General Subordinate Bond Ordinance out of which the interest on the 27 Interim Revolving Note shall be paid, which subaccount shall be designated as the "Interim 28 Revolving Note Interest Subaccount". Any other amounts which constitute Purchaser 29 Obligations (other than Subordinate Note Obligations) shall be payable from the Capital Fund. 30 The Subordinate Note Obligations are payable solely out of Net Revenues and (i) proceeds of 31 Refunding Bonds or Subordinate Refunding Bonds deposited to the Interim Revolving Note

1 Principal Subaccount and Interim Revolving Note Interest Subaccount, (ii) moneys held in the 2 Interim Revolving Note Project Account and not otherwise encumbered for the payment of Costs of Approved Projects, and (iii) other legally available funds as shall be determined by the 3 4 City and paid into the Interim Revolving Note Principal Subaccount and Interim Revolving Note Interest Subaccount no later than the day immediately preceding the maturity date of the 5 6 Interim Revolving Note, all with the priority and otherwise as provided in the General 7 Subordinate Bond Ordinance. The Net Revenues and such other funds and accounts are 8 thereby and hereby pledged to that extent to the payment of Subordinate Note Obligations, as 9 therein and herein provided, the lien on Net Revenues being subordinate only to the lien 10 thereon in favor of Senior Bonds and Obligations. For the avoidance of doubt, the Interim 11 Revolving Note Principal Subaccount and Interim Revolving Note Interest Subaccount are not 12 funded by the accumulation and application of Net Revenues as provided in Sections 502A 13 and 502B of the General Subordinate Bond Ordinance.

14 Section 304. Execution, Recordation and Authentication. The Interim Revolving Note 15 shall be signed by the Mayor and countersigned by the Auditor, both of which signatures may 16 be by facsimile, and the Interim Revolving Note shall bear the official seal of the City or a 17 facsimile thereof attested by the manual or facsimile signature of the Clerk. A record thereof 18 shall be made by the Auditor, in such record to show the date of issue, date of payment, and 19 date and amount of interest payments as the same shall accrue. The Interim Revolving Note 20 shall have been approved by the Manager and shall be authenticated by the Interim Revolving 21 Note Paying Agent/Registrar.

22 By authenticating the Interim Revolving Note, the Interim Revolving Note Paying 23 Agent/Registrar shall be deemed to have assented to the provisions of the General 24 Subordinate Bond Ordinance, as supplemented by this Supplemental Subordinate Ordinance. 25 If the Interim Revolving Note Paying Agent/Registrar, or its duly appointed successor pursuant 26 to this section, shall resign, or if the City shall reasonably determine that such Interim 27 Revolving Note Paying Agent/Registrar has become incapable of fulfilling its duties hereunder, 28 the City may, upon notice mailed to Interim Revolving Note Purchaser at the address last 29 shown on the registration books, appoint a successor Interim Revolving Note Paying 30 Agent/Registrar.

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Section 305. <u>Note Form</u>. Subject to the provisions of this Supplemental Subordinate Ordinance, the Interim Revolving Note shall be in substantially the form set forth in the exhibit to the Note Purchase Agreement (provided that any of the text may, with appropriate reference, be printed on the back of the Interim Revolving Note), with such omissions, insertions, endorsements, and variations as to any recitals of fact or other provisions as may be required by the circumstances.

7 Section 306. Substitution or Extension of Certain Agreements. The Treasurer is 8 hereby authorized, without further approval of the Council, to (i) extend or otherwise modify the 9 terms of any Note Purchase Agreement, Interim Revolving Note Paying Agent/Registrar 10 Agreement, the Interim Revolving Note or other agreement approved hereby; and (ii) execute 11 and deliver any additional Interim Revolving Note and any additional agreements, including, 12 but not limited to, one or more Note Purchase Agreements or substitute Note Purchase 13 Agreements, Interim Revolving Note Paying Agent/Registrar Agreement, any other agreement 14 approved hereby or required in connection with the Interim Revolving Note Subordinate 15 Obligation; provided that any such modified, extended, additional, or substitute agreement (i) 16 shall be entered into for and on behalf of the Department, (ii) shall obligate only Airport System 17 funds, (iii) shall be with existing parties or parties selected in accordance with the Treasurer's 18 established policies, and (iv) shall, in the judgment of the Treasurer, be in commercially 19 customary form. The effectiveness of any execution, extension, modification or replacement of 20 any agreement or instrument as contemplated in this Section 306 shall be contingent upon the receipt by the Treasurer and Interim Revolving Note Agent/Registrar of a Favorable Opinion of 21 22 Bond Counsel with respect to such proposed action.

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ARTICLE IV USE OF PROCEEDS

Section 401. <u>Disposition of Proceeds</u>. The proceeds of the Interim Revolving Note,
 upon receipt thereof, shall be deposited from time to time in the following accounts and applied
 for purposes thereof:

A. <u>Interim Revolving Note Cost of Issuance Account</u>. First, to the Project Fund to a special and separate subaccount hereby created therein and designated as the "City and County of Denver, Colorado, for and on behalf of its Department of

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Aviation, Interim Revolving Note Cost of Issuance Account" (the "Interim Revolving
 Note Cost of Issuance Account"), such amount as the Treasurer determines to be
 necessary for the payment of the Costs of the incurrence of the Interim Revolving Note
 Subordinate Obligation, the issuance of the Interim Revolving Note, and the execution
 and delivery of the Note Purchase Agreement.

6 B. Approved Project Account. Second, to the Project Fund in amounts 7 determined by the Treasurer for credit to the special and separate subaccount hereby 8 created therein and designated as the "City and County of Denver, Colorado, for and on 9 behalf of its Department of Aviation, Interim Revolving Note Project Account" (the 10 "Interim Revolving Note Project Account") for the payment of Costs of Approved 11 Projects, including capitalized interest and unused fees with respect to the Interim 12 Revolving Note, determined by Bond Counsel to be eligible to be paid from proceeds of 13 the Interim Revolving Note.

14 Section 402. <u>Other Transfers</u>. Notwithstanding the provisions of Section 401 hereof, 15 the Treasurer is authorized to supplement and amend the application of proceeds of the 16 Interim Revolving Note provided in Section 401 and create additional accounts and 17 subaccounts all in a manner consistent with the objectives of this Supplemental Subordinate 18 Ordinance and not inconsistent with the General Subordinate Bond Ordinance.

19 20

ARTICLE V MISCELLANEOUS

21 Section 501. <u>Tax Covenants</u>. In furtherance of Section 1013 of the General 22 Subordinate Bond Ordinance, the City, for and on behalf of the Department, represents and 23 specifically agrees as follows:

A. <u>General Covenants</u>. (1) The City hereby covenants that it shall not (i) make any use of the proceeds of the Interim Revolving Note, any funds reasonably expected to be used to pay the principal of or interest on the Interim Revolving Note, or any other funds of the City; or (ii) take (or omit to take) any other action with respect to the Interim Revolving Note, the proceeds thereof, or otherwise, if such use, action or omission would, under the Tax Code, cause the interest on the Interim Revolving Note to be included in gross income for federal income tax purposes. 1 (2) In particular, without limitation, the City hereby covenants that it shall not 2 take (or omit to take) or permit or suffer any action to be taken if the result of the same 3 causes the Interim Revolving Note to be "arbitrage bonds" within the meaning of § 148 4 of the Tax Code.

5 B. <u>Rebate</u>. (1) Except as otherwise expressly provided therein, the City shall 6 pay to the United States in accordance with the requirements of § 148(f) of the Tax 7 Code an amount equal to the sum of (i) the excess of the amount earned on all 8 nonpurpose investments allocable to the Interim Revolving Note (other than 9 investments attributable to such excess) over the amount that would have been earned 10 if such nonpurpose investments were invested at a rate equal to the yield on the Interim 11 Revolving Note, plus (ii) any income attributable to such excess.

12 The City shall maintain within the Airport System Fund a special and (2) 13 separate account hereby created and to be known as the "City and County of Denver, 14 Colorado, for and on behalf of its Department of Aviation, Interim Revolving Note 15 Rebate Fund" (the "Interim Revolving Note Rebate Fund"); provided that the City shall 16 be required to create the Interim Revolving Note Rebate Fund only if the City 17 determines, in consultation with the City's bond counsel, that a rebate payment to the United States is reasonably expected to be required with respect to the Interim 18 19 Revolving Note under § 148(f) of the Tax Code. The City shall maintain within the 20 Interim Revolving Note Rebate Fund such subaccounts as may be necessary, and the 21 City shall deposit to the credit of, and make disbursements to the United States and 22 otherwise from, the Note Purchase Agreement Rebate Fund such amounts, at such times, as shall be necessary hereunder. 23

(3) Any amounts so deposited to the credit of the Note Purchase Agreement
Rebate Fund shall be derived from the Net Revenues of the Airport System or from
such other legally available sources as the City may determine; provided, however, that
the accumulation and application of Net Revenues for such purpose shall be
subordinate in priority to payment of principal of and interest on, when due, the Interim
Revolving Note.

1 (4) Notwithstanding any provision of this Section 501B, if the Treasurer shall 2 obtain an opinion of an attorney or firm of attorneys whose experience in matters 3 relating to the issuance of obligations by states and their political subdivisions is 4 nationally recognized that any action required under this Section 501B is no longer 5 required or that some further action is required to maintain the exclusion from federal 6 income tax of interest on the Interim Revolving Note, the City may rely conclusively on 7 such opinion in complying with the requirements of this Section 501B, and the 8 covenants contained herein shall be deemed to be modified to that extent.

9 C. <u>Tax Certificate</u>. The Treasurer is hereby authorized to execute one or 10 more tax certificates on behalf of the City in implementation of the covenants and 11 agreements set forth in this Section 501, or to make any election permitted by the Tax 12 Code and determined by the Treasurer to be to the advantage of the City; and the 13 representations, agreements, and elections set forth therein shall be deemed the 14 representations, agreements, and elections of the City, as if the same were set forth 15 herein.

16 Section 502. <u>Preservation of Enterprise Status</u>. The City hereby covenants that it shall 17 not take (or omit to take) any action with respect to the Department that would cause the 18 Department to lose its status as an "enterprise" within the meaning of Section 20, Article X, 19 State Constitution.

20 Section 503. Applicability of General Subordinate Bond Ordinance. Except as 21 otherwise provided herein, the provisions of the General Subordinate Bond Ordinance govern 22 the Interim Revolving Note Subordinate Obligation, the Interim Revolving Note, the Approved 23 Projects, and the Note Purchase Agreement. The rights, undertakings, covenants, 24 agreements, obligations, warranties, and representations of the City with respect to 25 Subordinate Obligations set forth in the General Subordinate Bond Ordinance shall in respect 26 of the Interim Revolving Note Subordinate Obligation be deemed the rights, undertakings, 27 covenants, agreements, obligations, warranties, and representations of the City for and on 28 behalf of the Department.

-19-

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2	MAYOR-COUNCIL DATE: October 29, 2024 by Co	onsent	
3	PASSED BY THE COUNCIL November 12	2	2024
4	- Anunda P. Sandoral	PRESIDENT	
5	APPROVED:	MAYOR	
6 7 8	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER	
9	NOTICE PUBLISHED IN THE DAILY JOURNAL	AND	
10	PREPARED BY: Hogan Lovells US LLP;	DATE: October 31, 2024	
11	REVIEWED BY: Kevin Cain, Assistant City Attorney	/; DATE: October 31, 2024	
12 13 14 15	Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form, and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.		
16 17	Kerry C. Tipper, Denver City Attorney BY: , Assistant City Attor	ney DATE:	_

COMMITTEE APPROVAL DATE: October 23, 2024

EXHIBIT A

APPROVED PROJECTS

AMT

1

2

Great Hall Completion Phase

Baggage Handling System TSA Recap - Airport Share

Baggage Handing System Modernization - Airport Share

Gate Apron Rehabilitation and Drainage Improvements (GARDI) Program

Concourse A East Ground Loading Facility

Business Technology upgrades

Passenger Conveyance Modernization Phase 3

Passenger Loading Bridge (PLB) Replacement

Automated Guidway Transit System (AGTS)

AGTS Train Car Replacement (1-16 + 10)

AGTS Maintenance Expansion

Concourse Restroom Renewal

Wayfinding Refresh

North Terminal Expansion

61st Ave Road walk

Boiler 1, 3 & 4 Replacement

Physical Access Control System Phase 2

Concourse A & C Pre-Conditioned Air

Parking Garage Repairs

Concourse A Center Core Escalator

R-22 Replacement Phase 2

Radio Coverage Upgrade Phase II

FedEx Building Assessment & Repair

South Cargo Readiness

Level 5A Roadway Rehabilitation

Aircraft Rescue and Fire Fighting (ARFF) 4, North Terminal, and Tower A Roof Repairs

Economy Parking Lot Pavement Rehab Phase I

Airport Office Building and Terminal Fire Pump Replacement

Pikes Peak Parking Restoration Phase 2

Terminal Parking Structure Accessibility Improvements

Concourse A Business Technology Office Renovation

Airport Office Building Office Renovation

Lift Station 1 Roof Replacement

Satellite Utility Plant

Emergency Communication System (ECS) Survivability and Concourse Loudspeaker Replacement Custom Border Protection Biometric Air Exit

Custom Border Protection Biometric Aire

75th and Gun Club Site Readiness

Hydronic Piping Resiliency

Switchgear Heaving Remediation

Roof Replacement Lab & Deice Control Building **Diesel Generator Replacement** Concourse A, B, & C Overhead Door Replacements Materials Management Renovation Concourse B Phase 2A Gate Reconfiguration Worldport and Turnstile Buildings Roof Replacement Parking Buildings and ARFF Training Center Roofs Second Creek District, Enabling Water Mains Parking Level 5A Electic Vehicle (EV) Infrastructure Construction **Concourse Flooring Replacement** Terminal Level 4 & Level 5 East Break Room Construction Concourse Trash Chute Refurbishment Concourse B Xcel Transformer Relocation Economy Parking Lot Pavement Rehab Phase 2 Ground Transportation Boiler Replacement Concourses A, B, & C Paramedic Office Relocations **Concourse A Sterile Area** Identity Management System Agreement Concourse A Federal Inspection Service (FIS) Mezzanine Pet Relief Area Buildout Concourses A, B, & C Triturator Refresh Annual Airfield Pavement Rehabilitation South Worldport Lot

Non-AMT

Annual Landside Pavement Rehab Delta Sierra (DS) Regional Aircraft Facility--Airfield Pavement 7th Runway Study West Gates DIW Pond Expansion (Pond 002) Commercial Return Loop Retaining Wall Repair Runway 17L-35R Wildlife Hazard Mitigation Phase 2 Runway 17R-35L Complex Pavement Rehab & Lighting Upgrade Annual Airfield Pavement Rehabilitation Ramp Tower High Angle Cameras Parking Camera East, West, Pikes Peak Annual Landside Pavement & Bridge Rehab Runway 17L-35R Complex Pavement Rehabilitation & Electrical Upgrade Phase 2 Water Quality Infrastructure Improvements South VanDriver & 74th Ave Pavement Rehab & Drainage Improvements Taxiways F, G, H and Deice Pads Pavement Rehab Pena Boulevard Phase 1b Great Hall - Center of Equity and Excellence in Aviation Hotel Transit Center - Level 4 DEN Office Buildout Taxiway Delta Sierra (DS) and De-Ice Pad Phase 1 Pena Blvd Design and NEPA Project

CITY AND COUNTY OF DENVER, COLORADO FOR AND ON BEHALF OF ITS DEPARTMENT OF AVIATION AIRPORT SYSTEM INTERIM REVOLVING NOTE SUBORDINATE OBLIGATION

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