ORDINANCE/RESOLUTION REQUEST

Please email requests to the Mayor's Legislative Team

at MileHighOrdinance@DenverGov.org by 3:00pm on Monday. Contact the Mayor's Legislative team with questions

				Date of Request: November 21, 2022	
Please mark one:	⊠ Bill Request	or	Resolution Req	uest	
1. Type of Request:					
☐ Contract/Grant Ag	reement	mental Ag	reement (IGA)	Rezoning/Text Amendment	
 □ Dedication/Vacation □ Appropriation/Supplemental □ DRMC Change □ Other: Authorize and approve the City's utilization of private activity volume cap for the Montbello FreshLo Hub Project 					
4. Contact Person:					
Contact person with kn	owledge of proposed			to present item at Mayor-Council and	
ordinance/resolution Name: Michael Kerri	gon Finance		Council Name: Kiki T	urner – Finance	
Name. Whenaer Kerri	gan – rmance		Name. Kiki i	urner – Finance	
Email: michael.kerrigat	n@denvergov.org		Email: kiki.	turner@denvergov.org	
The proposed ordinance 2023A in the amount of FreshLo Hub) Series 202 "Notes"). The ordinance financing multifamily ho Colorado. The Notes winew 6-story, 97-unit affor Median Income ("AMI)" "Project"). The State of Allocation to the City for Allocation and is consist authorizes the City to be	approves the City's issuance \$25.67 million (the "Series 23B in the amount of \$7.33 metals approves the City's ut busing by the Montbello Org II be a part of the financing prodable multifamily apartment, 17 units limited to 50% Al Colorado's Department of I metals aparty to the Funding Loan aparty to the Funding Loan gned to this request (if application).	e of its Multi 2023A Note million (the million of the million of the anizing Con package for nt complex. MI, 55 units Local Affair e authorizes tolorado stat a Agreement licable):	ifamily Housing Ro ") and Multifamily "Series 2023B Not the Private Activity mittee and its affi the Montbello Org The Project is exp limited to 60% AM s has awarded suffi the use of \$25,670 utes and the Interna to the Borrower Loa	summary if more space needed: evenue Note (Montbello FreshLo Hub) Series Housing Revenue Taxable Note (Montbello e", and together with the Series 2023A, the Bond Volume Cap Allocation for the purpose of liates located at 12444 E. Albrook Dr. in Denver, anizing Committee, or its affiliates, to construct a ected to include 7 units limited to 30% of Area MI, and 18 units limited to 70% AMI (the cient Private Activity Bond Volume Cap ,000 of Private Activity Bond Volume Cap all Revenue Code. Additionally, this ordinance on Agreement, and the Tax Regulatory Agreement.	
		mpleted by	Mayor's Legislative		
Resolution/Rill Number:			De	ate Entered:	

8. **For all contracts, fill out and submit accompanying Key Contract Terms worksheet**: N/A EXECUTIVE SUMMARY

Project and Developer. The proposed ordinance enables the City and County of Denver to utilize its Private Activity Bond Volume Cap Allocation in an amount not to exceed \$25,670,000. The City will issue up to \$25.67 million of its Multifamily Housing Revenue Note (Montbello FreshLo Hub) Series 2023A and up to \$7.33 million of its Multifamily Housing Taxable Revenue Note (Montbello FreshLo Hub) Series 2023B for the proposed project located at 12444 E. Albrook Dr. in Council District 8

The Montbello Organizing Committee ("MOC") or its affiliates is partnering with FLO Development Services, LLC to build the Project. The Notes will be a part of the financing package to acquire, construct, equip, fund reserves, and pay issuance costs for a new 97-unit affordable multifamily apartment project. The City's issuance of these Notes will allow the Project to use approximately \$19.7 million of Federal low-income housing tax credits. The Project is expected to include a community service facility providing office space for WellPower (fka Mental Health Center of Denver), several small retail spaces, and community meeting rooms. The project is expected to include 7 units limited to 30% of AMI, 17 units limited to 50% AMI, 55 units limited to 60% AMI, and 18 units limited to 70% AMI. The construction of the project is expected to start in first quarter of 2023 and be ready for occupancy in the 2nd half of 2024.

Multifamily Housing Revenue Notes. The Series 2023A Note issue needs to meet the Federal government's rules for a tax-exempt private activity financing and be issued by a local or state government or agency for a project to be owned and operated by a private party. The Series 2023A Note is expected to be issued as a tax-exempt obligation, while the Series 2023B Note is expected to be issued as a taxable obligation. The interest paid on the Series 2023A Note is expected to be exempt from Federal and Colorado state taxation. The issuance of the Series 2023A Note requires a portion of the Private Activity Bond Volume Cap Allocation that the Federal government allots annually to each state. The State of Colorado, in turn, allocates a portion of such Private Activity Bond Volume Cap Allocation amount to each local government issuer based upon population. The State of Colorado's Department of Local Affairs has allocated Private Activity Bond Volume Cap Allocation to the City. This ordinance authorizes an allocation of up to \$25,670,000 of the City's total and currently available Private Activity Bond Volume Cap Allocation of \$85,211,667 to be applied to the Series 2023A Note and the proposed multifamily project, and is consistent with the City's Home Rule Charter, Colorado statutes, and the Internal Revenue Code.

The Notes are special limited obligations of the City, do not constitute a general debt or indebtedness of the City, and do not give rise to a charge against the general credit or taxing power of the City. The only sources of repayment of the Notes are the payments by the developer that are derived from the Project, and other funds and money pledged from the Project. The Notes are not a debt or multiple fiscal year obligation of the City. The owner of the Project is solely responsible for all principal and interest payment on the Notes, as well as compliance with Federal regulations for tax-exempt private activity obligations and the Low-Income Housing Tax Credit regulations.

The Notes are being purchased by US Bank pursuant to the Funding Loan Agreement, and concurrently, the City is making loan advances to FreshLo LIHTC, LLLP, pursuant to the Borrower Loan Agreement. Both the Funding Loan Agreement and the Borrower Loan Agreement are authorized pursuant to this ordinance. The maximum amount of the Funding Loan to the City and the City's Borrower Loan to FreshLo is \$33,00,000. FreshLo LIHTC, LLLP, will use the Borrower Loan funds on a draw down basis for reimbursement of acquisition, construction, and equipping of the Project. FreshLo LIHTC, LLLP's repayment obligations will be evidenced by a Borrower Note and secured by a Deed of Trust. FreshLo LIHTC, LLLP's payments on the Borrower Note will repay the Borrower Loan which will in turn repay the Funding Loan.

To be completed by Mayor's Legislative Team:	_
Resolution/Bill Number: Date Entered:	
Revised 03/02.	