| 1 | BY AUTHORIT | <u>Y</u> | | |
|--------------|---|---|--|--|
| 2 | ORDINANCE NO | COUNCIL BILL NO. CB23-0420 | | |
| 3 | SERIES OF 2023 | COMMITTEE OF REFERENCE: | | |
| 4 | | Finance & Governance | | |
| 5 6 7 | A BILL | | | |
| 8 9 10 | For an ordinance establishing a new Fund in the General Government Special Revenue Fund Series for the "Climate Federal Revenue" program. | | | |
| 1 | WHEREAS, prior to the Inflation Reduction Act of 2022 (IRA), Public Sector and non-prof | | | |
| 2 | organizations were excluded from the ability to directly monetize clean energy investment tax credits; | | | |
| 3 | and | | | |
| 4 | WHEREAS, federal legislation updates § 6417 of the Internal Revenue Code allow applicable | | | |
| 5 | entities, including the City and County of Denver, to receive certain tax credits, including but not | | | |
| 6 | limited to the clean electricity investment credit determined under § 48E as a "direct payment"; and | | | |
| 7 | WHEREAS, the Office of Climate Action, Sustainability, and Resiliency (CASR) is actively | | | |
| 8 | implementing, and/or is in the planning phase for several projects that are eligible clean energy | | | |
| 9 | investments that could generate IRA direct payments; an | d | | |
| 20 | WHEREAS, many of the clean energy projects fund | ed by the City are implemented directly by | | |
| 21 | the City, and other projects are implemented by non-profit or other clean-energy partners through | | | |
| 22 | agreements with the City; and | | | |
| 23 | WHEREAS, said partners who received City funds to | o implement clean-energy projects that are | | |
| 24 | eligible for direct payment under the IRA may apply and | receive payments that will be paid back to | | |
| 25 | the City; and | | | |
| 26 | WHEREAS, due to federal accounting, reporting, and | d auditing purposes the City requires a new | | |
| 27 | Special Revenue Fund to receive non-grant revenues or | iginating from the Federal Government for | | |
| 28 | purposes related to building electrification, energy efficie | ncy, solar, battery storage, electric vehicle | | |
| 29 | charging infrastructure, and clean energy transition technical studies; and | | | |
| 30 | WHEREAS, a companion ordinance request to cre | eate a "Climate Federal Revenue Capital | | |
| 31 | Fund" has been submitted via ordinance 0419, series of 2 | 2023; | | |
| 32 | | | | |
| 33 | NOW, THEREFORE, BE IT ENACTED BY THE CO | DUNCIL OF THE CITY AND COUNTY OF | | |
| 34 | DENVER: | | | |

1 Section 1. A new Special Revenue Fund is hereby established in the General Government 2 Fund Series, Accounting No. 11000, the "Climate Special Revenue Program" Fund, Accounting No. 3 11889, for the purpose of accounting for the receipt and expenditure of Federal IRA dollars. 4 Section 2. Monies received from the Federal Government for payments under the Inflation Reduction Act for clean-energy investment credits, and other sources of revenue, including federal 5 6 payments received by third-party clean energy partners paid to the City, for Accounting No. 11889, 7 shall be deposited into the Treasury of the City and credited to the General Government Special 8 Revenue Fund 11000, which is set forth and described in Section 20-18 of the Revised Municipal 9 Code of the City and County of Denver. 10 Section 3. Expenditures are hereby authorized for the "Climate Special Revenue Program" 11 Special Revenue Fund, Accounting No. 11889, to be expended by the Executive Director of the 12 Office of Climate Action, Sustainability and Resiliency. Authorized expenditures for Accounting No. 13 11889 include professional services contracts and other Climate program operating expenditures, 14 as well as cash transfers to the Climate Federal Revenue Capital Improvements Fund. This is a 15 revenue-based, non-lapsing fund. 16 Section 4. The Chief Financial Officer of the City and County of Denver is hereby authorized 17 and directed to make such book and record entries and to do such other things as may be necessary 18 to accomplish the purposes of this Ordinance. 19 20 21 22 [Signature page follows]. 23 24 25

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| 1 | COMMITTEE APPROVAL DATE: April 18, 2023, by Consent | | |
|----------------------|---|----------------------------|--|
| 2 | MAYOR-COUNCIL DATE: April 25, 2023 | | |
| 3 | PASSED BY THE COUNCIL: _ | May 8, 2023 | |
| 4 | And . | PRESIDENT | |
| 5 | APPROVED: | MAYOR ^{May} | 9, 2023 |
| 6 7 8 | ATTEST: | | RECORDER, CLERK OF THE DUNTY OF DENVER |
| 9 | NOTICE PUBLISHED IN THE D | AILY JOURNAL: | ; |
| 10 | PREPARED BY: Nikki McCabe, Budget and Management Office DATE: April 27, 202 | | DATE: April 27, 2023 |
| 11 12 13 14 | Pursuant to section 13-9, 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. | | |
| 15 | Kerry Tipper, Denver City Attorn | ney | |
| 16 | BY: Anshul Bagga | _, Assistant City Attorney | DATE: Apr 27, 2023 |
| 17 | | | |