1	BY AUTHORITY		
2	ORDINANCE NO COUNCIL BILL NO. CB17-1004		
3	SERIES OF 2017 COMMITTEE OF REFERENCE:		
4	Finance & Governance		
5	<u>A BILL</u>		
6 7 8 9	For an ordinance approving the I-25 and Broadway Urban Redevelopment Plan and the I-25 and Broadway Project, the creation of the I-25 and Broadway Urban Redevelopment Area and the I-25 and Broadway Tax Increment Area, and in connection therewith repealing the Cherokee Urban Redevelopment Plan.		
10	WHEREAS, the City and County of Denver ("City") is a consolidated city and county		
11	government pursuant to Article XX, Section 1 of the Constitution of the State of Colorado; and		
12	WHEREAS, the Denver Urban Renewal Authority ("Authority") is a body corporate organized		
13	by the Colorado Urban Renewal Law, § 31-25-101, et seq., Colorado Revised Statutes ("Act"); and		
14	WHEREAS, the City and the Authority are cooperating on the redevelopment of the I-25 and		
15	Broadway area of Denver and desire to create an urban redevelopment area through the adoption		
16	of this I-25 and Broadway Urban Redevelopment Plan ("Urban Redevelopment Plan") to facilitate		
17	redevelopment of the area as more fully set forth in the Urban Redevelopment Plan; and		
18	WHEREAS, there has been prepared and referred to the Council of the City and County of		
19	Denver ("City Council") for its consideration and approval a copy of the Urban Redevelopment Plan		
20	filed with the Denver City Clerk on the 15th day of September, 2017, in City Clerk File No. 2017-0433;		
21	and		
22	WHEREAS, the Urban Redevelopment Plan has been approved by the Board of		
23	Commissioners of the Authority; and		
24	WHEREAS, the Denver Planning Board, which is the duly designated and acting official		
25	planning body of the City, has submitted to the City Council its report and recommendations		
26	respecting the Urban Redevelopment Plan for the I-25 and Broadway Urban Redevelopment Area		
27	("the Urban Redevelopment Area") and certifies that the Urban Redevelopment Plan conforms to		
28	the general plan for the City as a whole, and the City Council duly considered the report,		
29	recommendations and certifications of the Planning Board; and		
30	WHEREAS, the City Council previously approved the Amended and Restated Cherokee		
31	Urban Redevelopment Plan pursuant to Ordinance No. 67, Series of 2006; and		

WHEREAS, the urban redevelopment area created by the Amended and Restated Cherokee

Urban Redevelopment Plan contains areas that overlap with the proposed Urban Redevelopment Area; and

WHEREAS, no tax increment collected pursuant to the Amended and Restated Cherokee Urban Redevelopment Plan was expended; and

WHEREAS, the City and the Authority desire to repeal the Amended and Restated Cherokee Urban Redevelopment Plan in connection with the approval of the Urban Redevelopment Plan and to return all tax increment collected pursuant to the Amended and Restated Cherokee Urban Redevelopment Plan to the respective taxing entities; and

WHEREAS, in accordance with the requirements of § 31-25-107(9.5) of the Act, School District No. 1 in the City and County of Denver has entered into an agreement with the Authority (the "DPS Agreement"), the Urban Drainage and Flood Control District has entered into an agreement with the Authority (the "UDFCD Agreement"), and Broadway Station Metropolitan Districts No. 1, No. 2 and No. 3 have entered an intergovernmental agreement with the Authority (the "Metropolitan Districts Agreement"); and

**WHEREAS**, after notice as required by Colorado Revised Statutes, a public hearing has been held concerning the Urban Redevelopment Plan ("Public Hearing").

## NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

**Section 1.** That it be and is hereby found and determined, based upon the evidence presented at the Public Hearing, in the Conditions Study, and testimony at the Public Hearing, that the Urban Redevelopment Area consists of a "blighted area," which is appropriate for one or more urban redevelopment projects according to the urban renewal law of the State of Colorado, C.R.S. § 31-25-101, *et seq.* ("Act"), and which, by reason of the following factors, constitutes "blight" (as defined in the Act), constitutes an economic and social liability, and is a menace to the public health, safety, morals and welfare: (i) predominance of defective or inadequate street layout; (ii) deterioration of site or other improvements, (iii) unusual topography or inadequate public improvements or utilities; (iv) environmental contamination of buildings or property, and (v) existence of health, safety or welfare factors requiring high levels of municipal services or substantial physical underutilization or vacancy of sites, buildings, or other improvements.

**Section 2**. That it be and is hereby found and determined that the Urban Redevelopment Plan conforms to the Denver Comprehensive Plan 2000, as supplemented, and is necessary and appropriate to facilitate the proper growth and development of the community in accordance with sound planning standards and local community objectives.

**Section 3**. That it be and is hereby found and determined that the Urban Redevelopment Plan will afford maximum opportunity, consistent with the sound needs of the City as a whole, for the rehabilitation and redevelopment of the Urban Redevelopment Area by private enterprise.

- **Section 4**. That it be and is hereby found and determined that the conditions of blight in the Urban Redevelopment Area constitute an economic and social liability and a menace to the public health, safety, morals, or welfare.
- **Section 5**. That if any individuals or families are displaced from dwelling units as a result of adoption or implementation of the Urban Redevelopment Plan, a feasible method exists for the relocation of those individuals or families in accordance with the Act.
- **Section 6**. That if business concerns are displaced by the adoption or implementation of the Urban Redevelopment Plan, a feasible method exists for the relocation of those business concerns in accordance with the Act.
- **Section 7**. That it be and is hereby found and determined that reasonable efforts have been taken by the Authority and the City to provide written notice of the Public Hearing to all property owners, residents and owners of business concerns in the Urban Redevelopment Area at least thirty (30) days prior to the date hereof.
- **Section 8**. That it be and is hereby found and determined that no more than one hundred twenty (120) days have passed since the commencement of the Public Hearing for the Urban Redevelopment Plan.
- **Section 9**. That it be and is hereby found and determined that the Urban Redevelopment Plan contains no property that was included in a previously submitted urban renewal plan that was not approved by the City Council.
- **Section 10**. That it be and is hereby found and determined that the Urban Redevelopment Plan conforms to the Denver Comprehensive Plan 2000, as a whole, and is necessary and appropriate to facilitate the proper growth and development of the community in accordance with sound planning standards and local community objectives.
- **Section 11**. That it be and hereby is found that the DPS Agreement, the UDFCD Agreement and the Metropolitan Districts Agreement have been entered into in satisfaction of the requirements of Section 31-25-107(9.5) of the Act.
- **Section 12**. That the City and County of Denver can adequately finance any additional City and County of Denver infrastructure and services required to serve development within the Urban Redevelopment Area for the period during which City and County of Denver property taxes are paid to the Authority.

1	Section 13. That the Amended and Restated Cherokee Urban Redevelopment Plan is		
2	hereby repealed and of no further force and effect.		
3	Section 14. That the Urban Redevelopment Plan, having been duly reviewed and		
4	considered, be and hereby is approved.		
5	COMMITTEE APPROVAL DATE: September 12, 2017		
6	MAYOR-COUNCIL DATE: September 19, 2017 by Consent		
7	PASSED BY THE COUNCIL:		
8	- F	PRESIDENT	
9	APPROVED: N	MAYOR	
10 11 12		CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER	
13	NOTICE PUBLISHED IN THE DAILY JOURNAL:	;;	
14	PREPARED BY: Brent A. Eisen, Assistant City Attorne	y DATE: September 21, 2017	
15 16 17 18	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.		
19	Kristin M. Bronson, Denver City Attorney		
20	BY: City Attorney	DATE:	

## APPENDIX A

## Schedule of Projects

1. I-25 and Broadway Project

Redeveloper: Broadway Station Metropolitan District No. 1

## APPENDIX B

Property Tax Increment Areas and Sales Tax Increment Areas

1. I-25 and Broadway Property Tax Increment Area and Sales Tax Increment Area