1	<u>BY A</u>	UTHORITY
2	RESOLUTION NO. CR17-1361	COMMITTEE OF REFERENCE:
3	SERIES OF 2017	Finance & Governance
4 5 6 7 8 9	Levying upon all taxable property w	SOLUTION ithin the City and County of Denver taxes 2018, for purposes authorized by law.
10	WHEREAS, §§ 7.4.1 and 7.4.2 of the	Charter require the City Council to annually levy ad
11	valorem property taxes in the City and County	of Denver, including property taxes necessary to
12	pay general obligation debt service; and	
13	WHEREAS, between tax years 1992 a	nd 2012, annual increases in revenue derived from
14	four components of the City's mill levy—Gene	ral Fund, Human Services, Police Pension, Fire
15	Pension (the "affected funds")—were constrai	ned by the property tax revenue limitations set forth
16	in Article X, Section 20 of the Colorado Const	itution (TABOR); and
17	WHEREAS, in order to comply with the	e TABOR property tax revenue limitation prior to
18	2012, the City adopted temporary property tax	credits on a year-to-year basis as authorized by §
19	39-1-111.5, C.R.S.; and	
20	WHEREAS, on November 6, 2012 Der	over voters approved a measure permanently
21	authorizing the City to exceed the TABOR pro	perty tax revenue limitation; requiring instead that
22	Denver comply with an annual city property ta	x revenue limitation as codified in § 20-26,
23	D.R.M.C.; and allowing the City to continue to	adjust the temporary property tax credits on a
24	year-to-year basis to the extent necessary to	comply with the city property tax revenue limitation;
25	and	
26	WHEREAS, in 2016, City Council auth	orized dedicated funding streams for affordable
27	housing programs, including a property tax lev	y that is separately itemized in an affordable
28	housing property tax fund beginning in 2017 a	is codified in § 27-150 (i), D.R.M.C.; and
29	WHEREAS, this authorized affordable	housing levy totaled one-half of one mill (0.5 mill)
30	for 2016 property taxes due in 2017 and drew	down on the City's temporary property tax credit;
31	and	
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WHEREAS, the affordable housing mill levy is subject to the same adjustment of the
levies for the affected funds to the extent necessary to comply with the City property tax revenue
limitation, until 2027 when the affordable housing mill levy expires or such time as the credited
mills are entirely eliminated, whichever is first; and

- WHEREAS, the Chief Financial Officer has estimated that the city property tax revenue
  limitation would allow the total property tax revenue for the affected funds to grow to
  \$273,787,300 in 2018, and that the levies set forth in this resolution will cause the revenue in the
  affected funds to total this amount, thus complying with the limitation; and
- 9 WHEREAS, a portion of the \$273,787,300 listed above is incremental property tax
  10 revenue from several expiring Tax Increment Financing districts that is not subject to the City
  11 property tax revenue limitation; and
- WHEREAS, pursuant to voter approvals occurring in 2003 and 2007 respectively, the City
   is authorized to impose dedicated property tax levies for services to the developmentally
- 14 disabled and for capital maintenance, the revenue from which is entirely exempted from the
- 15 TABOR property tax revenue limitation and the city property tax revenue limitation; and
- WHEREAS, § 39-10-114(1)(a)(1)(B), C.R.S., permits any taxing entity to adjust its
   property tax levy by an amount which does not exceed its prorated share of abatements and
   refunds of taxes erroneously or illegally assessed or collected in the previous years; and
- WHEREAS, the City and County of Denver has determined that Denver's proportional
  share of abatements and refunds granted in the previous year totals \$5,286,678 to be
  apportioned as set forth in this resolution.
- NOW, THEREFORE, BE IT RESOVED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:
- Section 1. That the rate of City property taxation for the affected funds is calculated asfollows:

	2016	2017	2017	2017
	Property Tax Levy Base	Property Tax Levy Base	Abatements & <u>Refunds Levy</u>	<u>Net Mill Levy</u>
General Fund	11.054	9.735	0.209	9.944
Social Services	3.791	3.339	0.041	3.380
Fire Pension	1.329	1.171	0.014	1.185
Police Pension	1.585	1.396	0.017	1.413
Affordable Housing	0.500	0.441	0.001	0.442

Total 18.259	16.082	0.282	16.3614
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2	Section 2.	That the rate of City property taxation for voter-approved levies is calculated
3	as follows:	

	Voter-Approved <u>Mill Levy</u>	2017 Abatements & <u>Refunds</u>	2017 <u>Net Mill Levy</u>
Developmentally Disabled Capital Maintenance	1.000 2.500	0.010 0.026	1.010 2.526
Total	3.500	0.036	3.536

4 **Section 3.** That the rate of taxation for general obligation debt service is calculated as 5 follows:

6

	2017
	<u>Net Mill Levy</u>
0.1. (D. 1.D	7 000
Sinking/Bond Principal	7.000
Bonded Indebtedness	1.433
Total	8.433

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8 **Section 4.** That there be and is hereby levied for the year 2017 collectible in 2018 upon all 9 taxable property, real, personal, and mixed, within the City and County of Denver the taxes in mills, 10 for each dollar of assessed valuation, set forth in the following tabulation, pursuant to which the 11 proceeds of the several levies listed under the heading "City and County of Denver" are to be paid 12 into the respective funds named:

13	FUND	TAX LEVY
14	City and County of Denver:	
15	General Fund	9.944
16	Social Services Special Revenue	3.380
17	Developmentally Disabled	1.010
18	Fire Pension	1.185
19	Police Pension	1.413
20	Sinking (Bond Principal)	7.000
21	Bonded Indebtedness Interest	1.433
22	Capital Maintenance	2.526
23	Affordable Housing	0.442
24	TOTAL	28.333
25		

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3	Section 5. If any part, section, or subsection of this resolution levying taxes shall be held t
4	be illegal or unconstitutional, the validity or constitutionality of the remaining parts, sections, c
5	subsections of this ordinance shall not be affected. The Council hereby declares that it would hav
6	passed the remaining parts, sections, or subsections if it had known that other parts, sections, o
7	subsections would be illegal or unconstitutional.
8	
9 10 11	THIS RESOLUTION ESTABLISHES THE CITY'S MILL LEVY AND IS REQUIRED BY LAW II ORDER TO IMPLEMENT THE CITY'S ANNUAL BUDGET AS ADOPTED BY CITY COUNCIL.
12	COMMITTEE APPROVAL DATE: December 12, 2017
13	MAYOR/COUNCIL DATE: N/A
14	
15	PASSED BY THE COUNCIL
16	PRESIDENT
17	ATTEST: CLERK AND RECORDER,
18	EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER
19	PREPARED BY: Alyson Gawlikowski and Tom Migaki, Budget and Management
20	December 14, 2017.
21	
22 23 24 25 26	Pursuant to section 13-12, D.R.M.C., this proposed resolution 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 resolution. The proposed resolution is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.
27	Kristin M. Bronson, Denver City Attorney