BY AUTHORITY ORDINANCE NO. _____ COUNCIL BILL NO. CB__-___ SERIES OF 2016 [COMMITTEE OF REFERENCE:] A BILL For an ordinance amending Sec. 53-27(b)2, 53-98(b)(2), 53-171(b) and Account Number 97000/282110 of the Revised Municipal Code of the City and County of

(1) WHEREAS, at the municipal election duly called and held in the City on Tuesday, November 3, 2015 (the "2015 Election"), a majority of electors of the City qualified to vote and voting thereon approved a ballot question (the "2015 Ballot Question") authorizing the City to issue bonds or other financial obligations in the maximum amount of \$778,000,000 for the purpose of financing certain projects, including the National Western Center and the Colorado Convention Center, with such bonds or other financial obligations to be repaid from revenues derived from the City's Lodger's Tax, Auto Rental Tax and other legally available revenues (excluding property taxes) as the Council may determine;

Denver to implement the results of the Election held in the City on November 3, 2015.

- (2) WHEREAS, the 2015 Ballot Question further provided that the expiration of the Lodger's Tax and the Auto Rental Tax at a rate equal to 1.75% approved by the voters in 1999 be extended indefinitely, with the revenues from such taxes to be used to pay the debt authorized by the 2015 Ballot Question and the costs of operating, maintaining and improving the National Western Center campus and the Colorado Convention Center and other tourism related projects;
- (3) WHEREAS, in order to implement the provisions of the 2015 Ballot Question approved at the 2015 Election, the City Council has determined that it is necessary to amend certain provisions of the Revised Municipal Code of the City and County of Denver.
- NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:
- <u>Section 1</u>. Section 53-27(b), of Article II (Sales Tax), of Chapter 53 (Taxation and Miscellaneous Revenue) shall be amended to delete the stricken words, as follows:
- (b) (2) "Special note for short-term rentals of automotive vehicles. Automotive vehicles as defined in this article, when they are for any term of thirty (30) days or less hired for use, rented, leased or transferred under a grant of a license to use, shall be taxed at the rate of seven and one quarter (7.25) percent of the rentals paid or purchase price. In order to avoid amounts that are fractions of pennies, taxpayers shall use a rounding procedure approved by the manager when

computing the tax. One and three quarters percent (1.75%) of such tax shall be used to pay debt related to and costs of operating, maintaining and improving the National Western Center Campus and the Colorado Convention Center and other tourism related projects. Upon the retirement or defeasance of all excise tax revenue bonds or refunding bonds and all obligations related thereto as authorized by a vote of the people on November 2, 1999 for the improvement and expansion of the Colorado Convention Center, the tax rate provided herein shall be reduced to five and one half (5.5) percent."

Section 2. Section 53-98(b)(2), of Division 1 of Article III (Use Tax), of Chapter 53 (Taxation and Miscellaneous Revenue) shall be amended to delete the stricken words, as follows:

- (b)(2) "Special note for short-term rentals of automotive vehicles. Automotive vehicles as defined in this article, when they are for any term of thirty (30) days or less hired for use, rented, leased or transferred under a grant of a license to use, shall be taxed at the rate of seven and one quarter (7.25) percent of the rentals paid or purchase price. In order to avoid amounts that are fractions of pennies, taxpayers shall use a rounding procedure approved by the manager when computing the tax. One and three quarters percent (1.75%) of such tax shall be used to pay debt related to and costs of operating, maintaining and improving the National Western Center Campus and the Colorado Convention Center and other tourism related projects. Upon the retirement or defeasance of all excise tax revenue bonds or refunding bonds and all obligations related thereto as authorized by a vote of the people on November 2, 1999 for the improvement and expansion of the Colorado Convention Center, the tax rate provided herein shall be reduced to five and one half (5.5) percent."
- <u>Section 3</u>. Section 53-171(b), of Division 1 of Article IV (Lodger's Tax) of Chapter 53 (Taxation and Miscellaneous Revenue) shall be amended to delete the stricken words, as follows:
- (b) "The amount of tax levied hereby is ten and three-quarters (10.75) percent of the purchase price paid or charged for purchasing such lodging. One and three quarters percent (1.75%) of such tax shall be used to pay debt related to and costs of operating, maintaining and improving the National Western Center Campus and the Colorado Convention Center and other tourism related projects. Upon the retirement or defeasance of all excise tax revenue bonds or refunding bonds and all obligations related thereto as authorized by a vote of the people on November 2, 1999, for the improvement and expansion of the Colorado Convention Center, the tax rate provided herein shall be reduced to nine (9) percent."
- Section 4. That portion of the City Code at Chapter 20 (Finance), Article II (Fiscal Code), Section 20-18 (Fund plan), addressing Account Number 97000/282110, shall be amended to add

the underscored words, as follows:

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"Account Number 97000/282110

Name of account: Unapportioned sales, use and lodger's tax.

Source of funds: City retail sales taxes, city use taxes and city lodger's taxes that have been collected, returned and await apportionment.

Disposition of funds:

- a. Monthly, (1) allocation, apportionment and transfer to the City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, created by ordinance for administration by the manager of finance, of only those revenues raised at the rate of two (2) percent of gross taxable sales from sales and use taxes levied, collected and paid on automotive vehicles when for any term of thirty (30) days or less hired for use, rented, leased or licensed for the right to use; and (2) allocation and apportionment for the purpose of paying debt service on any excise tax revenue bonds, refunding bonds, or any obligations related thereto, issued or incurred pursuant to the authority of Ordinance No. 665, Series of 1999 and the voter approval therefor given on November 2, 1999, only those revenues raised at the rate of one and three-quarters (1.75) percent of gross taxable sales from sales and use taxes levied, collected and paid on automotive vehicles when for any term of (30) days or less hired for use, rented, leased or licensed for the right to use.
- b. Monthly, allocation, apportionment and transfer to the City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, of only those revenues raised at the rate of one-half (0.5) percent of gross taxable sales from sales and use taxes levied, collected and paid on food and beverages not exempted from taxation under section 53-26(8) of the city retail sales tax article of the Code.
- c. Monthly, allocation, apportionment and transfer to the Airport Gross Revenue Fund from the sales and use taxes of only those revenues raised at the rate of two cents (\$0.02) for each gallon of fuel purchased for use in the generation of power for propulsion or drawing of aircraft.
- d. Monthly, as required by that certain general cooperation agreement by and between the Denver Urban Renewal Authority and the City and County of

Denver, as amended from time to time, after allocation, apportionment and transfer of sales and use taxes to the City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, as set forth in a. and b. above and after allocation, apportionment and transfer of sales and use taxes to the Airport Gross Revenue Fund as set forth in c. above, allocation, apportionment and transfer to the Downtown Denver Urban Renewal Sales Tax Increment Fund of only those revenues raised within the geographical boundaries of the urban renewal area defined in said agreement and approved by council from sales taxes, but not use taxes, defined as pledged sales tax revenues in the aforesaid general cooperation agreement.

- e. Monthly, as required after allocation, apportionment and transfer of sales and use taxes to the City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, as set forth in a. and b. above and after allocation, apportionment and transfer of sales and use taxes to the Airport Gross Revenue Fund as set forth in c. above and after allocation, apportionment and transfer to the Downtown Denver Urban Renewal Sales Tax Increment Fund as set forth in d. above, allocation, apportionment and transfer to the sinking fund and bonded indebtedness interest fund of amounts to be used in support of payment when due to claims for or payment of interest on or principal of outstanding general obligation bonds authorized by the vote of qualified electors of the city. Support of payment means moneys (from sales and use taxes) required for the payment of interest on or principal of outstanding general obligation bonds so authorized and issued by the city that are over and above the annual mill levy, investment interest and other receipts in the sinking fund and bonded indebtedness interest fund.
- f. Monthly, after allocation, apportionment and transfer to said City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, as set forth in a. and b. above and after allocation, apportionment and transfer to the Airport Gross Revenue Fund as set forth in c. above and after allocation, apportionment and transfer to the Downtown Denver Urban Renewal Sales Tax Increment Fund as set forth in d. above and after allocation, apportionment and transfer to the sinking fund and bonded indebtedness interest fund as set forth in e. above, the remaining amount of sales and use taxes shall

be allocated, apportioned and transferred to the general fund.

- g. Monthly, (1) allocation apportionment and transfer of only those revenues raised at the rate of two and three-quarters (2.75) percent of gross taxable sales from lodger's taxes to the Convention Marketing and Tourism Promotion Project in the General Government Special Revenue Fund; (2) allocation, apportionment and transfer of only those revenues raised at the rate of three (3) percent of gross taxable sales from the lodger's taxes to the City and County of Denver, Colorado, Excise Tax Refunding Revenue Bonds, Pledged Revenue Fund, created by ordinance for administration by the manager of the department of finance; (3) allocation and apportionment of only those revenues raised at the rate of one and three-quarters (1.75) percent of gross taxable sales from the lodger's taxes for the purpose of paying debt service on any excise tax revenue bonds, refunding bonds, or any obligation related thereto, issued or incurred pursuant to the authority of Ordinance No. 665, Series of 1999 and the voter approval for said bonds given on November 2, 1999; and (4) allocation, apportionment and transfer of the remaining revenue raised from lodger's taxes to the general fund.
- h. Monthly, (1) allocation apportionment and transfer of only those revenues raised at the rate of .15 percent of gross taxable sales from sales and use taxes levied to the Denver preschool program in the General Government Special Revenue Fund.
- i. Monthly, before allocation, apportionment and transfer as set forth in a., b., c., d., e., f., and g. above, refunds of sales, use and lodger's taxes as required.
- j. Notwithstanding the foregoing provisions relating to the disposition of the sales and use taxes levied, collected and paid on the short term rental of automobiles, the sales and use taxes levied, collected and paid on food and beverages, and the lodger's taxes, such taxes shall be allocated, apportioned, transferred and used to pay debt service all in accordance with the ordinance or ordinances authorizing the issuance of excise tax revenue bonds, dedicated tax revenue bonds, refunding bonds or any obligations related thereto that were issued or incurred pursuant to the voter approval therefor given on November 3, 2015.

Disbursing authority: Manager of finance.

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3	COMMITTEE APPROVAL DATE: March, 2016			
4	MAYOR-COUNCIL DATE: March, 2016			
5	PASSED BY THE COUNCIL:			, 2016
6		PRESIDEN	IT	
7	APPROVED:	MAYOR		, 2016
8 9 10	ATTEST:	EX-OFFIC	D RECORDER, O CLERK OF THE COUNTY OF DEN	
11	NOTICE PUBLISHED IN THE DAILY JOURNAL: _		_, 2016;	, 2016
12	PREPARED BY: Jennifer Welborn, Assistant City A	ttorney	DATE: March	, 2016
13 14 15 16	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.			
17	D. Scott Martinez, City Attorney for the City and Cou	nty of Denver		
18	BY:, Assistant City Attorn	ey DATI	Ξ:	, 2016