

AMENDED AND RESTATED SERVICE PLAN FOR DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT NO.1

CITY AND COUNTY OF DENVER, COLORADO

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Approval Date: _____, 2018

ΒY

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EXHIBITS

- **Exhibit A** Legal Description of Current District Boundaries
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- **Exhibit E** Public Improvements
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- **Exhibit H** Matrix setting forth the anticipated ownership, operation and maintenance of Public Improvements
- **Exhibit I** Numerical Plan

I. <u>INTRODUCTION</u>

Denver International Business Center Metropolitan District No. 1, (the "District"), is a quasimunicipal corporation and political subdivision of the state and an independent unit of local government, separate and distinct from the City. The District was organized in 1994 after approval by the City of the District's Service Plan on August 29, 1994 as amended by the First Amendment to Service Plan approved by the City on December 16, 2002. The District's activities shall be subject to review by the City only as provided by this Amended and Restated Service Plan, state or local law, intergovernmental agreement, or where the District's activities deviate in a material manner from this Amended and Restated Service Plan. The District will provide Public Improvements for the use and benefit of anticipated inhabitants and taxpayers of the District. The primary purpose of the District will be to finance and construct these Public Improvements and to operate and maintain the Public Improvements that are not accepted for ownership or maintenance by the City or other entity.

The Original Service Plan had limitations including limitations of authority to issue debt. The purpose of this Amended and Restated Service Plan is to conform the Service Plan to be more consistent with more recent service plans approved by the City and to adjust the debt limitations.

This Amended and Restated Service Plan contains an overview of the District's purpose and powers, and the Financial Plan. The District shall be responsible for compliance with the City's municipal code, rules, regulations, and policy, and all other applicable law. The District shall ensure that the Public Improvements are designed and constructed in accordance with the standards and specifications of the City and of other governmental entities having jurisdiction.

This Amended and Restated Service Plan amends and replaces the Original Service Plan, as defined below, and subsequent amendments. All of the requirements and provisions herein shall be applied after the Approval Date of this Amended and Restated Service Plan. All provisions of the Original Service Plan are to be applied only from August 29, 1994 to the Approval Date of this Amended and Restated Service Plan.

II. <u>DEFINITIONS</u>

Amended and Restated Service Plan: this Amended and Restated Service Plan.

Approval Date: The date identified on the cover page of this Amended and Restated Service Plan which represents the date the City formally approved the terms of the same.

Board: The members of the District's Board of Directors.

City: The City and County of Denver, Colorado.

C.R.S.: The Colorado Revised Statutes.

Current District Boundaries: The current boundaries of the District, as described in <u>Exhibit A</u> and reflected in the Current District Boundaries map in <u>Exhibit B</u>.

Debt: Any obligation of the District wherein the District has promised or pledged to impose an ad valorem property tax levy or impose Fees to pay the obligation. The term obligation includes, but is not limited to, the following: (a) borrowed money of any kind; (b) obligations evidenced by bonds, debentures, notes or similar instruments; (c) obligations upon which interest charges are customarily paid; (d) obligations under conditional sale or other title retention agreements relating to property or assets purchased by the District; (e) except in the ordinary course of business, obligations issued or assumed as the deferred purchase price of property or services; (f) obligations in connection with indebtedness of others secured by (or which the holder of such indebtedness has an existing right, contingent or otherwise, to be secured by) any lien or other encumbrance on property owned or acquired by the District, whether or not the obligations secured thereby have been assumed (only to the extent of the fair market value of such asset if such indebtedness has not been assumed by the District); (g) obligations arising from guarantees made by the District; (h) obligations evidenced by capital leases; (i) obligations as an account party in respect of letters of credit and bankers' acceptances or similar obligations issued in respect of the District; (j) obligations evidenced by any interest rate exchange agreement; (k) Developer Obligations; and (1) any obligations issued to refund (a) through (k) listed in this definition.

Debt Mill Levy: A mill levy imposed by the District for the purpose of payment of Debt.

Denver Water: The Board of Water Commissioners of the City and County of Denver.

Developer: The person or entity that is a landowner or owner of contractual rights in the Service Area that intends to develop the property.

Developer Obligation: Any agreement executed by the District for the purpose of borrowing funds from any person or entity that is related to the Developer and pursuant to which the District has pledged to impose a Debt Mill Levy to repay the Developer.

District: The Denver International Business Center Metropolitan District No. 1.

District Boundaries: The boundaries of Taxable Properties and non-Taxable Properties that are included within the District.

District Debt Issuance Limit: is as defined in Section X.A.

End User: Any owner, or tenant of any owner, of any property within the District, who is intended to become burdened by the imposition of ad valorem property taxes and/or Fees. By way of illustration, a resident homeowner, renter, commercial property owner, or commercial tenant is an End User. The person or business entity that constructs homes or commercial structures is not an End User.

Fees: Any fees, rates, tolls, penalties, or charges that shall be imposed by the District.

Financing Plan: is as defined in Section X.A.

Inclusion Area Boundaries: Boundaries of Taxable Properties and non-Taxable Properties that are anticipated to be included within the District Boundary, as described in <u>Exhibit C</u> and reflected in the Inclusion Area Boundaries map in <u>Exhibit D</u>.

Independent Registered Municipal Advisor: Any person that is not affiliated with the Developer who (i) provides advice to or on behalf of a municipal entity or obligated person with respect to municipal financial products or the issuance of municipal securities, including advice with respect to the structure, timing, terms, and other similar matters concerning such financial products or issues, or (ii) undertakes a solicitation of a municipal entity and is registered with the Securities and Exchange Commission.

Manager of Finance: The Chief Executive of the City's Department of Finance.

Maximum Aggregate Mill Levy: as defined in Section X.B.1.

Maximum Debt Mill Levy: as defined in Section X.B.2.

Numerical Plan: as defined in Section X.A and attached hereto as Exhibit I.

O&M Matrix: the chart attached as Exhibit H as may be amended pursuant to Section IX.

Operating Mill Levy: A mill levy imposed for the purpose of funding District administration, operations, and maintenance, including but not limited to, repair and replacement of Public Improvements.

Original Service Plan: The Service Plan for Denver International Business Center Metropolitan District No. 1 (City and County of Denver, Colorado) Dated: June 30, 1994 (Revised: August 22, 1994) and approved by City Council: August 29, 1994.

Planned Development: Private development or redevelopment of the properties occurring within the District's Service Area.

Project: The installation and construction of Public Improvements.

Public Improvements: The improvements summarized in this Amended and Restated Service Plan and future improvements authorized to be planned, designed, acquired, constructed, installed, relocated, and financed as generally described in the Special District Act, except as specifically limited in the *Authorized and Prohibited Powers* in Section VIII to serve the future taxpayers and inhabitants of the District. A non-exhaustive list of examples is provided in **Exhibit E** of the types of Public Improvements.

Service Area: An area which includes the District Boundaries and the future Inclusion Area Boundaries.

Special District Act: Article 1 of Title 32 Colorado Revised Statutes, as amended from time to time.

Special District Review Committee: Committee of representatives from the City's Department of Finance, Office of Economic Development, Department of Public Works, Department of Community Planning and Development and the City's Attorney's Office. The Committee will be responsible for reviewing proposed new Title 31 districts and Title 32 metropolitan districts within the City and County and Denver.

Taxable Property: Real or personal property within the District Boundaries subject to ad valorem taxes imposed by the District.

Title 32 Metropolitan District Rules and Regulations: The City's special district rules and regulations for Title 32 metropolitan districts as adopted and may be amended from time to time.

III. LOCATION AND BOUNDARIES

The area of the Current District Boundaries includes approximately Eighty Four (84) acres and the total area proposed to be included in the Inclusion Area Boundaries is approximately Three Hundred and Eighty Nine (389) acres. The Inclusion Area Boundaries includes the Current District Boundaries. A legal description and map of the Current District Boundaries are attached hereto as **Exhibit A** and **Exhibit B**, respectively. A legal description and map of the Inclusion Area Boundaries is attached hereto as **Exhibit C** and **Exhibit D**, respectively. It is anticipated that the District's Boundaries may expand or contract from time to time as the District undertakes inclusions or exclusions pursuant to the Special District Act, subject to the limitations set forth in the Authorized and Prohibited Powers, Section VIII, of this Amended and Restated Service Plan.

IV. <u>DESCRIPTION OF PROJECT AND PLANNED DEVELOPMENT</u>

The District was organized in 1994 to providing the funding, design, construction, operations, maintenance, development and redevelopment of Public Improvements to serve the development known as the Denver International Business Center. Development within the District to date includes hotels, restaurants, office buildings and a flight training facility. It is anticipated that additional hotels, restaurants, office buildings will be included in the future development within the District as well as retail and light industrial development. The Numerical Plan was prepared taking into consideration the current approved land uses and density for the property within the Service Area. The District's current estimate as to daily population at build out is approximately 10,235 people per day. The District's current estimate as to the approximate assessed valuation at build out is Six Hundred and Nineteen Million, Forty Five Thousand and Fifty Four (\$619,045,054) Dollars. Changes in these development assumptions or the land uses, and density approved for the property within the Inclusion Area Boundaries, shall not constitute a material modification of this Amended and Restated Service Plan

V. INCLUSION OF LAND

The District shall not include any property outside the Inclusion Area Boundaries except as set forth in the Special District Act and with the Manager of Finance's written approval.

VI. <u>DISTRICT RATIONALE</u>

There are currently no other governmental entities located in the immediate vicinity of the District, including the City, that consider it desirable, feasible, or practical to undertake the planning, design, acquisition, construction, installation, relocation, redevelopment, or financing of Public Improvements needed for the Planned Development. Therefore, formation of the District is necessary for the provision of the Public Improvements required for the Planned Development.

VII. <u>DISTRICT GOVERNANCE</u>

The District Board shall be comprised of eligible electors residing within or owning property within the District. It is anticipated that over time, End Users will assume direct electoral control of the District Board as development progresses.

VIII. AUTHORIZED AND PROHIBITED POWERS

The District shall have the power and authority to provide Public Improvements, and related operation and maintenance services, within and without the District Boundaries as such power and authority is described in Colorado Revised Statutes, other applicable statutes, common law and the Colorado constitution, subject to the limitations set forth herein:

- A. <u>Prohibited Services, Restrictions, and Limitations</u>.
 - 1. Covenant Control Restriction.

The District is not authorized to impose, manage, or provide covenant enforcement actions unless such activity is pursuant to an intergovernmental agreement with the City.

2. Eminent Domain Restriction.

The District shall not exercise the power of eminent domain except upon prior approval of City Council.

3. Fee Limitation.

All Fees related to the repayment of Debt shall be authorized to be imposed by the District upon all property within the District Boundaries for repaying Debt only if such Fees are due and payable no later than upon the issuance of a building permit by the City. Notwithstanding any of the foregoing, this Fee limitation shall not apply to any Fee imposed to fund the operation, maintenance, repair, or replacement of Public Improvements or the administration of the District, nor

shall this Fee limitation apply if the majority of the District Board is composed of End Users.

4. Fire Protection Restriction.

The District shall not be authorized to plan for, design, acquire, construct, install, relocate, redevelop, finance, operate or maintain fire protection facilities or services, unless such facilities and services are provided pursuant to an intergovernmental agreement with the City. The authority to plan for, design, acquire, construct, install, relocate, redevelop, finance, operate or maintain fire hydrants and related improvements installed as part of the water system shall not be limited by this Fire Protection Restriction.

5. Public Safety Services.

The District is not authorized to provide policing or safety enforcement services. However, the District may, pursuant to C.R.S. §32-1-1004(7), as amended, furnish security services pursuant to an intergovernmental agreement with the City.

6. Grants from Governmental Agencies Restriction.

The District will not apply for funds distributed by any agency of the United States Government or the State of Colorado without the prior written approval of the Manager of Finance. This provision shall not restrict the collection of Fees for services provided by the District to the Unites States Government or the State of Colorado.

7. Golf Course Construction Restriction.

Acknowledging that the City has financed public golf courses and desires to coordinate the construction of public golf courses within the City's boundaries, the District shall not be authorized to plan, design, acquire, construct, install, relocate, redevelop, finance, operate or maintain a golf course unless such activity is pursuant to an intergovernmental agreement with the City.

8. Residential Solid Waste Collection Restriction.

The District shall not provide directly or indirectly, solid waste collection services for residential properties unless (a) the property in question is excluded from solid waste collection services provided by the City or (b) such activity is pursuant to an intergovernmental agreement with the City. 9. <u>Sales and Use Tax Exemption Limitation</u>.

The District shall not exercise any sales and use tax exemption in the Denver Revised Municipal Code ("D.R.M.C.").

10. <u>Sub-district Restriction</u>.

The District shall not create any sub-district pursuant to the Special District Act without the prior written approval of the Manager of Finance.

11. <u>Water Rights Restriction</u>.

The District shall not acquire, own, manage, adjudicate or develop water rights or resources except as otherwise provided pursuant to an intergovernmental agreement with Denver Water.

IX. PUBLIC IMPROVEMENTS AND ESTIMATED COSTS

Exhibit \underline{E} summarizes the type of Public Improvements that are projected to be constructed and/or installed by the District. The cost, scope, and definition of such Public Improvements may vary over time. The total estimated costs of Public Improvements, as set forth in **Exhibit** \underline{F} , are approximately \$110,183,094 in 2018 dollars. The cost estimates are based upon preliminary engineering, architectural surveys, and reviews of the Public Improvements set forth in **Exhibit** \underline{E} and include all construction cost estimates together with estimates of costs such as land acquisition, engineering services, legal expenses, and other associated expenses. **Exhibit** \underline{E} summarizes examples of the type of Public Improvements, which over time will vary with respect to cost, scope and definition. Maps of the anticipated location, operation, and maintenance of Public Improvements are attached hereto as **Exhibit** \underline{G} . The list of Public Improvements may be modified as part of the City review process.

The definition, design, phasing of construction, location, and completion of Public Improvements will be determined by the District to coincide with the phasing and development of the Planned Development and the availability of funding sources. The District may, in its discretion, phase the construction, completion, operation, and maintenance of Public Improvements or defer, delay, reschedule, rephrase, relocate, or determine not to proceed with the construction, completion, and maintenance of Public Improvements, and such actions or determinations shall not constitute material modifications of this Amended and Restated Service Plan.

The District will ensure that Public Improvements to be funded by the District are designed and constructed in accordance with the standards and specifications of the City and of other entities having jurisdiction. The District will obtain all required approvals of plans, specifications, and permits for construction, operation, maintenance, installation, repair, and replacement of such Public Improvements prior to performing such work.

The Public Improvements set forth in this Amended and Restated Service Plan and exhibits shall be listed in the O&M Matrix, either individually or categorically, to identify the ownership and maintenance responsibilities of the Public Improvements. The O&M Matrix is attached hereto as

Exhibit H. The O&M Matrix may be amended from time to time by the District. Amendments to the O&M Matrix that will add Public Improvements that the City will be responsible to maintain will require the City's consent. The District may add Public Improvements to the O&M Matrix without the consent of the City so long as the Public Improvements are not to be owned or maintained by the City.

The City currently has ordinances relating to the payment of prevailing wages, public art, and small or disadvantaged business enterprises' participation in the City contracting for construction, installation, and certain maintenance activities. The District shall comply with the following requirements:

A. <u>Contracting</u>.

The District shall comply with all applicable state and local legal requirements concerning public bidding and construction contracting.

B. Land Acquisition and Conveyance.

The District shall not condemn property or easement without the prior approval of City Council. The purchase price of any land or improvements acquired by the District from the Developer shall be no more than the then-current fair market value as confirmed by an independent MAI appraisal for land and an independent engineer for improvements. Land, easements, improvement, and facilities conveyed to the City shall be free and clear of all liens, encumbrances, and easements, unless otherwise approved by the City prior to conveyance. All conveyances to the City shall be by special warranty deed, shall be conveyed at no cost to the City, shall include an ALTA title policy issued to the City, shall meet the environmental standards of the City, and shall comply with any other conveyance prerequisites.

C. <u>Prevailing Wages Requirement</u>.

For any District contract relating to the acquisition, construction, installation, repair, replacement, operation, or maintenance of any Public Improvements, the District shall comply with the wage provisions of the D.R.M.C., as amended, that are applicable to City contracts relating to the payment of prevailing wages. However, where the District is required to comply with Davis-Bacon or other federal wage requirements, the District shall not be required to comply with the wage provisions of the D.R.M.C.

D. <u>Small or Disadvantaged Business Enterprises</u>.

To the extent the District is not required to comply with more restrictive provisions in accordance with a project funding source, as determined by the Director of the Division of Small Business Opportunity Office, or its successor agency, the District shall comply with the City's then-current ordinances relating to: (a) minority and women business enterprise participation as currently set forth in Division 1 and Division 3 of Article III, Title 28 of the Denver Revised Municipal Code ("**DRMC**"), as the same may be amended or recodified from time to time; and (b) small business enterprise participation as currently set forth in DRMC, as the same may be amended or recodified from time to time; and (b) small business enterprise participation as currently set forth in Article VII, Title 28 of the DRMC, as the same may be amended

or recodified from time to time; and (c) any small or disadvantage business enterprise ordinances that may subsequently be adopted by the City Council with respect to construction work that is not under contract at the time of adoption of such ordinance.

E. <u>Equal Employment and Discrimination.</u>

In connection with the performance of all acts or activities hereunder, the District shall not discriminate against any person otherwise qualified with respect to its hiring, discharging, promoting or demoting or in matters of compensation solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, gender identity or gender expression, marital status, or physical or mental disability, and further shall insert the foregoing provision in contracts or subcontracts let by the District to accomplish the purposes of this Amended and Restated Service Plan.

F. <u>Public Art Requirement</u>.

The District shall initiate and implement a public art program as currently set forth in Sections 20-85 through 20-89 of the D.R.M.C., as amended, or any similar ordinances subsequently adopted.

X. <u>FINANCING PLAN/PROPOSED INDEBTEDNESS</u>

This section of the Amended and Restated Service Plan describes the nature, basis, method of funding and financing limitations associated with the acquisition, construction, completion, repair, replacement, operation, and maintenance of Public Improvements.

A. <u>Financing Plan</u>.

The Financing Plan includes the narrative contained within this Section X.A. through E. of the Amended and Restated Service Plan and the Numerical Plan. The Numerical Plan projects the issuance of the District's Debt and anticipated debt repayment based on the development assumptions and absorptions of the property within the District as prepared by the Developer and its economic and planning consultants. The Numerical Plan anticipates the District will acquire, construct and complete all the Public Improvements needed to serve the Planned Development, including repaying any Developer advances, and that the District will tax all property within its boundaries. The actual construction and Debt plan of the District will be determined by the District Board as required for the actual phasing and build-out of the Project over time. The Numerical Plan demonstrates that, at the projected levels of development and absorptions assumed, the District will have the ability to finance the Public Improvements and will have the financial ability to discharge all Debt on a reasonable basis.

The Numerical Plan includes the estimated property tax revenue of the District, revenue available from specific ownership taxes, Fees, and other amounts available for payment of debt service on Debt and for operations and maintenance expenses; as set forth in **Exhibit I** attached hereto and incorporated herein. Debt issued by the District shall mature not later than thirty (30) years per series after their date of issuance with the first maturity not later than five (5) years after the date of issuance, unless such limitation is waived in writing by the Manager of

Finance. The District shall not issue Debt, excluding any Debt issued to refund Debt, in excess of Five Hundred Million (\$500,000,000) Dollars (the "**District Debt Issuance Limit**").

The Financing Plan for the District is for the District to incur Debt, from time to time, to fund the Public Improvements to support the development of the Project from the property tax revenues derived from a mill levy not to exceed the Maximum Debt Mill Levy, specific ownership taxes, rates, Fees, tolls and charges of the District permitted under State Statutes, and other legally available revenues of the District. The Financing Plan incorporates all of the provisions of this Part X of the Amended and Restated Service Plan.

The Financing Plan demonstrates that the District will have the financial ability to discharge all Debt to be issued as part of the Financing Plan on a reasonable basis since the District (i) will be issuing Debt on a phased basis to support new development; (ii) will not pledge to impose property taxes for repayment of the Debt in excess of the Maximum Debt Mill Levy; (iii) will not issue Debt above the District Debt Issuance Limit; and (iv) will secure the certification of an Independent Registered Municipal Advisor as to the market reasonableness of the terms of the Debt issuance at the time of issuance.

B. <u>Mill Levies</u>.

It is anticipated that the District will impose an Operating Mill Levy and a Debt Mill Levy on all property within the District Boundaries.

1. Maximum Aggregate Mill Levy.

The Maximum Aggregate Mill Levy is the maximum mill levy that the District may impose for the Debt Mill Levy and the Operating Mill Levy combined. The Maximum Aggregate Mill Levy in any year is sixty (60) mills.

2. Maximum Debt Mill Levy.

The Maximum Debt Mill Levy is the maximum mill levy that the District may impose for its Debt Mill Levy in any year. The Maximum Debt Mill Levy is fifty (50) mills.

3. Operating Mill Levy.

The District may impose an Operating Mill Levy in amounts determined by the District to be sufficient to fund its administrative, operations and maintenance expenses provided that the combined Operating Mill Levy and Debt Mill Levy do not exceed the Maximum Aggregate Mill Levy.

4. Assessed Value and Mill Levies.

At such time as the Debt is equal to or less than fifty percent (50%) of the District's assessed valuation, either on the date of issuance or at any time thereafter, the Debt Mill Levy to be imposed to pay on the Debt, shall not be subject to the Maximum Debt Mill Levy and may be unlimited as to rate and may

be levied at the rate necessary to pay the Debt service on such Debt, provided however that the District shall not issue additional Debt that would cause the aggregate Debt to exceed 50% of the District's then assessed value. For the purposes of the forgoing, the District may provide that such Debt shall remain secured by such unlimited mill levy, notwithstanding any subsequent change in the District's Debt to assessed valuation ratio. All Debt issued by the District must be issued in compliance with the requirements of the Special District Act and all other state legal requirements.

5. Gallagher Adjustments.

In the event the state's method of calculating assessed valuation changes after approval of this Amended and Restated Service Plan, the District's Maximum Debt Mill Levy and the Maximum Aggregate Mill Levy may be increased or decreased to reflect such changes; such increases or decreases shall be determined by the District's Board of Directors in good faith so that to the extent possible, the actual tax revenues generated by such mill levies, as adjusted, are neither enhanced nor diminished as a result of such change.

6. Excessive Mill Levy Pledges.

Any Debt, issued with a pledge or which results in a mill levy pledge, that exceeds the Maximum Debt Mill Levy shall be deemed a material modification of this Amended and Restated Service Plan and shall not be an authorized issuance of Debt unless and until such material modification has been approved by the City as part of another service plan amendment.

C. Interest Rate and Underwriting Terms Certification.

The interest rate on any Debt shall be set at a market rate at the time the Debt is issued. The District shall retain an Independent Registered Municipal Advisor to provide an opinion on the market reasonableness of the interest rate on any Debt and any underwriter discount paid by the District as part of a Debt financing transaction. Debt, when issued, will comply with all relevant requirements of this Amended and Restated Service Plan.

D. <u>Disclosure to Land Purchasers</u>.

The District will use reasonable efforts to assure that all End Users purchasing property within the District Boundaries receive a written notice regarding the Maximum Debt Mill Levy, as well as a general description of the District's authority to impose and collect Fees.

E. Independent Registered Municipal Advisor.

At the time of issuance of Debt, if the total amount of Debt to be issued, together with any Debt already outstanding, exceeds five million (\$5,000,000) dollars, an Independent Registered Municipal Advisor shall be retained by the District to review the proposed Debt terms and provide advice to the District regarding the proposed terms and to provide an opinion that the proposed Debt issuance is in the best interest of the District. The Independent Registered Municipal Advisor is to provide advice to the District Board regarding the proposed terms of such Debt to be issued and if conditions are reasonable based upon the status of development within the District, the projected tax base increase in the District, the security offered, and other considerations as may be identified by the Advisor. The District shall include in the transcript or other appropriate financing documentation for the issuance of the Debt a signed letter from the Independent Registered Municipal Advisor providing an official opinion on the structure of the Debt stating the Advisor's opinion that the cost of issuance, sizing, repayment term, redemption feature, couponing, credit spreads, payment, closing date, and other material transaction details of the proposed Debt serve the best interest of the District.

Debt shall not be incurred or issued by the District if found to be unreasonable by the Independent Registered Municipal Advisor.

F. <u>Disclosure to Bond Purchasers</u>.

District Debt shall set forth a statement in substantially the following form:

"By acceptance of this instrument, the owner of this Debt agrees and consents to all of the limitations with respect to the payment of the principal and interest on this Debt contained herein, in the resolution of the District authorizing the issuance of this Debt and in the Amended and Restated Service Plan of the District. This Debt is not and cannot be a Debt of the City and County of Denver"

Similar language describing the limitations with respect to the payment of the principal and interest on Debt set forth in this Amended and Restated Service Plan shall be included in any document used for the offering of the Debt for sale to persons, including, but not limited to, a developer of property within the District Boundaries.

XI. <u>BANKRUPTCY LIMITATIONS</u>

All of the limitations contained in this Amended and Restated Service Plan, including, but not limited to, those pertaining to the Maximum Debt Mill Levy and Fees have been established under the authority of the City to approve a service plan. It is expressly intended that such limitations:

A. <u>No Set Aside</u>.

Shall not be set aside for any reason, including by judicial action, absent another service plan amendment; and

B. <u>Bankruptcy Code Provisions</u>.

Are, together with all other requirements of Colorado law, included in the "political or governmental powers" reserved to the state under the U.S. Bankruptcy Code (11 U.S.C.) Section 903, and are also included in the "regulatory or electoral approval necessary

under applicable nonbankruptcy law" as required for confirmation of a Chapter 9 Bankruptcy Plan under Bankruptcy Code Section 943(b)(6).

C. <u>No Regional Mill Levy</u>.

The District does not have an obligation to impose a Regional Mill Levy. The Gateway Regional Metropolitan District is an overlapping district and it has imposed a mill levy that will satisfy the regional contributions of the service area.

XII. <u>CITY FEES</u>

The District shall pay all applicable City fees in accordance with the City's Title 32 Special District Rules and Regulations and any other applicable City rules and regulations.

XIII. ANNUAL REPORTS

The District shall prepare all reports required by the City's Title 32 Special District Rules and Regulations. The District will be responsible for verifying that all required reports comply with the current Title 32 Special District Rules and Regulations. At the request of the Manager of Finance, the District shall make available to the City any financial documents, including but not limited to, current and historical budgets, current and historical audits, and other documentation related to the District's financials or operations. Such documents shall be presented to the City within fifteen (15) days of such request.

XIV. SERVICE PLAN AMENDMENTS

This Amended and Restated Service Plan has been designed with sufficient flexibility to enable the District to provide required services and facilities under evolving circumstances without the need for numerous amendments. Actions of the District which violate the limitations set forth in this Amended and Restated Service Plan or deviate in a material manner, shall be deemed to be material modifications to this Amended and Restated Service Plan and the City shall be entitled to all remedies available under state and local law.

XV. DISSOLUTION

Upon determination by City Council that the District's purposes have been accomplished, the District shall file a petition in district court for dissolution, pursuant to the Special District Act. In no event shall dissolution occur until the District has discharged of all its outstanding Debt.

EXHIBIT A

Legal Description of Current District Boundaries



DIBC METRO DISTRICT NO. 1

PROPERTY DESCRIPTION

TWO (2) PARCELS OF LAND LOCATED IN THE EAST HALF OF SECTION 4, TOWNSHIP 3 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BASIS OF BEARINGS: THE SOUTH LINE OF THE NORTHEAST ONE-QUARTER OF SECTION 4, TOWNSHIP 3 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, MONUMENTED BY A 3-1/4" ALUMINUM CAP STAMPED: LS 27278 AT THE EAST ONE-QUARTER CORNER AND A NUMBER 5 REBAR WITH NO CAP AT THE CENTER ONE-QUARTER CORNER, BEING ASSUMED TO BEAR N89°57'53" W, A DISTANCE OF 2645.46 FEET.

PARCEL 1

BEGINNING AT THE NORTHEAST CORNER OF SAID SECTION 4,

THENCE ON THE EAST LINE OF THE NORTHEAST ¼ OF SAID SECTION 4, S00°39'59'W A DISTANCE OF 2629.98 FEET, TO THE EAST ¼ CORNER OF SAID SECTION 4;

THENCE ON THE EAST LINE OF THE SOUTHEAST ¼ OF SECTION 4, S00°40'10"W A DISTANCE OF 708.42 FEET;

THENCE ON THE EXTENSION OF THE SOUTHERLY RIGHT-OF-WAY LINE OF 67TH AVENUE, N89°56'04'W A DISTANCE OF 70.00 FEET, TO THE NORTHEAST CORNER OF LOT 1, BLOCK 1, DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 5, RECORDED UNDER RECEPTION NO. 2015112451 IN THE RECORDS OF THE DENVER COUNTY CLERK AND RECORDER;

THENCE ON THE PERIMETER OF LOT 1, LOT 2, LOT 3, BLOCK 1, AND TRACT C OF SAID DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 5, THE FOLLOWING FIVE (5) COURSES:

- 1. S00°40'10'W A DISTANCE OF 474.65 FEET;
- 2. N89°56'04''W A DISTANCE OF 297.73 FEET;
- 3. N00°32'10"E A DISTANCE OF 9.12 FEET;
- 4. S90°00'00'W A DISTANCE OF 253.91 FEET;
- 5. N00°40'58"E A DISTANCE OF 414.83 FEET;

THENCE DEPARTING THE WESTERLY LINE OF LOT 3, BLOCK 1, DENVER INTERNATIONAL BUSINESS CENTER NO. 5, N89°56'04'W A DISTANCE OF 80.00 FEET, TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF YAMPA STREET;

THENCE ON SAID WESTERLY RIGHT-OF-WAY LINE, THE FOLLOWING NINE (9) COURSES:

- 1. N00°40'58"E A DISTANCE OF 715.55 FEET;
- 2. S89°57'53"E A DISTANCE OF 2.00 FEET;
- 3. N00°40'58"E A DISTANCE OF 43.50 FEET, TO A POINT ON THE SOUTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 4;
- 4. ON SAID SOUTH LINE, N89°57'53"W A DISTANCE OF 0.13 FEET;
- 5. N00°41'02"E A DISTANCE OF 624.14 FEET;
- 6. N89°59'17"W A DISTANCE OF 48.91 FEET;
- 7. N01°57'00"E A DISTANCE OF 76.04 FEET;

- 8. S89°59'17"E A DISTANCE OF 47.23 FEET;
- 9. N00°41'02"E A DISTANCE OF 202.69 FEET;

THENCE DEPARTING SAID WESTERLY RIGHT-OF-WAY LINE, THE FOLLOWING TWO (2) COURSES:

- 1. N90°00'00'W A DISTANCE OF 373.11 FEET;
- N00°00'00"E A DISTANCE OF 342.55 FEET, TO A POINT ON THE SOUTHERLY LINE OF DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 9 RECORDED UNDER RECEPTION NO. 2001043013;

THENCE ON SAID THE SOUTHERLY LINE, S89°50'58"W A DISTANCE OF 61.18 FEET, TO THE SOUTHWEST CORNER OF LOT 1, BLOCK 1, DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 9;

THENCE ON THE WESTERLY LINE OF SAID LOT 1, BLOCK 1, N18°50'05'W A DISTANCE OF 244.93 FEET, TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF 71ST AVENUE;

THENCE ON THE SOUTHERLY RIGHT-OF-WAY LINE, S55°51'36'W A DISTANCE OF 25.92 FEET;

THENCE ON THE WESTERLY RIGHT-OF-WAY LINE OF 71ST AVENUE AND THE WESTERLY LINE OF LOT 1, BLOCK 2, DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 8 RECORDED UNDER RECEPTION NO. 2000036321, N18°50'05"W A DISTANCE OF 322.55 FEET;

THENCE DEPARTING SAID WESTERLY LINE, S56°19'55'W A DISTANCE OF 76.45 FEET;

THENCE N19°48'38'W A DISTANCE OF 350.05 FEET, TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF PENA BOULEVARD;

THENCE ON SAID SOUTHERLY RIGHT-OF-WAY LINE, N56°21'08"E A DISTANCE OF 1032.70 FEET, TO A POINT ON THE NORTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 4;

THENCE ON SAID NORTH LINE, N89°47'21"E A DISTANCE OF 680.89 FEET, TO THE POINT OF BEGINNING.

PARCEL 2

LOT 2 AND LOT 3, BLOCK 1, DENVER INTERNATIONAL BUSINESS CENTER FILING NO. 7 RECORDED UNDER RECEPTION NO. 2018012488 IN THE RECORDS OF THE DENVER COUNTY CLERK AND RECORDER.

CONTAINING A TOTAL CALCULATED AREA OF 3,641,935 SQUARE FEET OR 83.6073 ACRES.

EXHIBIT B

Map of Initial District Boundaries

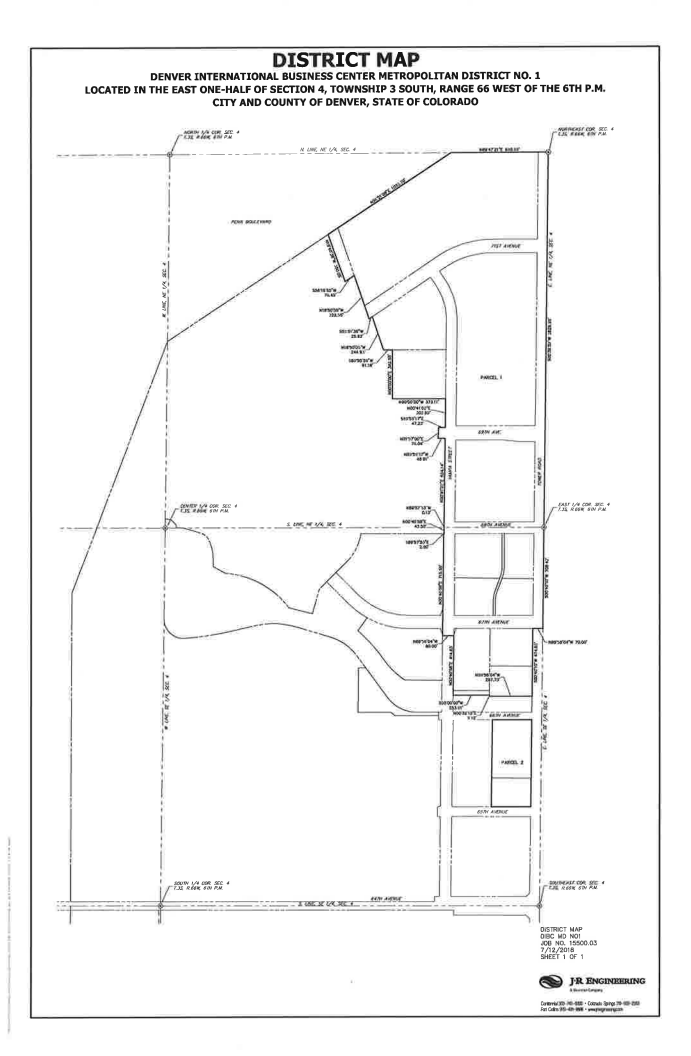


EXHIBIT C

Legal Description of Inclusion Area Boundaries



DIBC METRO DISTRICT NO. 1 INCLUSION AREA

PROPERTY DESCRIPTION

A PARCEL OF LAND LOCATED IN SECTION 4, TOWNSHIP 3 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BASIS OF BEARINGS: THE SOUTH LINE OF THE NORTHEAST ONE-QUARTER OF SECTION 4, TOWNSHIP 3 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, MONUMENTED BY A 3-1/4" ALUMINUM CAP STAMPED: LS 27278 AT THE EAST ONE-QUARTER CORNER AND A NUMBER 5 REBAR WITH NO CAP AT THE CENTER ONE-QUARTER CORNER, BEING ASSUMED TO BEAR N89°57'53" W, A DISTANCE OF 2645.46 FEET.

BEGINNING AT THE NORTHEAST CORNER OF SAID SECTION 4;

THENCE ON THE EAST LINE OF THE NORTHEAST ¼ OF SECTION 4, S00°39'59'W A DISTANCE OF 2629.98 FEET, TO THE EAST ¼ CORNER OF SECTION 4;

THENCE ON THE EAST LINE OF THE SOUTHEAST ¼ OF SECTION 4, S00°40'10'W A DISTANCE OF 2649.58 FEET, TO THE SOUTHEAST CORNER OF SECTION 4;

THENCE ON THE SOUTH LINE OF THE SOUTHEAST ¼ OF SECTION 4, N89°51'30'W A DISTANCE OF 2648,19 FEET, TO THE SOUTH ¼ CORNER OF SECTION 4;

THENCE ON THE SOUTH LINE OF THE SOUTHWEST ¼ OF SECTION 4, N89°51'09"W A DISTANCE OF 628.51 FEET, TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF PENA BOULEVARD;

THENCE ON SAID EASTERLY RIGHT-OF-WAY LINE, THE FOLLOWING TWO (2) COURSES:

- 1. N00°15'27"E A DISTANCE OF 2189.11 FEET;
- 2. N20°47'01"E A DISTANCE OF 485.76 FEET, TO A POINT ON THE NORTH LINE OF THE SOUTHWEST ¼ OF SECTION 4;

THENCE ON SAID NORTH LINE, S89°57'16"E A DISTANCE OF 479.98 FEET, TO THE CENTER ¼ CORNER OF SECTION 4;

THENCE ON THE WEST LINE OF THE NORTHEAST ¼ OF SECTION 4, N00°43'33"E A DISTANCE OF 1308.81 FEET, TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF PENA BOULEVARD;

THENCE ON SAID SOUTHERLY RIGHT-OF-WAY LINE, N56°21'08"E A DISTANCE OF 2376.81 FEET, TO A POINT ON THE NORTH LINE OF THE NORTHEAST ¼ OF SECTION 4;

THENCE ON SAID NORTH LINE, N89°47'21"E A DISTANCE OF 680.89 FEET, TO THE POINT OF BEGINNING.

CONTAINING A CALCULATED AREA OF 14,311,684 SQUARE FEET OR 328.5511 ACRES.

EXHIBIT D

Map of Inclusion Area Boundaries

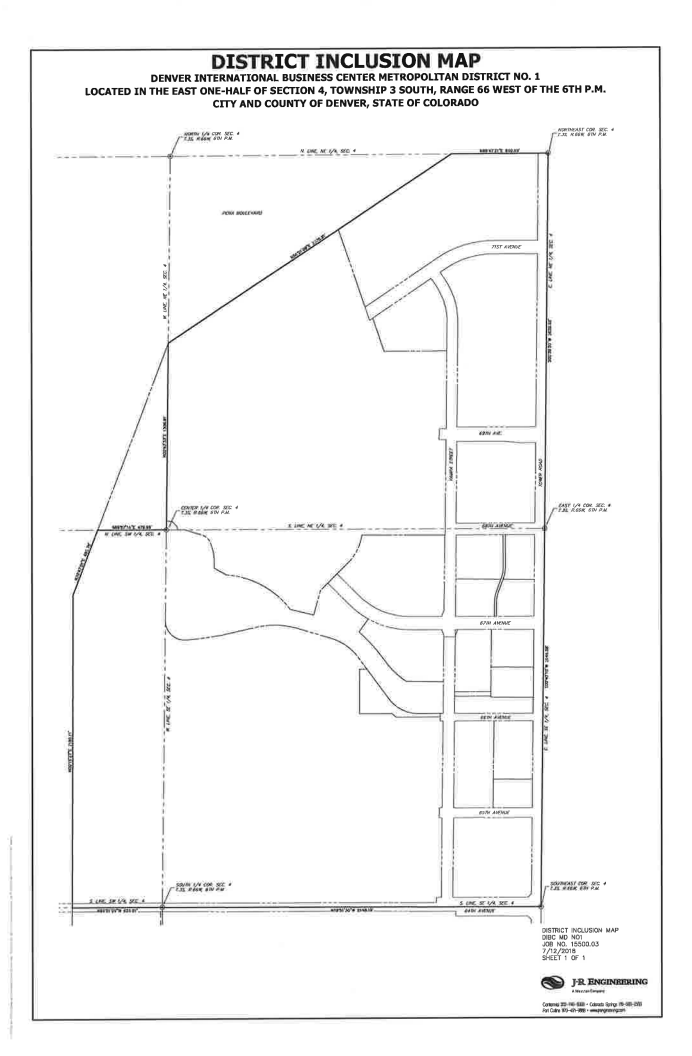


EXHIBIT E

Public Improvements

EXHIBIT E

Public Improvements

- Roads
- Sanitary Sewer
- Storm Sewer
- Storm Drainage
- Potable Water
- Recycled Water
- Park(s)
- Open Space
- Recreation Center
- Trails/Paths
- Signage
- Public Art
- Shared Access Drives
- Shared Parking Facilities
- Shuttle Services
- Street Lights
- Impact Fees
- Smart Infrastructure Technologies
- Public Wi-Fi

EXHIBIT F

Estimated Costs of Public Improvements

Description		4	Total Uninflated District Budget		l otal Inflated District Budget
Smart Community Amonthias		¢	32,000,000	\$	35,237,125
Smart Community Amenities Shuttle Service #1		\$	1,000,000		1,072,414
Shuttle Service #2		\$	1,000,000		1,127,328
Public Wi-Fi		\$	1,000,000	\$	1,073,755
Signage #1		\$	1,500,000	\$	1,610,633
Signage #2		\$	1,500,000	\$	1,693,106
Shared Parking Facility #1			12,500,000		13,421,938
Shared Parking Facility #2			12,500,000		14,109,215
Community Gathering Place		\$	1,000,000		1,128,737
Construction Management, Future Phase Engineering, Permitting		\$	14,780,040	\$	16,421,646
Review, Legal, and Permitting Fees	3.00%	\$	2,062,331	\$	2,291,392
Engineering	6.00%	\$	4,124,662		4,582,785
Surveying	1.00%	\$	687,444	\$	763,797
Materials Testing	1.50%	\$	1,031,166	\$	1,145,696
CO, CM & Admin	10.00%	\$	6,874,437	\$	7,637,975
District Eligible Portion of Mass Grading		\$	931,088	\$	931,088
Mass Grading		\$	5,856,000	\$	6,207,253
Phase 1 - Retail on Tower south of Dogwood		\$	760,000		760,000
Phase 2 - Parcels west of existing products in north DIBC		\$	1,680,000	\$	1,768,233
Phase 3 - Southwest portion of DIBC between Dogwood and Rail Stop lar	nd	\$		\$	2,678,972
Phase 4 - Remaining northwest area of DIBC		\$	896,000		1,000,048
		¢	0 422 260	¢	10 607 002
Community Open Space & Drainage		\$ \$	9,423,260	\$ \$	10,607,903 1,522,641
Complete Dogwood Drainange Improvements		9 \$		\$	761,321
Complete 65th Area Drainage Improvements		\$		\$	446,450
Complete North DIBC Drainage Improvements TBD Park - North Half (1.5-acres @ \$15 per s.f.)		\$	980,100		1,272,297
TBD Park - South Half (3.0-acres @ \$12 per s.f.)		\$	1,568,160		1,842,185
Dogwood Gulch Beautification, Path, and Park Improvements		\$	3,500,000		3,911,320
Public Art		\$	725,000		851,689
Right Of Way Improvements		\$	16,623,224	\$	18,797,853
Phase 1 Right Of Way Improvements		\$	1,998,230	\$	2,003,230
Phase 2 Right Of Way Improvements		\$	1,822,110	\$	1,937,056
Phase 3 Right Of Way Improvements		\$	5,891,690	\$	6,592,315
Phase 4 Right Of Way Improvements		\$	3,028,200	\$	3,557,357
Phase 5 Right Of Way Improvements		\$	2,651,050	\$	3,475,951
DIBC Share 64th and Telluride Improvements		\$		\$	1,131,944
Deep Sewer Line Premium - Phase 2 (Telluride)		\$	100,000	\$	100,000
Wet Utilities		\$	9,466,800	\$	10,805,779
Phase 1 Wet Utilities		\$	991,270	\$	993,750
Phase 2 Wet Utilities		\$	1,584,660	\$	1,684,627
Phase 3 Wet Utilities		\$	3,032,120	\$	3,392,692
Phase 4 Wet Utilities		\$	2,380,420	\$	2,796,382
Phase 5 Wet Utilities		\$	1,478,330	\$	1,938,327

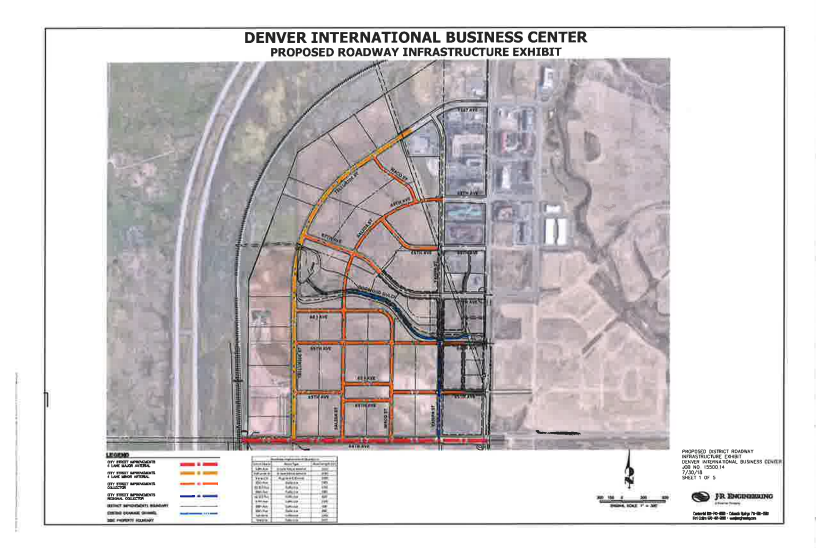
Total

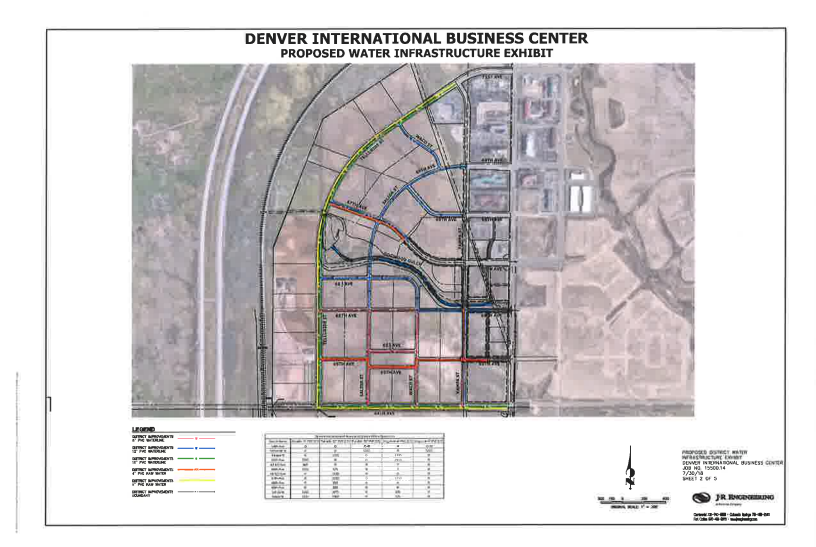
Total

Description			Total Uninflated District Budget	Total Inflated District Budget	
Legal & Financing Costs		\$	300,000	\$	300,000
Legal - Financing		\$	50,000	\$	50,000
Legal - Service Plan Amendment		\$	250,000	\$	250,000
Developer Advances for Completed Work		\$	7,801,561	\$	7,801,561
Filing #7 Roads		\$	1,600,000	\$	1,600,000
Filing #7 Wet Utilities		\$	1,600,000	\$	1,600,000
DIBC Share - Pena Station NEXT Lift Station Costs		\$	1,137,872	\$	1,137,872
DIBC Share - Pena Station NEXT Telluride Connection Costs		\$	148,689	\$	148,689
Land Contribution for Drainage Tracts		\$	3,315,000	\$	3,315,000
Project Contingency	10.00%	\$	8,352,441	\$	<mark>9,280,139</mark>
Total Infrastructue Costs		\$	99,678,414	\$	110,183,094

EXHIBIT G

Maps of the anticipated location of examples of Public Improvements









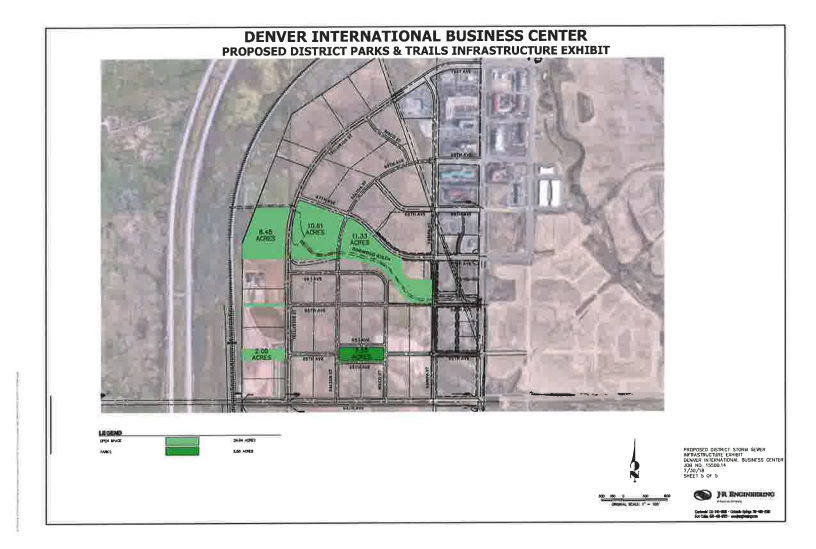


EXHIBIT H

Matrix setting forth the anticipated ownership, operation and maintenance of Public Improvements

Description	Party which Constructs	Party which Owns	Party that performs O&M	Parties that share the O&M Costs
Public Roads, Outside of curb to outside of curb				
64th Avenue from Tower Rd. to Telluride St. (north half)	DIBC MD #1	Denver	Denver	Denver
64th Avenue west of Telluride St. (north half)	DIBC MD #1	Denver	Denver	Denver
65th Avenue from Tower Rd. to Telluride St.	DIBC MD #1	Denver	Denver	Denver
66th Avenue from Tower Rd. to Telluride St.	DIBC MD #1	Denver	Denver	Denver
Dogwood Way (name TBD) from 66th Ave. to Telluride St.	DIBC MD #1	Denver	Denver	Denver
67th Avenue from Yampa St. to Telluride St.	DIBC MD #1	Denver	Denver	Denver
68th Avenue from Yampa St. to Salida St.	DIBC MD #1	Denver	Denver	Denver
69th Avenue from Yampa St. to 68th Avenue	DIBC MD #1	Denver	Denver	Denver
Corporate Campus Way (name TBD) from 96th Avenue to Telluride	DIBC MD #1	Denver	Denver	Denver
Yampa Street from 64th Ave. to 66th Ave.	DIBC MD #1	Denver	Denver	Denver
Walden St. from 64th Ave. to 66th Ave.	DIBC MD #1	Denver	Denver	Denver
Salida St. from 64th Ave. to 68th Ave.	DIBC MD #1	Denver	Denver	Denver
Telluride St. from 64th Ave. to Yampa St.	DIBC MD #1	Denver	Denver	Denver

Description	Party which Constructs	Party which Owns	Party that performs O&M	Parties that share the O&M Costs
Private Roads, Outside of curb to outside of curb				
All Inclusion Area Property	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Public Roads, Landscaping and Sidewalks in ROW				
All Inclusion Area Property	DIBC MD #1	Denver	Adjacent Land Owner	Adjacent Land Owner
Traffic Signals	DIBC MD #1	Denver	Denver	Denver
LED and/or Smart Street Lights	DIBC MD #1	Denver	Denver	Denver
Water Systems (Potable and Nonpotable)				
All Inclusion Area Property	DIBC MD #1	Denver Water	Denver Water	Denver Water
Sewer Systems (Public)				
All Inclusion Area Property	DIBC MD #1	Denver	Denver	Denver

Description	Party which Constructs	Party which Owns	Party that performs O&M	Parties that share the O&M Costs
Storm Drainage Pipe (Public)				
All Inclusion Area Property	DIBC MD #1	Denver	Denver	Denver
All Inclusion Area Property (Non-Inundated)	DIBC MD #1	Denver	Denver	Denver
All Inclusion Area Property (Inundated)	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
In Public ROW (Non-Inundated)	DIBC MD #1	Denver	Denver	Denver
In Public ROW (Inundated)	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Dogwood Storm Water Facilities				
Low-Flow Channel	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
nundation Area	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Water Quality Ponds on LCF or DIBC Metro District #1 Property	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Water Quality Ponds on lands owned by others in the Inclusion Area	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Parks				
Park(s)	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Bike Paths and/or Trails	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Dogwood Open Space	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1

Denver International Business Center Metropolitan District #1

Description	Party which Constructs	Party which Owns	Party that performs O&M	Parties that share the O&M Costs
Other Open Space(s)	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Dry Utilities				
Electric	Xcel	Xcel	Xcel	Xcel
Gas	Xcel	Xcel	Xcel	Xcel
Renewable Generation Systems/Facilities	TBD	TBD	TBD	TBD
Energy Storage	TBD	TBD	TBD	TBD
Shared Parking				
Shared Parking Facilities, Surface or Structured	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Signage				
Monument Signs	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Public Art	4			
Public Art Pieces	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1

Description	Party which Constructs	Party which Owns	Party that performs O&M	Parties that share the O&M Costs
Shuttle Service				
Area Shuttle Services	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1
Smart Technologies				
Public Wi-Fi System	DIBC MD #1	DIBC MD #1	DIBC MD #1	DIBC MD #1

EXHIBIT I

Numerical Plan

DA DAVIDSON

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1

Future Full Growth Development Projection at 50,000 (largel) Mills for Debt Service Existing Series 2010 plus Future Parity Bonds

		Mkt V ue	~~~~~	a122222222	As'ed Value	< Plailed/Deve	Avail Value	****		MM VAND			A + d V	Total	District D/S Mill Levy	District D/S M Lavy	District S.O; Taxes		- 36
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5		10		0	0	828,096	831,786	252,024		41,001_435		788,016,025	188,244,331	189,076,117	50 000	9,264,730	0		10,
		1.11		a	0	3,543,088	1 410,657	60,000	0			794,571,675	196,173,604	199,584,261	50 000	9,779,629	0		10
		0		0	0	803,487	240,148	144,000	0	47,674,301		889,320,789	228,524,647	228,764,795	50 000	11,209,475	6		12
	D			9	0	950 357	1,027,495	60,000	σ			896 141 288	230,425,786	231,453,281	50 000	11,341,211	9		12,
	۵	10		0	0	3,514,101	233 011	60,000		53,768,477		959,185,643	257,903,029	258,136,040	50 000	12,648,666	6		14
1	D.			9	0	2,435,17B	275,604	144,000	0			1,009,141,812	259,880,973	260,156,577	50 000	12,747,672	0		14
2		0		0	0	907,591	1.019,089	96,000	ö	60 548,509		1,103,660,515	278,163,836	279 182,928	50 000	13,679,963	0		15,
3	.0			α	.0	3,471,074	706,202	80,000	0			1,113 504,151	292,651,125	293,357,327	50 000	14,374,509			15
- 11	U	10		a	0	803,748	263,201	144,000	0	66,810,249		1,233,328,286	320,061.540	320,324,751	50 000	15,695,913	0		17
	9			0	0	837,136	1,006,611	70,000	0			1,242,289,440	322,916,204	323,922,815	50 000	15 872,218			17
5	0	0		0	0	2,270,142	233,087	75,000		74,537,366		1,326,620,067	357,665 203	357,898,290	50 000	17,537,016	0		19
	9			8	0	3,421,845	242,769	0	250			1,362,136,961	360,263,938	360 506,707	50 000	17,664,829			19
1	0	0		0	0	5,727,514	658,341	144,000	0	81,728,218		1,501,249,114	384,719,820	385,378,161	50 000	18,883,530	2		20
	•				0	5,680,885	992,335	250,000	0			1,602,866,499	395,019,719	396,012,054	50 000	19 404,591	0		21,
	0	.0		ą	ŋ	5,633,325	1,660,979	250,000	0	96,171,990		1,802,688,221	435,362,243	437,023,222	50 000 50 000	21,414,138 22,857,458	Ď		23
	0				0	5,584,813	1,647,457	250,000	0			1,908,410,049	464,831,285 522,779,584	466,478,741	50 000	22,857,458	0		25
2	0	(\$)		0	0	3,885,330	1,633,664	250,000		114,504,657		2,130,752,787	553,439_175	524,413,248	50 000	25,696,249	2		27
				0	0	0	1 619,596	175,000		132,464,912		2,207,748,535 2,340,213,447	617,918,308	555,058,771 619,045,054	50 000	30,333,208	a.		30
		0		š	0	4	1,126,746 0			132,404,912		2,340,213,447	640.247.075	640.247.075	50 000	31,372,107	6		31
				0	0	0	0			140,412,807		2,480,626,254	678,661,900	678,661,900	50 000	33,254,433	ě.		33
		9		ě	0	8	0			140,412,007		2,480,626,254	678 661,900	678,661,900	50 000	33,254,433	0		33
		0		0	0	0	0			148.837.575		2,629,463,829	719,381,614	719,381,614	50 000	35,249,699			35
		9			a a	6	0			1-0,001,010		2,629,463,829	719,381,614	719,381,614	50 000	35,249,699	0		35
		0		0	0		0			157,767,830		2,029,403,029	762,544,510	762,544,510	50 000	37,364,681	=		37
1		(W)					0			101,101,000					00 000	57,004,001	3		
	0	0	0					3,657,241	2,163	1,382 063 992	102,787,103					613,211,802	p	2,615,485	650
- 11										P. P.							2.00		

7/27/2018 E DIBCMD Fin Plan 18 xlax

SP RGNRLB Fin Plan

Prepared by D A Davidson & Co

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SP RGNRLB Fin Plan

Prepared by D A Davidson & Co Draft For discussion purposes only

FAR	Net Available for Gald Sve	\$12,465,000 Par [Net \$11 857 MM] Net Debt	\$77,445,000 Par [Net \$56 702 MM] Net Dabl	\$25,000,000 Par [Not \$18 004 MM] Not Dobt	\$60,000,000 Par [Nel \$43.567 MM] Nel Debl	Total Nei Debi	Annal	Surplus Release @ += 13.000.500	Cumulative Surplus \$5,000,000 faquet	Dubil Dubil Assessed Ratio	Debt/ Act'i Value	Cont. of Hot 23 @ 50.000 Targel	Gev. of Net D3: @ 50 00 Cap
2010	1,018,746	\$0				0	n/a		424,539	55%	0%	0%	(
2010	773,001	647,396				847,396	n/a		8,055	73%	0%	133%	17
2011	616,616	621,500				621,500	n/a		8,076	73%	0%	98%	13
2012	669,640	671,500				671,500	n/a		8 643	75%	16%	84%	12
2014	709,267	720,000				720,000	n/a		3 469	76%	16%	66%	11
2015	770,321	772,000				772,000	n/a		5,528	55%	12%	51%	10
2016	655,420	861,963			1	861,963	n/a		8,209	53%	11%	96%	12
2017	917,493	913,213				913,213	n/a		12.305	38%	В%	90%	12
2018	934,852	916,58B				916,588	18,265	D	30,570	276%	57%	154%	16
2019	1,560,318	918,588	\$0			918,568	641,731		672,300	217%	53%	170%	17
2020	2,041,187	924,988	0			924,988	1,116,199	0	1,788,500	201%	45%	221%	22
2021	2.292.351	930,588	0			930,588	1,361,763	0	3,150,263	182%	36%	246%	24
2022	2.076.935	940,113	0			946,113	1,730,812	0	4,881,075	154%	35%	283%	28
2023	3,225,278	949,844	3,872,250			4,822,094	(1,595,815)	0	3,285,260	124%	30%	67%	6
2024	3.899.143	957,294	3,872,250			4,829,544	(930,401)	0	2,354,859	110%	30%	81%	8
2025	4,151,194	973,206	3,872,250	\$0		4,845,458	(694,262)	0	1,660,597	134%	35%	86%	8
2026	4,749,520	987,069	3,872,250	0		4,859,319	(113,793)	0	1,546,804	131%	35%	98%	9
2027	4.946.817	1,019,569	3,872,250	0		4,691,819	54,698	0	1,601,502	120%	31%	101%	10
2028	5,409,174	1,029,069	3,937,250	0		4,966,319	442,855	9	2,044,357	118%	27%	109%	10
2029	5.457,926	1.051.569	3,914,000	1,250,000		6,215,569	(727,642)	0	1 316 715	106%	24%	88%	E
2030	5,926,041	1,071,319	4,156,750	1,250,000	\$0	6,478,069	(552,028)	0	764,687	141%	34%	92%	E
2031	6,778,653	1,073,319	4,157,250	1,250,000	0	6,480,569	286,095	0.	1,050,781	125%	30%	104%	10
2032	7,475,764	1,080,319	4,427,000	1,250,000	0	6,757,319	718,446	.0	1,769,227	116%	29%	111%	11
2033	7.673.548	1,094,631	4,412,500	1,250,000	0	6,757,131	1,118,417	0	2,885,644	102%	25%	117%	11
2034	8.770.688	1,095,719	4,707,250	1,250,000	3,000,000	10,052,969	(1,262,281)	10	1,623,363	97%	23%	87%	E
2035	8,119,016	1,101,259	4,705,750	1,250,000	3,000,000	10,057,009	(937,934)	-0	685,430	84%	20%	91%	Ş
2036	10,345,146	0	8,117,000	1,250,000	3,000,000	10,367,000	(21,854)	(0)	663,576	78%	20%	100%	10
2037	10,003,000	0	6,115,250	1,250,000	3,000,000	10,365,250	600,050	0	1,263,626	67%	17%	106%	10
2038	12,205,404	0	6,447,500	1,250,000	3,000,000	10 697,500	1,697,904	10	2,961,530	65%	17%	116%	11
2039	12.632.400	0	6,451,750	1,250,000	3,000,000	10,701,750	1,930,650	Φ.	4,892,180	57%	15%	118%	11
2040	14,080,11	0	6,803,250	1,250,000	3,000,000	11,053,250	3,026,868	2,919,048	5,000,000	55%	14%	127%	12
2041	14,179,350	¢.	6,799,250	1,250,000	3,000,000	11,049,250	3,130,140	3,130,140	5,000,000	50%	13%	128%	12
2042	15.111,949	0	7,176,250	1,250,000	3,000,000	11,426,250	3,685,699	3,685,699	5,000,000	45%	12%	132%	13
2043	15,040,760	0	7,174,750	1,250,000	3,000,000	11,424,750	4,522,016	4,522,016	5,000,000	41%	11%	140%	14
2044	17,268,443	0	7,567,250	1,250,000	3,000,000	11,817,250	5,451,193	5,451,193	5,000,000	39%	10%	146%	14
2045	17.587,525	0	7,568,500	1,250,000	3,000,000	11,818,500	5,749,025	5 749,025	5,000,000	34%	9%	149%	14
2045	19,363,852	0	7,985,500	1,250,000	3,000,000	12,236,500	7_127,352	7,127,352	5 000,000	32%	B%	158%	15
2047	30,491,940	0	7,989,750	1,250,000	3,000,000	12,239,750	7,252,196	7,252,196	5,000,000	28%	7%	159%	1
2048	20,710,932	0	8,432,250	1,250,000	3,000,000	12,682,250	8,028,682	8,028,682	5,000,000	25%	6%	163%	16
2049	21 232,281	0	8,433,906	1,250,000	3,000,000	12,683,908	8,548,374	8,548,374	5 000,000	19%	5%	167%	11
2050	23,242,118	0	0	4,635,000	3,000,000	7,635,000	15,607,118	15,607,118	5,000,000	17%	4%	304%	30
2051	22,857,458	9	8	4,240,750	3 115,000	7,355,750	15,501,708	15,501,708	5,000,000	15%	4%	311%	3
2052	25,696,249	0	0	4 497 750	3,774,250	8,272,000	17,424,249	17,424,249	5,000,000	13%	3%	311%	3
2053	27,197,880	0		4,499,000	4,255,250	8,754,250	18,443,630	18,443,630	5,000,000	11%	3%	311%	31
2054	30,333,208	a	0	4,766,250	4,995,250	9,761,500	20,571,708	20,571,708	5,000,000	10%	3%	311%	3
2055	31,372,107	0	8	4,764,938	5,335,000	10,099,938	21,272,169	21,272,160	5,000,000	8%	2%	311%	31
2056	33,254,433	0	0	0	10,702,500	10,702,500	22,551,933	22,551,933	5,000,000	7%	2%	311%	3.
2057	33,254,433	0	8	0	10,705,250	10 705,250	22,549,183	22,549,183	5,000,000	5%	1%	311%	3
2058	35,249,699	0	0	0	11,347,750	11,347,750	23,901 949	23,901,949	5 000 000	4%	1%	311%	3
2059	35,249,699		0	0	11,347,000	11,347,000	23,902,699	23,902,699	5,000,000	2%	1%	311%	31
2060	37,364,681	(Q)	9	0	12,024 802	12,024,802	25 339 879	30,339,879	0	0%	0%	311%	31

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1 Future Full Growth Development Projection at 60 000 (target) Mills for Debt Service Existing Series 2010 plus Puetro Patity Bends D A DAVIDSON

7/27/2018 E DIBCMD Fin Plan 18 xbx

SP	RGNRLE	l Fin	Plan

Prepared by D A Davidson & Co Draft For discussion purposes only

	Available for Sub Detri Service	Application of Prior Year	Total Available for Sub Date Server	Dans Bonds	Sub Bond Interest Interest Jacons	Less Payments Tronneti Bule Boost Internet	Addreed Internet • Int. on Ball @ 7,000%	Lank Payments Tensor Account Statest	Balance of Account Interest	Sub Rando Principal Instead	Lass Payments Toward Bond	Balanco of Gase Barrol Primagal	Tolal Sub Debt.	Annual	Burplus Reference	Cumulpile Begins
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P	0		0	12/1 30	\$168,737	\$0	\$168,737	\$0	\$168,737	\$61,985,000	0	\$61,985,000	0	0		
	U	0	0		4,338,950	õ	4,350,762	0	4,519,499		0	61,985,000	0	0	0	
2	n	9	0		4 338,950	0	4,655,315	.0	9,174,813		0	61,985,000	20	0	0	
	0	0	0		4,338,950	0	4,981,187	0	14,156,000		0	61,985,000 61,985,000	0	0	0	
	0	0	0		4,338,950	0	5,329,870	0	19,485,870 25,188,831		0	61,985,000	0	0	0	
	0	0	0		4.338,950		5,702,961 6,102,168		31,291,000		0	61,985,000	6	0	0	
3	0	0	0		4,338,950	0	6,529,320	0	37,820,319		0	61,985,000	0	0	1 0	
	a	0	0		4,338,950	0	6,986,372	0	44,806,692		0	61,985,000	0	0		
	0	0	0		4,338,950	0	7,475,418	9	52 282,110		0	61,985,000	0	0	0	
	2,919,048	0	2,919,048		4,338,950	2,919,048	5,079,649	0	57,361,760		0	61,985,000	2,919,048	0	ø	
	3,130,140	0	3,130,140		4,338,950	3,130,140	5,224,133	0	62,585,893		0	61,988,000	3,130,140	0	0	
	3,685,699	0	3,685,699		4,338,950	3,685,699	5,034,263	0	67,620,156		0	61,083,000	3,685,699	0	0	
	4,522,016	0.	4,522,016		4,338,950	4,338 950	4,733,411	183,066	72,170,501		0	81,055,000	4,522,016	0	9	
- 1	5,451,193	8	5,451,193		4,338,950	4,338,950	5,051,935	1,112,243	76,110,192		0	61,965.000	5,451,193	0	0	
- 1	5,749,025	0	5,749,025		4,338,950	4,338,950	5,327,713	1,410,075	80,027,831		0	81,585,000	5,749,025	0	0	
	7,127,352	0	7,127,352		4,338,950	4,338,950	5,601,948	2 788,402	82,841,377		0	811,065,000	7,127,352	0	0	
	7,252,196	9	7 252,196		4,338,950	4,338,950	5,798,896	2 913,246	85,727,027		0	E1.585.500	7,252,196	0	0	
	8,028,682	0	8,028,682		4,338,950	4,338,950	6,000.892	3,689,732	88,038,187		0	61,963,000 E1,865,000	8,028,682 8,548,374	0	8	
	8 548,374	0	8,548,374		4,338,950 4,338,950	4,338,950 4,338,950	6,162,673 6,299,401	4,209,424 11,268,168	89,991,430 85,022,668		0	01,985,000	8,548,374 15,607,11B	0	0	
	15,607,118 15,501,708	0	15,607,118 15,501,708		4,338,950	4,338,950	6,299,401 5,951,587	11,268,168	79,811,496		0	01,565,000	15,501,708	0	6	
	15,501,708	0	17,424,249		4,338,950	4,338,950	5,586,805	13,085,299	72,313,002		0	61,965,000	17,424,249	0	0	
	18,443,630		18,443,630		4,338,950	4,338,950	5,061,910	14,104,680	63,270,232		0	61,565,000	18 443,630	0	0	
	20,571,708	0	20,571,708		4 338 950	4,338,950	4,428,916	16 232,758	51,466,391		0	£1,565,000	20,571,708	0	0	
	21,272,169	0	21,272,169		4,338,950	4,338,950	3,602,647	16,933,219	38,135,819		ō	61,165,000	21,272,169	0	D	
	22,551,933	0	22,551,933		4,338,950	4,338,950	2,669,507	18,212,983	22,592,343		0	61,595,000	22,551,933	0	0	
	22,549,183	0	22 549 183		4,338,950	4 338 950	1,581,464	18,210,233	5,963,574		0	61,965,000	22,549,183	0	0	
	23,901,949	0.	23,901,949		4,338,950	4,338,950	417,450	6,381,025	0		13,181,000	45,804,000	23,900,975	975		
- 1	23 902 699	075	23,903,674		3,416,280	3,416,280	0	0	0		20,487,000	28.317.000	23 903,280	(581)	0	
	30 339,879	0	30,339,879		1,982,190	1,982,190	0	0	0		28,317,000	10	30,299,190	40,689	41,083	
	288,479,953		288 480 927		127,052,000	64,358,358	141,807.312	141,897,312		61,985,000	61,985,000	1	288,438,870	41,083	41,083	

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1 Future Full Growth Development Projection at 50.000 (target) Millis for Debt Service Existing Series 2010 plus Future Parily Bonds DA DAVIDSON

D A DAVIDSON

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1 Operations Revenue and Expanse Programming

	Total Assessed	Oper'ns Mai Larry	Total Collections	S O Taxes Collected*	Tolal Available Fee CSM
2010	\$24,183,210	16 680	\$395,308	56,879	\$452,187
2011	22,713,810	16 680	371,289	53,423	424,712
2012	17,082,570	16 680	279,239	40,178	319,417
2013	17,120,840	16 680	279,864	40,268	320,132
2014	16,527,080	16 680	270,158	38,872	309,030
2015	16,200,030	16 680	264,812	38,102	302,915
2016	22,117,250	16 680	361,537	57,408	418,945
2017	22,584,450	16 680	369,174	58,620	427,795
2018 2019	30,425,070	16 680 16 680	497,340 509,373	78,972 122,176	576_312 631.549
2019 2020	31,161,162 40.658,165	16 680	664,615	159,412	824,027
2020	43,772,396	16 680	715,521	171,622	887,143
2021	48,185,242	16 680	787,655	188,924	976.579
2022	56,534,864	16 680	924,142	221,661	1,145,803
2024	70,262,216	16 680	1,148,534	275,483	1,424,017
2025	72,544,355	16 680	1,185,839	284,431	1,470,270
2026	82,526,048	16 680	1,349,004	323,567	1 672,571
2027	84,480,344	16,680	1,380,949	331,229	1,712,179
2028	91,060,415	16 680	1,488,510	357,028	1,845,538
2029	92,662,795	16 680	1,514,703	363,311	1,678,014
2030	101,599,052	16 680	1,660,779	398,348	2,059,127
2031	118,749,707	18 680	1,941_130	465,582	2,406,722
2032	133,216,203	16 680	2,177,605	522,312	2,699,917
2033	141,329,231	16 680	2,310,224	554,121	2,884,346
2034	160,041,323	16 680	2,616,099	627,487	3,243,587
2035	166,738,007	16 680	2,725,566	653,744	3,379,310
2036 2037	189,076,117 199,584,261	16 680 16 680	3,090,714 3,262,484	741.327 782,527	3 632,040 4,045,011
2037	228,764,795	16 680	3,739,481	696,937	4,636,418
2038	231,453,281	16 680	3,783,428	907,478	4,690,906
2039	258,136,040	16 680	4,219,595	1,012,096	5,231,691
2040	260,156,577	16 680	4,252,623	1,020,018	5,272,641
2042	279,182,926	16 680	4,563,636	1,094,618	5,658,252
2043	293,357,327	16 680	4,795,336	1,150,191	5,945,527
2044	320,324,751	16 680	5,236,157	1,255,924	6,492,081
2045	323,922,815	18 680	5,294,972	1,270,031	6,565,003
2046	357,898,290	16 680	5,850,349	1,403,242	7,253,590
2047	360,506,707	16 680	5 892 987	1,413,469	7,306,456
2048	385,378,161	16 680	6,299,546	1,510,985	7,810,530
2049	396,012,054	16 680	6,473,371	1,552,678	8,026,049
2050	437,023,222	16 680	7,143,756	1,713,474	8,857,230
2051	466,476,741	16 680	7,625,248	1,828,962	9,454,210
2052	524,413,248	16 680	8,572,269	2,056,111	10,628,380
2053	555,058,771	16 680	9,073,213	2,176,266	11,249,478 12,548,300
2054	619,045,054 640,247,075	16 680 16 680	10,119,158 10,465,735	2,427,142 2,510,270	12,976,005
2055 2056	678.661.900	16 680	11,093,679	2,660,687	13,754,566
2058	678,661,900	16 680	11,093,679	2,660,887	13,754,566
2057	719,381,614	16 680	11,759,300	2,820,540	14,579,640
2058	719.381.614	16 680	11,759,300	2,820,540	14,579,840
2059	762,544,510	16 680	12,464,858	2,989,772	15,454,630

[*] Collected on Total Mills

SP RGNAL8 Fin Plan



DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1 Development Summary Fulure Growth Development Projection -- Buildout Plan (updated 7/23/18)

Product Type	Starbucks Anchored	7-Eleven / Cadence	Strip Retail	Retail - Grocer	Restaurants	Future Retail	Flex Office/Hig Bay/Lt Ind/Distr
MV \$ ('18)	\$317/sf	\$425/sf	\$175/sf	\$130/sf	\$425/sf	\$175/sf	\$75/sf
2017	10,300		14	a. 1	2.1	2	-
2018		1 750		(A) (
2019			9,500		•		
2020				-	9,000		
2021				78,679	e)		
2022					 (i) 	22,500	80.00
2023			14	000			80.00
2024						+	
2025	-			- Cal)			80,00
2026					× .		60,00
2027					<u>v</u>		60,00
2028	-			. et 1			80,00
2029					2.0		
2030					- X		
2031				191		2	1
2032						· · ·	
2033					2.1		1
2034	-			(a)		N	i ol
2035	2	÷	14		•	1 P	
2036		w	<u>04</u>		•		75.00
2037							60.00
2038				1.01			
2039	-	¥1		(m)	*	(e	60.00
2040			19	1993		,	80,00
2041							
2042				24. L		14	
2043	4			(m)	Â.		80,00
2044	14			1.00			
2045					•		70,00
2046						-	75,00
2047		21 J		EAL		(2	
2048		2		1.8.1			
2049		•		222			
2050							
2051			14	2			
2052			1	260 C	A.		
2053	3 I I		ie i	1.05	×		
	10,300	1,750	9,500	78,679	9,000	22,500	940,00
IV @ Full Buildout	\$3,265,100	\$743,750	\$1,662,500	\$10,228,270	\$3,825,000	\$3,937,500	\$70,500,0

7/27/2018 E DIBCMD Fin Plan 18 xlsx

notes:

Dev Summary

Prepared by D.A. Davidson & Co.

D A DAVIDSON

7

Comm'I SF* Hotel Rooms 10.2001

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DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT #1 Development Summary Future Growth Development Projection -- Buildout Plan (updated 7/23/18)

Hotel (Corintihan Wingate) Hotel (Hornewood Suites/Tru) Hotel Limited Service Office Full Service Hotel (Candlewood) Hotel Product Type \$220/sf \$80,000/Rm \$80,000/Rm \$80,000/Rm \$80,000/Rm \$100,000/Rm MV \$ ('18) 2017

	10,300	-						2017
3	1,750	101	<u> </u>	2	123	195		2018
1	9,500	1.00	×	120	÷ .	-		2019
	9,000	1973				8		2020
2	78,679		200	•				2021
3	102 500	22	325			-		2022
54	80,000	263	8	+1				2023
	84,000	223					84 000	2024
	80,000						- C	2025
	60,000	1.25						2026
S	60,000	2.25	17 - L	÷1	G4 1		· · · · ·	2027
	80,000	1.001	(E)	*)	(a) (÷	20	2028
5		500	7	A 61	000			2029
2		4	250					2030
	96,000	(+)			1.1		96,000	2031
	126,342		(m	ě.	161		126,342	2032
2			200	10	2411	-		2033
	144,000						144,000	2034
	111,146	245		- 2	4		111,146	2035
	252 024	543		25			177,024	2036
	60.000				9 E	÷		2037
	144,000	-					144,000	2038
	60,000						11,000	2039
1.4	80,000	(-)			4			2040
	144.000	:=:		*	1.41		144,000	2041
	96,000						96,000	2042
	80,000						441444	2043
	144,000	1.01		2	21		144,000	2044
	70,000			÷	100		144,000	2045
	75.000	540		-	-			2046
2			250					2040
1	144_000	127	2	<u> </u>			144,000	2048
	250.000	562	5	2	-		250,000	2049
	250,000	(-)					250 000	2050
	250,000			- ÷ -			250,000	2050
	250,000						250,000	2052
	175,000	:+:	2				175.000	2052
	110,0001					-	175,000	2053
2,1	3,657,241	500	1,225	120	123	195	2,585,512	
	\$846,014,760	\$50,000,000	\$98,000,000	\$9,600,000	\$9,840,000	\$15,600,000	\$568,812,640	Full Buildout

7/27/2018 E DIBCMD Fin Plan 18 xlsx

Dev Summary

Prepared by D.A. Davidson & Co.



SOURCES AND USES OF FUNDS

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT GENERAL OBLIGATION BONDS, SERIES 2019 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections)

[Preliminary -- for discussion only]

Dated Date	12/01/2019
Delivery Date	12/01/2019

Sources:

Bond Proceeds:	
Par Amount	77,445,000.00
	77,445,000.00
Uses:	
Project Fund Deposits:	
Project Fund	56,792,006,25
Other Fund Deposits:	
Capitalized Interest	11,616,750.00
Debt Service Reserve Fund	7,237,343.75
	18,854,093.75
Delivery Date Expenses:	
Cost of Issuance	250,000.00
Underwriter's Discount	1,548,900.00
	1,798,900.00
	77,445,000.00



BOND PRICING

Bond Component	Maturity Date	Amount	Rate	Yield	Price
Term Bond due 2049:					
	12/01/2028	65,000	5.000%	5.000%	100.000
	12/01/2029	45,000	5.000%	5.000%	100.000
	12/01/2030	290,000	5.000%	5.000%	100.000
	12/01/2031	305,000	5.000%	5.000%	100.000
	12/01/2032	590,000	5.000%	5.000%	100,000
	12/01/2033	605,000	5.000%	5.000%	100.000
	12/01/2034	930,000	5.000%	5.000%	100.000
	12/01/2035	975,000	5.000%	5.000%	100.000
	12/01/2036	2,435,000	5.000%	5.000%	100,000
	12/01/2037	2,555,000	5.000%	5.000%	100.000
	12/01/2038	3,015,000	5.000%	5.000%	100.000
	12/01/2039	3,170,000	5.000%	5.000%	100.000
	12/01/2040	3,680,000	5.000%	5.000%	100.000
	12/01/2041	3,860,000	5.000%	5.000%	100.000
	12/01/2042	4,430,000	5.000%	5.000%	100.000
	12/01/2043	4,650,000	5.000%	5.000%	100.000
	12/01/2044	5,275,000	5.000%	5.000%	100.000
	12/01/2045	5,540,000	5.000%	5.000%	100.000
	12/01/2046	6,235,000	5.000%	5.000%	100.000
	12/01/2047	6,550,000	5.000%	5.000%	100.000
	12/01/2048	7,320,000	5.000%	5.000%	100.000
	12/01/2049	14,925,000	5.000%	5.000%	100.000
		77,445,000			
Dated D	ata	1	2/01/2019		
Dated D			2/01/2019		
First Co			6/01/2020		
Flist CO	ироп	Ŭ	0/01/2020		
Par Amo Original	ount Issue Discount	77,4	45,000.00		
Producti	on	77,4	45,000.00	100.000000%	
	iter's Discount		48,900.00	-2.000000%	
Purchas Accrued	e Price Interest	75,8	96,100.00	98.000000%	
Net Pro	ceeds	75,8	96,100.00		



BOND SUMMARY STATISTICS

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT GENERAL OBLIGATION BONDS, SERIES 2019 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections) [Preliminary -- for discussion only]

12/01/2019 Dated Date Delivery Date First Coupon 12/01/2019 06/01/2020 12/01/2049 Last Maturity Arbitrage Yield 5.000000% True Interest Cost (TIC) 5.145160% Net Interest Cost (NIC) 5.000000% 5.168990% All-In TIC 5.000000% Average Coupon 24.857 Average Life (years) Weighted Average Maturity (years) 24.857 Duration of Issue (years) 14.212 77 445 000 00

77,445,000.00
77,445,000.00
96,251,250.00
97,800,150.00
1,925,025,000.00
1,925,025,000.00
173,696,250.00
15,671,250.00
5,789,875.00
20.000000
20.000000
98.000000

Bond Component	Par Value	Price	Average Coupon	Average Life	Average Maturity Date	PV of 1 bp change
Term Bond due 2049	77,445,000.00	100.000	5.000%	24.857	10/08/2044	120,039.75
	77,445,000.00			24.857		120,039.75

	TIC	All-In TIC	Arbitrage Yield
Par Value + Accrued Interest + Premium (Discount)	77,445,000.00	77,445,000.00	77,445,000.00
- Underwriter's Discount - Cost of Issuance Expense - Other Amounts	-1,548,900.00	-1,548,900.00 -250,000.00	
Target Value	75,896,100.00	75,646,100.00	77,445,000.00
Target Date Yield	12/01/2019 5,145160%	12/01/2019 5.168990%	12/01/2019 5.000000%



BOND DEBT SERVICE

Annua Deb Servic	Debt Service	Interest	Coupon	Principal	Period Ending
	1,936,125	1,936,125			06/01/2020
3,872,25	1,936,125	1 936 125			
5,072,25					12/01/2020
2 072 25	1,936,125	1 936 125			06/01/2021
3,872,25	1,936,125	1 936 125			12/01/2021
0 070 05	1,936,125	1,936,125			06/01/2022
3,872,25	1,936,125	1,936,125			12/01/2022
	1,936,125	1,936,125			06/01/2023
3,872,25	1,936,125	1,936,125			12/01/2023
	1,936,125	1,936,125			06/01/2024
3,872,25	1,936,125	1,936,125			12/01/2024
	1,936,125	1.936 125			06/01/2025
3,872,25	1,936,125	1.936.125			12/01/2025
	1,936,125	1,936,125			06/01/2026
3,872,25	1,936,125	1,936,125			12/01/2026
0,07 2,20	1,936,125	1,936,125			06/01/2027
3,872,25	1,936,125	1 936 125			
0,012,20					12/01/2027
2 027 25	1,936,125	1 936 125	5.000%	05 000	06/01/2028
3,937,25	2,001,125	1 936 125	5_000%	65,000	12/01/2028
	1,934,500	1 934 500			06/01/2029
3,914,00	1,979,500	1,934,500	5.000%	45,000	12/01/2029
	1,933,375	1 933 375			06/01/2030
4,156,75	2,223,375	1,933,375	5,000%	290,000	12/01/2030
	1,926,125	1,926,125			06/01/2031
4,157,25	2,231,125	1,926,125	5.000%	305,000	12/01/2031
	1,918,500	1,918,500			06/01/2032
4,427,00	2,508,500	1,918,500	5.000%	590,000	12/01/2032
	1,903,750	1,903,750			06/01/2033
4,412,50	2,508,750	1,903,750	5.000%	605,000	12/01/2033
1,112,00	1,888,625	1,888,625	0.00070	000,000	06/01/2034
4,707,25	2,818,625	1,888,625	5.000%	020.000	
4,101,20	1,865,375		5,000%	930,000	12/01/2034
4 705 75	, ,	1,865,375	5 0000/	075 000	06/01/2035
4,705,75	2,840,375	1,865,375	5.000%	975,000	12/01/2035
	1,841,000	1,841,000			06/01/2036
6,117,00	4,276,000	1,841,000	5_000%	2,435,000	12/01/2036
	1,780,125	1,780,125			06/01/2037
6,115,25	4,335,125	1,780,125	5.000%	2,555,000	12/01/2037
	1,716,250	1,716,250			06/01/2038
6,447,50	4,731,250	1,716,250	5_000%	3,015,000	12/01/2038
	1,640,875	1,640,875			06/01/2039
6,451,75	4,810,875	1,640,875	5.000%	3,170,000	12/01/2039
-11-11-1	1,561,625	1,561,625		0,110,000	06/01/2040
6,803,25	5,241,625	1,561,625	5.000%	3,680,000	12/01/2040
0,000,20	1,469,625	1,469,625	0.00070	3,000,000	
6 700 26			E 000%	2 000 000	06/01/2041
6,799,25	5,329,625	1,469,625	5.000%	3,860,000	12/01/2041
7 470 05	1,373,125	1,373,125			06/01/2042
7,176,25	5,803,125	1,373,125	5.000%	4,430,000	12/01/2042
	1,262,375	1,262,375			06/01/2043
7,174,75	5,912,375	1,262,375	5.000%	4,650,000	12/01/2043
	1,146,125	1,146,125			06/01/2044
7,567,25	6,421,125	1,146,125	5,000%	5,275,000	12/01/2044
	1,014,250	1,014,250			06/01/2045
7,568,50	6,554,250	1,014,250	5.000%	5,540,000	12/01/2045
	875,750	875,750			06/01/2046
7,986,50	7,110,750	875,750	5.000%	6,235,000	12/01/2046
.,	719,875	719,875	0.00070	0,200,000	06/01/2047
7,989,75	7,269,875	719,875	5.000%	6,550,000	12/01/2047
1,909,10			5.000%	0,000,000	
9 499 95	556,125	556,125	E 0000/	7 000 000	06/01/2048
8,432,25	7,876,125	556,125	5.000%	7,320,000	12/01/2048
	373,125	373,125			06/01/2049
15,671,25	15,298,125	373,125	5.000%	14,925,000	12/01/2049
173,696,25	173,696,250	96,251,250		77,445,000	



NET DEBT SERVICE

Period Ending	Principal	Interest	Total Debt Service	Capitalized Interest	Debt Service Reserve Fund	Net Debt Service
12/01/2020		3,872,250	3,872,250	3,872,250		
12/01/2021		3,872,250	3,872,250	3,872,250		
12/01/2022		3,872,250	3,872,250	3,872,250		
12/01/2023		3,872,250	3,872,250			3,872,250.00
12/01/2024		3,872,250	3,872,250			3,872,250.00
12/01/2025		3,872,250	3,872,250			3,872,250.00
12/01/2026		3,872,250	3,872,250			3,872,250.00
12/01/2027		3,872,250	3,872,250			3,872,250,00
12/01/2028	65,000	3,872,250	3,937,250			3,937,250.00
12/01/2029	45,000	3,869,000	3,914,000			3,914,000.00
12/01/2030	290,000	3,866,750	4,156,750			4,156,750.00
12/01/2031	305,000	3,852,250	4,157,250			4,157,250.00
12/01/2032	590,000	3,837,000	4,427,000			4,427,000.00
12/01/2033	605,000	3,807,500	4,412,500			4,412,500.00
12/01/2034	930,000	3,777,250	4,707,250			4,707,250.00
12/01/2035	975,000	3,730,750	4,705,750			4,705,750.00
12/01/2036	2,435,000	3,682,000	6,117,000			6,117,000.00
12/01/2037	2,555,000	3,560,250	6,115,250			6,115,250.00
12/01/2038	3,015,000	3,432,500	6,447,500			6,447,500.00
12/01/2039	3,170,000	3,281,750	6,451,750			6,451,750.00
12/01/2040	3,680,000	3,123,250	6,803,250			6,803,250.00
12/01/2041	3,860,000	2,939,250	6,799,250			6,799,250.00
12/01/2042	4,430,000	2,746,250	7,176,250			7,176,250.00
12/01/2043	4,650,000	2,524,750	7,174,750			7,174,750.00
12/01/2044	5,275,000	2,292,250	7,567,250			7,567,250.00
12/01/2045	5,540,000	2,028,500	7,568,500			7,568,500.00
12/01/2046	6,235,000	1,751,500	7,986,500			7,986,500.00
12/01/2047	6,550,000	1,439,750	7,989,750			7,989,750.00
12/01/2048	7,320,000	1,112,250	8,432,250			8,432,250.00
12/01/2049	14,925,000	746,250	15,671,250		7,237,343.75	8,433,906.25
	77,445,000	96,251,250	173,696,250	11,616,750	7,237,343.75	154,842,156.25



BOND SOLUTION

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT GENERAL OBLIGATION BONDS, SERIES 2019 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections)

[Preliminary -- for discussion only]

Period Ending	Proposed Principal	Proposed Debt Service	Debt Service Adjustments	Existing Debt Service	Total Adj Debt Service	Revenue Constraints	Unused Revenues	Debt Serv Coverage
12/01/2020		3,872,250	-3,872,250	924,988	924,988	2,040,464	1,115,477	220,59369%
12/01/2021		3,872,250	-3,872,250	930,588	930,588	2,291,311	1,360,723	246,22194%
12/01/2022		3,872,250	-3,872,250	946,113	946,113	2,675,775	1,729,662	282,81784%
12/01/2023		3,872,250		949,844	4,822,094	3,224,360	-1,597,734	66,86639%
12/01/2024		3,872,250		957,294	4,829,544	3,896,151	-933,393	80,67326%
12/01/2025		3,872,250		973,206	4,845,456	4,148,019	-697,437	85,60637%
12/01/2026		3,872,250		987,069	4,859,319	4,741,776	-117,543	97,58109%
12/01/2027		3,872,250		1,019,569	4,891,819	4,942,577	50,759	101.03762%
12/01/2028	65,000	3,937,250		1,029,069	4,966,319	5,405,089	438,770	108.83491%
12/01/2029	45,000	3,914,000		1,051,569	4,965,569	5,483,692	518,124	110 43433%
12/01/2030	290,000	4,156,750		1,071,319	5,228,069	5,921,605	693,536	113 26563%
12/01/2031	305,000	4,157,250		1,073,319	5,230,569	6,760,511	1,529,943	129 25002%
12/01/2032	590,000	4,427,000		1,080,319	5,507,319	7,438,901	1,931,582	135.07300%
12/01/2033	605,000	4,412,500		1,094,631	5,507,131	7,439,146	1,932,015	135.08205%
12/01/2034	930,000	4,707,250		1,095,719	5,802,969	7,828,837	2,025,869	134 91090%
12/01/2035	975,000	4,705,750		1,101,259	5,807,009	7,829,087	2,022,078	134_82133%
12/01/2036	2,435,000	6,117,000			6,117,000	8,242,151	2,125,151	134,74171%
12/01/2037	2,555,000	6,115,250			6,115,250	8,242,406	2,127,156	134.78444%
12/01/2038	3,015,000	6,447,500			6,447,500	8,680,242	2,232,742	134.62958%
12/01/2039	3,170,000	6,451,750			6,451,750	8,680,503	2,228,753	134.54493%
12/01/2040	3,680,000	6,803,250			6,803,250	9,144,600	2,341,350	134_41516%
12/01/2041	3,860,000	6,799,250			6,799,250	9,144,865	2,345,615	134.49814%
12/01/2042	4,430,000	7,176,250			7,176,250	9,636,797	2,460,547	134.28737%
12/01/2043	4,650,000	7,174,750			7,174,750	9,637,068	2,462,318	134.31922%
12/01/2044	5,275,000	7,567,250			7,567,250	10,158,505	2,591,255	134 24302%
12/01/2045	5,540,000	7,568,500			7,568,500	10,158,782	2,590,282	134 22450%
12/01/2046	6,235,000	7,986,500			7,986,500	10,711,494	2,724,994	134_12000%
12/01/2047	6,550,000	7,989,750			7,989,750	10,711,776	2,722,026	134_06897%
12/01/2048	7,320,000	8,432,250			8,432,250	11,297,640	2,865,390	133.98132%
12/01/2049	14,925,000	15,671,250	-7,237,344		8,433,906	11,297,928	2,864,021	133,95842%
	77,445,000	173,696,250	-18,854,094	16,285,872	171,128,028	217,812,057	46,684,029	



SOURCES AND USES OF FUNDS

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT GENERAL OBLIGATION BONDS, SERIES 2025 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections)

[Preliminary -- for discussion only]

12/01/2025 12/01/2025

Dated Date	
Delivery Date	

Sources:

Bond Proceeds:	
Par Amount	25,000,000.00
	25,000,000.00
Uses:	
Project Fund Deposits:	
Project Fund	18,004,187.50
Other Fund Deposits:	
Capitalized Interest	3,750,000.00
Debt Service Reserve Fund	2,495,812.50
	6,245,812.50
Delivery Date Expenses:	
Cost of Issuance	250,000.00
Underwriter's Discount	500,000.00
	750,000,00
	25,000,000.00



BOND PRICING

Bond Component	Maturity Date	Amount	Rate	Yield	Price
Term Bond due 2055					
	12/01/2050	3,385,000	5.000%	5.000%	100.000
	12/01/2051	3,160,000	5.000%	5.000%	100.000
	12/01/2052	3,575,000	5.000%	5.000%	100.000
	12/01/2053	3,755,000	5.000%	5.000%	100.000
	12/01/2054	4,210,000	5.000%	5.000%	100.000
	12/01/2055	6,915,000	5.000%	5.000%	100.000
		25,000,000			
Dated	Date	1	2/01/2025		
	ry Date	1	2/01/2025		
	oupon	C	6/01/2026		
Par Ar	nount	25.0	00,000.00		
	al Issue Discount	20,0	.00,000.00		
Produ	ction	25.0	00,000.00	100.000000%	
	writer's Discount		00,000.00	-2.000000%	
1 41 41	ase Price ed Interest	24,5	00,000.00	98.000000%	
Net Pr	oceeds	24,5	600,000.00		



BOND SUMMARY STATISTICS

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT **GENERAL OBLIGATION BONDS, SERIES 2025** 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections) [Preliminary -- for discussion only]

12/01/2025

Dated Date Delivery Date 12/01/2025 06/01/2026 First Coupon 12/01/2055 Last Maturity 5.000000% Arbitrage Yield True Interest Cost (TIC) 5.135818% Net Interest Cost (NIC) 5.000000% All-In TIC 5.205250% 5.000000% Average Coupon 27.920 Average Life (years) Weighted Average Maturity (years) 27.920 15.187 Duration of Issue (years) 25,000,000.00 Par Amount Bond Proceeds 25.000.000.00 34,899,500.00 Total Interest Net Interest 35,399,500.00 Bond Years from Dated Date 697,990,000.00 Bond Years from Delivery Date 697,990,000.00 Total Debt Service 59,899,500.00 Maximum Annual Debt Service 7,260,750.00 Average Annual Debt Service 1,996,650.00 Underwriter's Fees (per \$1000) Average Takedown Other Fee 20.000000 20.000000 Total Underwriter's Discount 98.000000 Bid Price

Bond Component	Par Value	Price	Average Coupon	Average Life	Average Maturity Date	PV of 1 bp change
Term Bond due 2055	25,000,000.00	100.000	5.000%	27.920	11/01/2053	38,750.00
	25,000,000.00			27,920		38,750.00

	TIC	All-In TIC	Arbitrage Yield
Par Value + Accrued Interest	25,000,000.00	25,000,000.00	25,000,000.00
+ Premium (Discount) - Underwriter's Discount - Cost of Issuance Expense - Other Amounts	-500,000.00	-500,000.00 -250,000.00	
Target Value	24,500,000.00	24,250,000.00	25,000,000.00
Target Date Yield	12/01/2025 5.135818%	12/01/2025 5.205250%	12/01/2025 5.000000%



BOND DEBT SERVICE

Period Ending	Principal	Coupon	Interest	Debt Service	Annual Debt Service
			005 000	000 300	X
06/01/2026			625,000	625,000	1 250 000
12/01/2026			625,000	625,000	1,250,000
06/01/2027			625,000	625,000	1 250 000
12/01/2027			625,000	625,000	1,250,000
06/01/2028			625,000	625,000	1 250 000
12/01/2028			625,000	625,000	1,250,000
06/01/2029			625,000	625,000	1 250 000
12/01/2029			625,000	625,000	1,250,000
06/01/2030			625,000	625,000	4 050 000
12/01/2030			625,000	625,000	1,250,000
06/01/2031			625,000	625,000	1 350 000
12/01/2031			625,000	625,000	1,250,000
06/01/2032			625,000	625,000	4 950 000
12/01/2032			625,000	625,000	1,250,000
06/01/2033			625,000	625,000	4 050 000
12/01/2033			625,000	625,000	1,250,000
06/01/2034			625,000	625,000	4 050 000
12/01/2034			625,000	625,000	1,250,000
06/01/2035			625,000	625,000	4 050 000
12/01/2035			625,000	625,000	1,250,000
06/01/2036			625,000	625,000	4 050 000
12/01/2036			625,000	625,000	1,250,000
06/01/2037			625,000	625,000	4 850 880
12/01/2037			625,000	625,000	1,250,000
06/01/2038			625,000	625,000	4 050 000
12/01/2038			625,000	625,000	1,250,000
06/01/2039			625,000	625,000	4 050 000
12/01/2039			625,000	625,000	1,250,000
06/01/2040			625,000	625,000	4 050 000
12/01/2040			625,000	625,000	1,250,000
06/01/2041			625,000	625,000	1 050 000
12/01/2041			625,000	625,000	1,250,000
06/01/2042			625,000	625,000	1 250 000
12/01/2042			625,000	625,000	1,250,000
06/01/2043			625,000	625,000	1 250 000
12/01/2043			625,000	625,000	1,250,000
06/01/2044			625,000	625,000	4 050 000
12/01/2044			625,000	625,000	1,250,000
06/01/2045			625,000	625,000	4 050 000
12/01/2045			625,000	625,000	1,250,000
06/01/2046			625,000	625,000	4 050 000
12/01/2046			625,000	625,000	1,250,000
06/01/2047			625,000	625,000	1 250 000
12/01/2047			625,000	625,000	1,250,000
06/01/2048			625,000	625,000	1 250 000
12/01/2048			625,000	625,000	1,250,000
06/01/2049			625,000	625,000	1 250 000
12/01/2049			625,000	625,000	1,250,000
06/01/2050			625,000	625,000	4 695 996
12/01/2050	3,385,000	5.000%	625,000	4,010,000	4,635,000
06/01/2051	a 400 000	5.000%	540,375	540,375	4 240 750
12/01/2051	3,160,000	5.000%	540,375	3,700,375	4,240,750
06/01/2052			461,375	461,375	4 407 750
12/01/2052	3,575,000	5.000%	461,375	4,036,375	4,497,750
06/01/2053			372,000	372,000	4 400 000
12/01/2053	3,755,000	5.000%	372,000	4,127,000	4,499,000
06/01/2054			278,125	278,125	4 700 050
12/01/2054	4,210,000	5.000%	278,125	4,488,125	4,766,250
06/01/2055			172,875	172,875	
12/01/2055	6,915,000	5_000%	172,875	7,087,875	7,260,750
	25,000,000		34,899,500	59,899,500	59,899,500



NET DEBT SERVICE

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT GENERAL OBLIGATION BONDS, SERIES 2025 50.000 (target) Mills Non-Rated, 100x, 30-yr. Maturity (Partial Growth + 6.00% Bi-Reassessment Projections) [Preliminary -- for discussion only]

Net Total Capitalized Debt Service Period **Debt Service** Interest **Reserve Fund Debt Service** Principal Interest Ending 1,250,000 1,250,000 1,250,000 12/01/2026 1,250,000 1,250,000 1.250.000 12/01/2027 1,250,000 12/01/2028 1,250,000 1,250,000 1,250,000 1,250,000.00 1,250,000 12/01/2029 1,250,000.00 1,250,000 1,250,000 12/01/2030 1,250,000.00 1,250,000 1,250,000 12/01/2031 1,250,000 1,250,000 1,250,000.00 12/01/2032 1,250,000.00 1,250,000 1,250,000 12/01/2033 1,250,000.00 1,250,000 1,250,000 12/01/2034 1,250,000.00 1 250 000 1.250.000 12/01/2035 1,250,000 1,250,000 1,250,000.00 12/01/2036 1 250 000 1,250,000 1,250,000.00 12/01/2037 1,250,000.00 1,250,000 1.250.000 12/01/2038 1,250,000.00 1,250,000 12/01/2039 1 250 000 1,250,000.00 1,250,000 12/01/2040 1.250.000 1,250,000.00 1 250 000 1,250,000 12/01/2041 1,250,000.00 1,250,000 12/01/2042 1 250 000 1,250,000 1,250,000.00 12/01/2043 1.250.000 1,250,000.00 1 250 000 1,250,000 12/01/2044 1,250,000.00 12/01/2045 1 250 000 1,250,000 1,250,000 1,250,000.00 12/01/2046 1,250,000 1,250,000 1,250,000.00 1,250,000 12/01/2047 1,250,000.00 1,250,000 1,250,000 12/01/2048 1,250,000 1,250,000.00 1,250,000 12/01/2049 4,635,000.00 3,385,000 4,635,000 12/01/2050 1,250,000 4,240,750.00 3,160,000 1,080,750 4,240,750 12/01/2051 4,497,750.00 3,575,000 922,750 4,497,750 12/01/2052 4,499,000.00 12/01/2053 3,755,000 744,000 4,499,000 4,766,250.00 4,210,000 556,250 4,766,250 12/01/2054 6,915,000 345,750 7,260,750 2,495,812.50 4,764,937.50 12/01/2055 34,899,500 59,899,500 3,750,000 2,495,812.50 53,653,687.50 25,000,000



BOND SOLUTION

Period Ending	Proposed Principal	Proposed Debt Service	Debt Service Adjustments	Existing Debt Service	Total Adj Debt Service	Revenue Constraints	Unused Revenues	Debt Serv Coverage
12/01/2026		1,250,000	-1,250,000	4,859,319	4,859,319	4,741,249	-118,070	97,57023%
12/01/2027		1,250,000	-1,250,000	4,891,819	4,891,819	4,942,023	50,204	101.02629%
12/01/2028		1,250,000	-1,250,000	4,966,319	4,966,319	5,404,514	438,195	108 82334%
12/01/2029		1,250,000		4,965,569	6,215,569	5,483,097	-732,472	88,21553%
12/01/2030		1,250,000		5,228,069	6,478,069	5,920,981	-557,088	91.40040%
12/01/2031		1,250,000		5,230,569	6,480,569	6,731,226	250,657	103 86782%
12/01/2032		1,250,000		5,507,319	6,757,319	7,078,466	321,148	104.75259%
12/01/2033		1,250,000		5,507,131	6,757,131	7,078,712	321,580	104.75912%
12/01/2034		1,250,000		5,802,969	7,052,969	7,446,777	393,808	105_58358%
12/01/2035		1,250,000		5,807,009	7,057,009	7,447,027	390,018	105 52667%
12/01/2036		1,250,000		6,117,000	7,367,000	7,837,167	470,167	106_38206%
12/01/2037		1,250,000		6,115,250	7,365,250	7,837,422	472,172	106.41080%
12/01/2038		1,250,000		6,447,500	7,697,500	8,250,959	553,459	107,19012%
12/01/2039		1,250,000		6,451,750	7,701,750	8,251,220	549,470	107.13435%
12/01/2040		1,250,000		6,803,250	8,053,250	8,689,559	636,309	107,90128%
12/01/2041		1,250,000		6,799,250	8,049,250	8,689,825	640,575	107,95820%
12/01/2042		1,250,000		7,176,250	8,426,250	9,154,455	728,205	108,64210%
12/01/2043		1,250,000		7,174,750	8,424,750	9,154,726	729,976	108 66465%
12/01/2044		1,250,000		7,567,250	8,817,250	9,647,222	829,972	109 41305%
12/01/2045		1,250,000		7,568,500	8,818,500	9,647,499	828,999	109 40068%
12/01/2046		1,250,000		7,986,500	9,236,500	10,169,534	933,034	110 10160%
12/01/2047		1,250,000		7,989,750	9,239,750	10,169,816	930,066	110.06592%
12/01/2048		1,250,000		8,432,250	9,682,250	10,723,163	1,040,913	110 75073%
12/01/2049		1,250,000		8,433,906	9,683,906	10,723,450	1,039,544	110.73476%
12/01/2050	3,385,000	4,635,000			4,635,000	11,309,986	6,674,986	244 01265%
12/01/2051	3,160,000	4,240,750			4,240,750	10,357,006	6,116,256	
12/01/2052	3,575,000	4,497,750			4,497,750	10,978,426	6,480,676	244.08707%
12/01/2053	3,755,000	4,499,000			4,499,000	10,978,426	6,479,426	244_01925%
12/01/2054	4,210,000	4,766,250			4,766,250	11,637,132	6,870,882	244_15697%
12/01/2055	6,915,000	7,260,750	-2,495,813		4,764,938	11,637,132	6,872,194	244 22422%
	25,000,000	59,899,500	-6,245,813	153,829,247	207,482,934	258,118,193	50,635,259	x



SOURCES AND USES OF FUNDS

 $\widehat{\mathbf{x}}$

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT Combined Results

GENERAL OBLIGATION BONDS, SERIES 2030A SUBORDINATE BONDS, SERIES 2030B

[Preliminary -- for discussion only]

Dated Date	12/01/2030
Delivery Date	12/01/2030

Sources:	SERIES 2030A	SERIES 2030B	Total
Bond Proceeds:			
Par Amount	60,000,000.00	61,985,000.00	121,985,000.00
	60,000,000,00	61,985,000.00	121,985,000.00
Uses:	SERIES 2030A	SERIES 2030B	Total
Project Fund Deposits:			
Project Fund	43,567,302.08		43,567,302.08
Project Fund		60,125,450.00	60,125,450.00
-	43,567,302.08	60,125,450.00	103,692,752.08
Other Fund Deposits:			
Capitalized Interest	9,000,000.00		9,000,000.00
Debt Service Reserve Fund	5,982,697.92		5,982,697.92
	14,982,697.92		14,982,697.92
Delivery Date Expenses:			
Cost of Issuance	250,000.00		250,000.00
Underwriter's Discount	1,200,000.00	1,859,550.00	3,059,550.00
	1,450,000.00	1,859,550.00	3,309,550.00
	60,000,000.00	61,985,000.00	121,985,000.00



SOURCES AND USES OF FUNDS

Dated Date Delivery Date	12/01/2030 12/01/2030	
Sources:		
Bond Proceeds:		
Par Amount		60,000,000.00
		60,000,000.00
Uses:		
Project Fund Deposits: Project Fund		43,567,302.08
Other Fund Deposits:		
Capitalized Interest		9,000,000.00
Debt Service Reserve Fund		5,982,697.92 14,982,697.92
Delivery Date Expenses:		
Cost of Issuance		250,000.00
Underwriter's Discount		1,200,000.00
		1,450,000.00
		60,000,000.00



BOND PRICING

Bond Component	Maturity Date	Amount	Rate	Yield	Price
Term Bond due 2060:					
	12/01/2051	115,000	5.000%	5.000%	100.000
	12/01/2052	780,000	5.000%	5.000%	100.000
	12/01/2053	1,300,000	5.000%	5.000%	100.000
	12/01/2054	2,105,000	5.000%	5.000%	100.000
	12/01/2055	2,550,000	5,000%	5.000%	100.000
	12/01/2056	8,045,000	5.000%	5.000%	100.000
	12/01/2057	8,450,000	5.000%	5.000%	100.000
	12/01/2058	9,515,000	5.000%	5.000%	100.000
	12/01/2059	9,990,000	5.000%	5.000%	100.000
	12/01/2060	17,150,000	5.000%	5.000%	100.000
		60,000,000			
Dated Da	ate	1	2/01/2030		
Delivery	Date	1	2/01/2030		
First Cou	Jpon	0	6/01/2031		
Par Amo Original	ount Issue Discount	60,0	00,000.00		
0				400 0000000	
Producti		, -	00,000.00	100.00000%	
Underwr	iter's Discount	-1,2	00,000.00	-2.000000%	
Purchase	e Price	58,8	00,000.00	98.000000%	
Accrued					



BOND SUMMARY STATISTICS

Dated Date	12/01/2030
Delivery Date	12/01/2030
First Coupon	06/01/2031
Last Maturity	12/01/2060
Arbitrage Yield	5.000000%
True Interest Cost (TIC)	5.136004%
Net Interest Cost (NIC)	5.000000%
All-In TIC	5.164848%
Average Coupon	5.000000%
Average Life (years)	27.862
Weighted Average Maturity (years)	27.862
Duration of Issue (years)	15.166
Par Amount	60,000,000.00
Bond Proceeds	60,000,000.00
Total Interest	83,584,750.00
Net Interest	84,784,750.00
Bond Years from Dated Date	1,671,695,000.00
Bond Years from Delivery Date	1,671,695,000.00
Total Debt Service	143,584,750.00
Maximum Annual Debt Service	18,007,500.00
Average Annual Debt Service	4,786,158.33
Underwriter's Fees (per \$1000) Average Takedown Other Fee	20.000000
Total Underwriter's Discount	20.000000
Bid Price	98.000000

Bond Component	Par Value	Price	Average Coupon	Average Life	Average Maturity Date	PV of 1 bp change
Term Bond due 2060	60,000,000.00	100.000	5,000%	27.862	10/11/2058	93,000.00
·	60,000,000.00			27.862		93,000.00

	TIC	All-In TIC	Arbitrage Yield
Par Value + Accrued Interest	60,000,000.00	60,000,000.00	60,000,000.00
+ Premium (Discount) - Underwriter's Discount - Cost of Issuance Expense - Other Amounts	-1,200,000.00	-1,200,000.00 -250,000.00	
Target Value	58,800,000.00	58,550,000.00	60,000,000.00
Target Date Yield	12/01/2030 5.136004%	12/01/2030 5.164848%	12/01/2030 5.000000%



Annual

BOND DEBT SERVICE

				Daht	Annual
Period Ending	Principal	Coupon	Interest	Debt Service	Debt Service
			1 500 000	1 500 000	
06/01/2031 12/01/2031			1,500,000 1,500,000	1,500,000 1,500,000	3,000,000
			1,500,000	1,500,000	5,000,000
06/01/2032 12/01/2032			1 500 000	1,500,000	3,000,000
06/01/2033			1 500 000	1,500,000	3,000,000
12/01/2033			1 500 000	1,500,000	3,000,000
06/01/2034			1 500 000	1,500,000	0,000,000
12/01/2034			1 500 000	1,500,000	3,000,000
06/01/2035			1 500 000	1,500,000	0,000,000
12/01/2035			1 500 000	1,500,000	3,000,000
06/01/2036			1,500,000	1,500,000	0,000,000
12/01/2036			1,500,000	1,500,000	3,000,000
06/01/2037			1 500 000	1,500,000	0,000,000
			1 500 000	1,500,000	3,000,000
12/01/2037			1_500_000	1,500,000	0,000,000
06/01/2038			1 500 000	1,500,000	3,000,000
12/01/2038			1.500.000	1,500,000	3,000,000
06/01/2039					3,000,000
12/01/2039			1 500 000	1 500 000	3,000,000
06/01/2040			1 500 000	1,500,000	2 000 000
12/01/2040			1 500 000	1,500,000	3,000,000
06/01/2041			1,500,000	1 500 000	2 000 000
12/01/2041			1,500,000	1 500 000	3,000,000
06/01/2042			1 500 000	1 500 000	2 000 000
12/01/2042			1 500 000	1 500 000	3,000,000
06/01/2043			1 500 000	1,500,000	0.000.00/
12/01/2043			1 500 000	1 500 000	3,000,000
06/01/2044			1 500 000	1 500 000	0.000.00
12/01/2044			1,500,000	1 500 000	3,000,000
06/01/2045			1 500 000	1,500,000	
12/01/2045			1 500 000	1 500 000	3,000,000
06/01/2046			1 500 000	1,500,000	
12/01/2046			1,500,000	1,500,000	3,000,000
06/01/2047			1,500,000	1,500,000	
12/01/2047			1,500,000	1,500,000	3,000,000
06/01/2048			1,500,000	1,500,000	
12/01/2048			1,500,000	1,500,000	3,000,000
06/01/2049			1,500,000	1,500_000	
12/01/2049			1,500,000	1,500,000	3,000,000
06/01/2050			1,500,000	1,500,000	
12/01/2050			1,500,000	1,500,000	3,000,000
06/01/2051			1,500,000	1,500,000	
12/01/2051	115,000	5 000%	1,500,000	1,615,000	3,115,00
06/01/2052			1,497,125	1,497,125	
12/01/2052	780,000	5_000%	1,497,125	2,277,125	3,774,250
06/01/2053			1,477,625	1,477,625	
12/01/2053	1,300,000	5.000%	1,477,625	2,777,625	4,255,250
06/01/2054			1,445,125	1,445,125	
12/01/2054	2,105,000	5.000%	1,445,125	3,550,125	4,995,250
06/01/2055			1,392,500	1,392,500	
12/01/2055	2,550,000	5.000%	1,392,500	3,942,500	5,335,000
06/01/2056			1,328,750	1,328,750	
12/01/2056	8,045,000	5.000%	1,328,750	9,373,750	10,702,50
06/01/2057	, ,,		1,127,625	1,127,625	
12/01/2057	8,450,000	5.000%	1,127,625	9,577,625	10,705,25
06/01/2058	-,		916,375	916,375	
12/01/2058	9,515,000	5.000%	916,375	10,431,375	11,347,75
06/01/2059	-1-131000		678,500	678,500	
12/01/2059	9,990,000	5.000%	678,500	10,668,500	11,347,00
06/01/2060	5,000,000	0.00070	428,750	428,750	
12/01/2060	17,150,000	5.000%	428,750	17,578,750	18,007,50
	60,000,000		83,584,750	143,584,750	143,584,750



NET DEBT SERVICE

Period Ending	Principal	Interest	Total Debt Service	Capitalized Interest	Debt Service Reserve Fund	Net Debt Service
12/01/2031		3,000,000	3,000,000	3,000,000		
12/01/2032		3,000,000	3,000,000	3,000,000		
12/01/2033		3,000,000	3,000,000	3,000,000		
12/01/2034		3,000,000	3,000,000			3,000,000.00
12/01/2035		3,000,000	3,000,000			3,000,000.00
12/01/2036		3,000,000	3,000,000			3,000,000.00
12/01/2037		3,000,000	3,000,000			3,000,000.00
12/01/2038		3,000,000	3,000,000			3,000,000.00
12/01/2039		3,000,000	3,000,000			3,000,000.00
12/01/2040		3,000,000	3,000,000			3,000,000.00
12/01/2041		3,000,000	3,000,000			3,000,000.00
12/01/2042		3,000,000	3,000,000			3,000,000.00
12/01/2043		3,000,000	3,000,000			3,000,000.00
12/01/2044		3,000,000	3,000,000			3,000,000.00
12/01/2045		3,000,000	3,000,000			3,000,000.00
12/01/2046		3,000,000	3,000,000			3,000,000.00
12/01/2047		3,000,000	3,000,000			3,000,000.00
12/01/2048		3,000,000	3,000,000			3,000,000.00
12/01/2049		3,000,000	3,000,000			3,000,000.00
12/01/2050		3,000,000	3,000,000			3,000,000.00
12/01/2051	115,000	3,000,000	3,115,000			3,115,000.00
12/01/2052	780,000	2,994,250	3,774,250			3,774,250.00
12/01/2053	1,300,000	2,955,250	4,255,250			4,255,250.00
12/01/2054	2,105,000	2,890,250	4,995,250			4,995,250.00
12/01/2055	2,550,000	2,785,000	5,335,000			5,335,000.00
12/01/2056	8,045,000	2,657,500	10,702,500			10,702,500.00
12/01/2057	8,450,000	2,255,250	10,705,250			10,705,250.00
12/01/2058	9,515,000	1,832,750	11,347,750			11,347,750.00
12/01/2059	9,990,000	1,357,000	11,347,000			11,347,000.00
12/01/2060	17,150,000	857,500	18,007,500		5,982,697.92	12,024,802.08
	60,000,000	83,584,750	143,584,750	9,000,000	5,982,697.92	128,602,052.08



BOND SOLUTION

Period Ending	Proposed Principal	Proposed Debt Service	Debt Service Adjustments	Existing Debt Service	Total Adj Debt Service	Revenue Constraints	Unused Revenues	Debt Serv Coverage
12/01/2031		3,000,000	-3,000,000	6,480,569	6,480,569	6,766,663	286,095	104 41465%
12/01/2032		3,000,000	-3,000,000	6,757,319	6,757,319	7,475,764	718,446	110.63211%
12/01/2033		3,000,000	-3,000,000	6,757,131	6,757,131	7,873,548	1,116,417	116.52205%
12/01/2034		3,000,000		7,052,969	10,052,969	8,790,688	-1,262,281	87.44370%
12/01/2035		3,000,000		7,057,009	10,057,009	9,119,076	-937,934	90_67383%
12/01/2036		3,000,000		7,367,000	10,367,000	10,345,146	-21,854	99 78920%
12/01/2037		3,000,000		7,365,250	10,365,250	10,965,300	600,050	105_78906%
12/01/2038		3,000,000		7,697,500	10,697,500	12,395,404	1,697,904	115.87197%
12/01/2039		3,000,000		7,701,750	10,701,750	12,632,400	1,930,650	118,04051%
12/01/2040		3,000,000		8,053,250	11,053,250	14,080,118	3,026,868	127.38442%
12/01/2041		3,000,000		8,049,250	11,049,250	14,179,390	3,130,140	128_32898%
12/01/2042		3,000,000		8,426,250	11,426,250	15,111,949	3,685,699	132 25642%
12/01/2043		3,000,000		8,424,750	11,424,750	15,946,766	4,522,016	139 58087%
12/01/2044		3,000,000		8,817,250	11,817,250	17,268,443	5,451,193	146_12912%
12/01/2045		3,000,000		8,818,500	11,818,500	17,567,525	5,749,025	148 64428%
12/01/2046		3,000,000		9,236,500	12,236,500	19,363,852	7,127,352	158 24666%
12/01/2047		3,000,000		9,239,750	12,239,750	19,491,946	7,252,196	159.25118%
12/01/2048		3,000,000		9,682,250	12,682,250	20,710,932	8,028,682	163_30645%
12/01/2049		3,000,000		9,683,906	12,683,906	21,232,281	8,548,374	167_39544%
12/01/2050		3,000,000		4,635,000	7,635,000	23,242,118	15,607,118	304 41543%
12/01/2051	115,000	3,115,000		4,240,750	7,355,750	22,857,458	15,501,708	310 74273%
12/01/2052	780,000	3,774,250		4,497,750	8,272,000	25,696,249	17,424,249	310,64131%
12/01/2053	1,300,000	4,255,250		4,499,000	8,754,250	27,197,880	18,443,630	310 68201%
12/01/2054	2,105,000	4,995,250		4,766,250	9,761,500	30,333,208	20,571,708	310 74330%
12/01/2055	2,550,000	5,335,000		4,764,938	10,099,938	31,372,107	21,272,169	310.61684%
12/01/2056	8,045,000	10,702,500			10,702,500	33,254,433	22,551,933	310,71650%
12/01/2057	8,450,000	10,705,250			10,705,250	33,254,433	22,549,183	310.63668%
12/01/2058	9,515,000	11,347,750			11,347,750	35,249,699	23,901,949	310_63161%
12/01/2059	9,990,000	11,347,000			11,347,000	35,249,699	23,902,699	310,65215%
12/01/2060	17,150,000	18,007,500	-5,982,698		12,024,802	37,364,681	25,339,879	310,73011%
	60,000,000	143,584,750	-14,982,698	180,071,841	308,673,893	596,389,158	287,715,266	



SOURCES AND USES OF FUNDS

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT SUBORDINATE BONDS, SERIES 2030B Non-Rated, Cash-Flow Bonds, Annual Pay, 12/15/60 (Stated) Maturity [Preliminary -- for discussion only]

	Dated Date Delivery Date	12/01/2030 12/01/2030
Sources:		

Bond Proceeds: Par Amount	61,985,000.00
	61,985,000.00
Uses:	
Project Fund Deposits: Project Fund	60,125,450.00
Delivery Date Expenses: Underwriter's Discount	1,859,550.00
	61,985,000.00



BOND PRICING

DENVER INTERNATIONAL BUSINESS CENTER METROPOLITAN DISTRICT SUBORDINATE BONDS, SERIES 2030B Non-Rated, Cash-Flow Bonds, Annual Pay, 12/15/60 (Stated) Maturity [Preliminary -- for discussion only]

Bond Component	Maturity Date	Amount	Rate	Yield	Price
Term Bond due 2060:					
	12/15/2060	61,985,000	7.000%	7.000%	100.000
		61,985,000			
Dated D	ate	1	2/01/2030		
Delivery		2/01/2030			
First Co	upon	2/15/2030			
Par Amo	ount	61,9	85,000.00		
Original	Issue Discount				
Producti	on	61.9	85,000.00	100.000000%	
	iter's Discount		59,550.00	-3.000000%	
Purchas	e Price	60.1	25,450.00	97.000000%	
Accrued					
Net Proc			25,450.00		

Description		Project Total	-	2017		2018		2019	2020
USEB	-		C						
Capital Projects Including Hard Costs, Eng., and Const, Management									
Construction Management, Future Phase Engineering, Permitting	\$	16,421,646	\$	-	\$		\$	933,729	491,052
District Eligible Portion of Mass Grading	\$	931,088	\$	1	\$		\$	114,000	\$ 3 9
Community Open Space & Drainage	\$	10,607,903	\$		\$		Ş	+	\$ 2,283,962
Right Of Way Improvements	\$	18,797,853	\$		\$	21	\$	3,235,174	
Wet Utilities	\$	10,805,779	\$	-	\$	÷.	\$	993,750	\$ 1.0
Smart Community Amenities	\$	35,237,125	\$		\$		\$		\$ 1
Legal & Financing Costs	\$	300,000	\$	3	\$	300,000			\$ 14
Completed Projects	\$	7,801,561	\$	2,886,561	S	4,915,000			\$
Project Contingency	\$	9,280,139	\$		\$	÷	\$	527,665	\$ 277,501
Total Project Build Out Costs	\$	110,183,094	\$	2,886,561	\$	5,215,000	\$	5,804,318	\$ 3,052,515
Operations, Maintenance and District Management									
District Management	\$	5,188,034	\$	116,565		117,731		118,908	120,097
District Operations and Maintenance	\$	11,755,728	\$	28,000		28,280		28,563	28,848
Total District O & M	\$	16,943,762	\$	144,565	\$	146,011	\$	147,471	\$ 148,945
Return of Developer Advance plus Interest	\$	9,081,397	\$	~	\$	-	\$	9,081,397	-
Fund Construction Account	\$	178,463,000	\$	*	\$	-	\$	56,792,000	-
Subtotal Capital Structure Expenses	\$	187,544,397	\$	-	\$	-	\$	65,873,397	\$
Total Uses	\$	314,671,253	\$	3,031,126	\$	5,361,011	\$	71,825,185	\$ 3,201,460
SOURCES									
Developer and ASNMD#1 Advances	\$	8,101,561	\$	2,886,561	\$	5,215,000	\$	-	\$ 5
Construction Account Draws	\$	111,162,930	\$	-	\$	÷	\$	14,885,715	\$ 3,052,515
District O & M Proceeds	\$	16,943,762	\$	144,565	\$	146,011	\$	147,471	\$ 148,945
District Net Bond Proceeds									
2019 Series Net Bond Proceeds	\$	56,792,000	\$		\$	-	\$	56,792,000	\$ 1
2025 Series Net Bond Proceeds	\$	18,004,000	\$	2	\$	-	\$	-	\$
2030 Series Net Bond Proceeds	\$	43,567,000	\$	-	\$	-	\$	-	\$ -
	\$	60,100,000	\$		\$	-	\$	-	\$ -
Subtotal Net Bond Proceeds	\$	178,463,000	\$		\$		\$	56,792,000	\$ 54
Total Sources	\$	314,671,253	\$	3,031,126	\$	5,361,011	\$	71,825,185	\$ 3,201,460

Description		2021		2022		2023	_	2024	2025		2026
USES	1.0										
Capital Projects Including Hard Costs, Eng., and Const, Management											
Construction Management, Future Phase Engineering, Permitting	\$		\$	÷	S		s		\$ 865,059		3,693,429
District Eligible Portion of Mass Grading	S	- C	\$	-	\$		\$	265,235	\$ 401,846	\$	-
Community Open Space & Drainage	s	-	\$	-	\$	Â.	\$	24C	\$ 90	\$	*
Right Of Way Improvements	\$	-	\$	×	\$		\$	1.	\$ 1,937,056	\$	
Wet Utilities	\$	-	\$	×	S		\$	585	\$ 1,684,627	\$	× .
Smart Community Amenities	S	20	\$		\$		\$: * :	\$ -	\$	17,178,740
Legal & Financing Costs	S		\$		s	5	\$	150	\$ 	\$	
Completed Projects	\$		\$	÷	S		\$	-	\$ -	\$	
Project Contingency	S	iii	\$	<u> </u>	\$		s	32,226	\$	\$	2,087,217
Total Project Build Out Costs	\$		\$	3	\$	2	\$	354,486	\$ 5,377,447	\$	22,959,386
Operations, Maintenance and District Management											
District Management	\$	121,298	\$	122,511	\$	123,736	\$	124,973	\$ 126,223	\$	127,485
District Operations and Maintenance	\$	29,137	\$	29,428	\$	29,723	\$	30,020	\$ 30,320	\$	170,623
Total District O & M	\$	150,435	\$	151,939	\$	153,459	\$	154,993	\$ 156,543	\$	298,109
Return of Developer Advance plus Interest	\$		\$	4	\$	8	\$	665	\$ -	\$	×
Fund Construction Account	\$	5a	\$	×	\$		\$)	\$ 18,004,000	\$	
Subtotal Capital Structure Expenses	\$	-	\$	×	\$		\$	-	\$ 18,004,000	\$	-
Total Uses	\$	150,435	\$	151,939	\$	153,459	\$	509,480	\$ 23,537,990	\$	23,257,494
SOURCES Developer and ASNMD#1 Advances]	3	\$	-	\$	-	\$	-	\$ -	\$	2
Construction Account Draws	\$	34	\$	-	\$		\$	354,486	\$ 5,377,447	\$	22,959,386
								-			
District O & M Proceeds	\$	150,435	\$	151,939	\$	153,459	\$	154,993	\$ 156,543	\$	298,109
District Net Bond Proceeds											
2019 Series Net Bond Proceeds	\$	12	\$		\$		\$	1.5	\$	\$	
2025 Series Net Bond Proceeds	\$	100	\$		\$		\$	154	\$ 18,004,000	\$	-
2030 Series Net Bond Proceeds	\$		\$		\$	52	\$	150	\$ 	\$	3
	\$		\$		s		\$		\$ 18,004,000	\$	
Subtotal Net Bond Proceeds	\$	2	*	5	9	¢.	*		\$ 10,004,000	4	
Total Sources	\$	150,435	e	151.939	÷	153,459	c	509.480	\$ 23,537,990	\$	23,257,494

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Description		2027		2028		2029	_	2030		2031	_	2032
USES												
Capital Projects Including Hard Costs, Eng., and Const, Management												
Construction Management, Future Phase Engineering, Permitting	\$	3	\$	-	\$	- C	\$	3,115,949		3,882,553	\$	
District Eligible Portion of Mass Grading	\$	-	\$	2	\$	-	\$	150,007			ş	*
Community Open Space & Drainage	\$	-	\$	*	\$		\$	4,357,770			ş	
Right Of Way Improvements	\$		\$	*	\$	· ·	\$	6,592,315		2	হ	5
Wet Utilities	\$	2	\$	-	\$	-	\$	3,392,692	\$	÷	\$	
Smart Community Amenities	\$		\$		\$		\$	25	s	18,058,386	\$	E
Legal & Financing Costs	\$	17	\$		\$	5	\$	· · · ·	s		\$	-
Completed Projects	\$	-	\$	-	\$		\$	and see	\$		\$	
Project Contingency	\$	÷	\$		\$		\$	1,760,873	\$	2,194,094		+
Total Project Build Out Costs	\$	2	\$		\$	10	\$	19,369,606	\$	24,135,033	Ş	8
Operations, Maintenance and District Management												
District Management	\$	128,760		130,048		131,348		132,662		133,988		135,328
District Operations and Maintenance	\$	172_329		174,053		175,793		272,551		308,236		311,319
Total District O & M	\$	301,090	\$	304,101	\$	307,142	\$	405,213	\$	442,225	\$	446,647
Return of Developer Advance plus Interest	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Fund Construction Account	\$	-	\$	-	\$	-	\$	103,667,000			\$	-
Subtotal Capital Structure Expenses	\$	-	\$	-	\$	-	\$	103,667,000	\$	-	\$	÷.
Total Uses	\$	301,090	\$	304,101	\$	307,142	\$	123,441,819	\$	24,577,257	\$	446,647
SOURCES Developer and ASNMD#1 Advances	3	2	\$	÷	\$	2	s	-	s	_	\$	÷
The second states and a second state of the second states of the se	·						2				•	
Construction Account Draws	\$		\$		\$		8	19,369,606	\$	24,135,033	\$	*
District O & M Proceeds	\$	301,090	\$	304,101	\$	307,142	\$	405,213	\$	442,225	\$	446,647
District Net Bond Proceeds												
2019 Series Net Bond Proceeds	\$	1.	\$		\$	5	\$	-	\$	1	\$	<u></u>
2025 Series Net Bond Proceeds	\$		\$	8	\$	5	\$	-	\$	3	\$	÷.
2030 Series Net Bond Proceeds	\$	3	\$	2	\$	-	\$	43,567,000	\$		\$	8
	\$		\$		\$		\$	60,100,000	\$	1	\$	
Subtotal Net Bond Proceeds	\$	4	\$		\$	-	\$	103,667,000	\$	-	\$	
Total Sources	\$	301,090	¢	304,101	e	307.142	\$	123,441,819	\$	24,577,257	¢	446,64

Description		2033		2034	2035		2036	_	2037		2038
USES	_										
Capital Projects Including Hard Costs, Eng., and Const. Management	1										
Construction Management, Future Phase Engineering, Permitting	\$	5	\$	2	\$ 1,945,237	\$		\$		S	-
District Eligible Portion of Mass Grading	\$	3	S	2	\$ -	\$	1.4	\$		\$	
Community Open Space & Drainage	\$	-	\$		\$ 2,693,874			\$	× .	\$	÷
Right Of Way Improvements	S		\$		\$ 3,557,357		-	\$		\$	
Wet Utilities	\$		\$	*	\$ 2,796,382	\$	(m)	\$	÷	\$	5
Smart Community Amenities	\$		S	*	\$ -	\$		\$		\$	*:
Legal & Financing Costs	\$	5	S	5	\$ -	\$	121	\$	5	\$	7.
Completed Projects	\$	~	\$		\$ -	\$	19	\$	×	\$	-
Project Contingency	\$		s		\$ 1,099,285	\$	hav	\$	¥	\$	*
Total Project Build Out Costs	\$	÷	\$		\$ 12,092,135	ş	ж С	\$		\$	×
Operations, Maintenance and District Management											
District Management	\$	136,682	\$	138,048	\$ 139,429		140,823	\$	142,231		143,65
District Operations and Maintenance	\$	314 432	\$	317,576	\$ 445,752	\$	450,209	\$	454,712		459,25
Total District O & M	\$	451,113	\$	455,625	\$ 585,181	\$	591,033	\$	596,943	\$	602,91
Return of Developer Advance plus Interest	\$	4	\$	-	\$ -	\$	-	\$	-	\$	-
Fund Construction Account	\$		\$	-	\$ -	\$	-	\$	-	\$	-
Subtotal Capital Structure Expenses	\$	-	\$	×	\$	\$		\$		\$	*
Total Uses	\$	451,113	\$	455,625	\$ 12,677,316	\$	591,033	\$	596,943	\$	602,91
SOURCES						•					
Developer and ASNMD#1 Advances	\$	-	\$	-	\$ -	\$	20	\$		\$	1.
Construction Account Draws	\$	-	\$	-	\$ 12,092,135	\$	(B)	\$	¥	\$	2
District O & M Proceeds	\$	451,113	\$	455,625	\$ 585,181	\$	591,033	\$	596,943	\$	602,91
District Net Bond Proceeds											
2019 Series Net Bond Proceeds	\$	÷	\$		\$	s	1.	\$		\$	÷.
2025 Series Net Bond Proceeds	\$		\$		\$	\$	1 1 1	\$		\$	
2030 Series Net Bond Proceeds	\$		\$	-	\$	s	1.27	\$		\$	5
	\$	-	S	-	\$ 	s		\$		\$	-
Subtotal Net Bond Proceeds	\$	- 2	\$	-	\$ 8	\$		\$	3	\$	
Total Sources	s	451,113		455,625	\$ 12.677,316	e	591.033	¢	596,943	e	602.91

Description	2039		2040		2041		2042		2043		2044
USES								-			
Capital Projects Including Hard Costs, Eng., and Const. Management											
Construction Management, Future Phase Engineering, Permitting	\$ 	s	÷.	\$		S	-	\$	-	\$	
District Eligible Portion of Mass Grading	\$ 8	s	2	\$		S		\$	÷	\$	
Community Open Space & Drainage	\$ 	\$		S	241	S	1.0	\$	X	\$	
Right Of Way Improvements	\$ ~	\$		\$	÷	\$	3	\$		s	
Wet Utilities	\$ *	\$	÷.	\$	583	\$	28	\$		\$	1 m
Smart Community Amenities	\$	\$	51	ş		\$		\$	ž,	\$	
Legal & Financing Costs	\$ -	\$		\$	151	\$	<u>(</u>)	5		\$	
Completed Projects	\$ -	5		\$		\$		\$		\$	
Project Contingency	\$ 	\$	£	\$	12	S		\$		\$	- F
Total Project Build Out Costs	\$ ÷	\$		\$	18 A	\$	્રો	\$		\$	10
Operations, Maintenance and District Management											
District Management	\$ 145,090	\$	146,541		148,007		149,487		150,982		152,49
District Operations and Maintenance	\$ 463,851	\$	468,490	\$	473,175	\$		\$	482,685		487,51
Total District O & M	\$ 608,942	\$	615,031	\$	621,181	\$	627,393	\$	633,667	\$	640,00
Return of Developer Advance plus interest	\$ 2	\$	2	\$	5¥1	\$	$\sim 10^{-10}$	\$	2	\$	
Fund Construction Account	\$ 	\$		S	246	\$		\$		\$	1.0
Subtotal Capital Structure Expenses	\$ 	\$	*	\$		\$		\$		\$	
Total Uses	\$ 608,942	\$	615,031	\$	621,181	\$	627,393	\$	633,667	\$	640,00
SOURCES		•		•				•		\$	
Developer and ASNMD#1 Advances	\$ -	\$	2	\$		\$	-	\$	-	Ф	
Construction Account Draws	\$ -	\$	÷	\$		\$	-	\$	-	\$	
District O & M Proceeds	\$ 608,942	\$	615,031	\$	621,181	\$	627,393	\$	633,667	\$	640,00
District Not Bond Proceeds											
2019 Series Net Bond Proceeds	\$ 	\$	÷:	\$	1.50	\$		\$	15	\$	
2025 Series Net Bond Proceeds	\$ 	\$		\$	1.50	\$	1.57	\$		\$	-
2030 Series Net Bond Proceeds	\$ 2	\$	÷.	\$	2.75	\$	120	\$		\$	
	\$ -	\$	· ·	\$		\$		\$	÷	\$	-
Subtotal Net Bond Proceeds	\$ 	\$		\$		\$		\$		\$	2
Total Sources	\$ 608,942	¢	615,031	•	621.181	•	627,393	\$	633,667	\$	640,00

Description		2045		2046		2047		2048		2049		2050
USES												
Capital Projects Including Hard Costs, Eng., and Const. Management												
Construction Management, Future Phase Engineering, Permitting	\$	273,544		1,164,070	\$		\$	-	S		s	÷
District Eligible Portion of Mass Grading	\$		\$		\$		\$		\$	24	\$	-
Community Open Space & Drainage	\$	1 272 297	\$		\$	*	5		\$		\$	*
Right Of Way Improvements	\$		\$	3,475,951	S	(e)	5		\$	12	\$	-
Wet Utilities	\$	22	\$	1,938,327	\$	73	s		\$	1	\$	
Smart Community Amenities	\$		\$	3	\$		\$		\$	12	\$	-
Legal & Financing Costs	\$	-	\$		\$	-	\$		S		\$	
Completed Projects	\$		\$	<u>a</u>	\$	25	\$	$\overline{\mathbf{T}}$	\$		\$	<u> </u>
Project Contingency	\$	154,584	8	657,835	S		\$	÷	\$		\$	- ×
Total Project Build Out Costs	\$	1,700,425	\$	7,236,183	\$		\$	(R)	\$	31	\$	
Operations, Maintenance and District Management												
District Management	\$	154,016	\$	155,556	\$	157,112	\$	158,683	\$	160,270	\$	161,873
District Operations and Maintenance	\$	492,387	\$	497,311	\$	502,284	\$	507,307	\$	512,380	\$	517,504
Total District O & M	\$	646,404		652,868		659,396		665,990		672,650		679,377
Return of Developer Advance plus Interest	\$	4	\$	-	\$	-	\$	-	\$	-	\$	-
Fund Construction Account	\$		\$	-	\$	-	\$	-	\$	-	\$	*
Subtotal Capital Structure Expenses	\$	•	\$	•	\$	E.	\$	-	\$	•	\$	
Total Uses	\$	2,346,829	\$	7,889,050	\$	659,396	\$	665,990	\$	672,650	\$	679,377
SOURCES	É E											
Developer and ASNMD#1 Advances	\$	-	\$	-	\$	÷.	\$	1	\$	22	\$	2
Construction Account Draws	\$	1,700,425	\$	7,236,183	\$	-	\$	343	\$	5	\$	÷
District O & M Proceeds	\$	646,404	\$	652,868	\$	659,396	\$	665,990	\$	672,650	\$	679,377
District Net Bond Proceeds												
2019 Series Net Bond Proceeds	\$		\$	~	\$	-	\$		\$		\$	÷
2025 Series Net Bond Proceeds	\$	÷.	\$		\$	2	ŝ	-	\$	200 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100	\$	
2030 Series Net Bond Proceeds	ŝ	-	\$		\$		\$		\$		\$	
	\$	20	\$	<u> </u>	ŝ	2	ŝ		ŝ		ŝ	100
Subtotal Net Bond Proceeds	\$		\$		\$	-	ŝ	120	\$	-	\$	
Total Sources		2,346,829	*	7,889,050	*	659,396		665,990		672,650		679,377

Description		2051		2052		2053	
USES							
Capital Projects Including Hard Costs, Eng., and Const. Management	1.00						
Construction Management, Future Phase Engineering, Permitting	5	06	\$		\$	÷.	
District Eligible Portion of Mass Grading	\$	12	\$		s		
Community Open Space & Drainage	\$	10	\$		\$		
Right Of Way Improvements	\$		\$		S		
Wet Utilities	\$		\$	<u> </u>	\$ \$		
Smart Community Amenities	\$ \$	1	\$			•	
Legal & Financing Costs	\$	34	\$		\$		
Completed Projects	\$		\$	÷	\$		
Project Contingency	\$	28	\$	-	\$		
Total Project Build Out Costs	\$		\$	•	\$	e.	
Operations, Maintenance and District Management							
District Management	\$	163,491	\$	165,126	\$	166,77	
District Operations and Maintenance	\$	522,679	\$	527,906	\$	533,18	
Total District O & M	\$	686,171	\$	693,032	\$	699,90	
Return of Developer Advance plus Interest	\$. .	\$	-	\$		
Fund Construction Account	\$	-	\$	-	\$		
Subtotal Capital Structure Expenses	\$	2	\$	•	\$		
Total Uses	\$	686,171	\$	693,032	\$	699,96	
SOURCES	1						
Developer and ASNMD#1 Advances	\$		\$	-	\$		
Construction Account Draws	\$	-	\$	-	\$		
District O & M Proceeds	\$	686,171	\$	693,032	\$	699,96	
District Net Bond Proceeds							
2019 Series Net Bond Proceeds	\$	-	\$	-	\$	ie ie	
2025 Series Net Bond Proceeds	\$	5 m	\$	-	\$	÷.	
2030 Series Net Bond Proceeds	\$	5 in 1	\$	-	\$	÷.	
	\$		\$		\$	÷.	
Subtotal Net Bond Proceeds	\$		\$		\$		
Total Sources	\$	686,171	\$	693,032	\$	699,96	