# BY AUTHORITY ORDINANCE NO. \_\_\_\_\_ COUNCIL BILL NO. CB20-1204 SERIES OF 2020 COMMITTEE OF REFERENCE: Land Use, Transportation & Infrastructure A BILL For an ordinance assessing the annual costs of the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall Local Maintenance District upon the real property, exclusive of

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

improvements thereon, benefited.

**Section 1**. Upon consideration of the recommendation of the Executive Director of the Department of Transportation and Infrastructure that an ordinance be enacted for the purpose of assessing the annual costs of the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall Local Maintenance District ("Phase II West 38th Avenue Pedestrian Mall"), for the upcoming year, upon the real property, exclusive of improvements thereon, benefited, the Council finds, as follows:

- (a) A local maintenance district providing for the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall, was created by Ordinance No. 818, Series of 1993;
- (b) The annual cost of the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall is \$25,000.00, which amount the Executive Director of the Department of Transportation and Infrastructure has the authority to expend for the purposes stated herein;
- (c) The Executive Director of the Department of Transportation and Infrastructure has complied with all provisions of law relating to the publishing of notice to the owners of real properties to be assessed and to all persons interested generally, and the Council sitting as a Board of Equalization has heard and determined all written complaints and objections, if any, filed with the Executive Director of the Department of Transportation and Infrastructure;
- (d) The real property within the Phase II West 38th Avenue Pedestrian Mall will be benefited in an amount equal to or in excess of the amount to be assessed against said property because of the continuing care, operation, repair, maintenance and replacement of said Phase II West 38th Avenue Pedestrian Mall.

Section 2. The annual costs of the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall to be assessed against the real properties, exclusive of improvements thereon, benefited are hereby approved.

**Section 3**. The annual costs of the continuing care, operation, repair, maintenance and replacement of the Phase II West 38th Avenue Pedestrian Mall in the amount of \$25,000.00 are hereby assessed against the real properties, exclusive of improvements thereon, within said local maintenance district as follows:

8 NOTE: Where a series of lots is followed by "inclusive", the amount appearing after the series shall be the total for all lots in the series. Where a series of lots is not followed by "inclusive", the amount 9 appearing after such series shall be the assessment for each lot in the series. 10

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# DOWNING'S ADDITION TO NORTH DENVER 12

13 BLOCK 22

14 Lots

15	15	\$1,382.93
16	16	\$1,382.93

18 BLOCK 24

19 Lots

20 16, S ½ of 17, inclusive \$1,385.70

21 22

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EICHOLTZ' RESUBDIVISION OF BLOCKS 33, 34, 35, 36

H. WITTER'S N.D. ADDITION 23

24 BLOCK 36

25 Lots

26

14-15, inclusive \$1,380.18

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# GEORGE'S RESUBDIVISION OF LOT 1, BLOCK 3, POTTERS HIGHLANDS 28

29 BLOCK 3

30 Lots

31 1-5 & adj Alley, inclusive \$3,064.02

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#### 33 HAWTHORNE PLACE

34 BLOCK 1

Lots 35

36 1-6, inclusive \$1,380.18 37 30-47 \$276.02

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#### 39 **KURTZ PLACE**

40 BLOCK 1

41 Lots

42 20-21, inclusive \$1,380.18

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### 44 MARSH'S RESUBDIVISION OF BLOCK 4, POTTER HIGHLANDS

45 BLOCK 4

Lots 10-11, inclusive 46 \$1,380.18

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1	POTTER HIGHLANDS	
2	BLOCK 3	
3	Lot	
4	West 92.5' of Lot 2	\$1,021.33
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6	PROSPECT PLACE SUBDIVISION IN BLOCK 25,	
7	PERRINS ADDITION TO DENVER	
8	BLOCK 25	
9	Lots	
10	South 50' Lots 12-13, inclusive	
11		\$549.12
12	South 50' Lots 14-15, inclusive	\$549.12
13		
14	RESUBDIVISION OF BLOCK 6, POTTER HIGHLANDS	
15	BLOCK 6	
16	Lots	<b>*</b> 050.00
17	15-16, East 2.083' Lot 17, inclusive	\$850.98
18	West 22.917' Lot 17	\$252.63
19	18 -22, inclusive	\$1,380.18
20	VIARUIOT ARRITION TO RENIVER	
21	VIADUCT ADDITION TO DENVER	
22	BLOCK 49	
23	Lots	<b>#4.045.0</b>
24	1-2, inclusive	\$1,345.95
25	29-30, inclusive	\$1,345.95
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**Section 4**. The assessments made pursuant hereto shall be a lien in the several amounts assessed against each lot or tract of land set forth in Section 3 herein, and such lien shall have the priority of the lien for local public improvement districts.

Section 5. Without demand, said assessments as set forth in Section 3 herein, shall be due and payable on the first day of January of the year next following the year in which this assessing ordinance became effective, and said assessments shall become delinquent if not paid by the last day of February of the year next following the year in which this assessing ordinance became effective. A failure to pay said assessments as hereinabove set forth shall become a lien on the property subject to the assessment, and such lien may be sold by the City as provided by the Charter and ordinances of the City and County of Denver.

Section 6. Any unspent revenue and revenue generated through investment shall be retained and credited to the Phase II West 38th Avenue Pedestrian Mall Local Maintenance District for future long term or program maintenance of the District.

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1	COMMITTEE APPROVAL DATE: November 3, 2020 by Consent				
2	MAYOR-COUNCIL DATE: November 10, 2020				
3	PASSED BY THE COUNCIL:				
4		PRESIDENT			
5	APPROVED:	MAYOR			
6 7 8	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER			
9	NOTICE PUBLISHED IN THE DAILY JOURNAL: _	·····;			
10	PREPARED BY: Bradley T. Neiman, Assistant City	Attorney DATE: November 12, 2020			
11 12 13 14 15	Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form, and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.				
16	Kristin M. Bronson, Denver City Attorney				
17 18	BY: Kurton J. Craybod , Assistant City A	ttorney DATE: Nov 11, 2020			