RESOLUTION NO. 144 - 25

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF COLORADO SPRINGS, COLORADO APPROVING THE PROPOSED 2026 OPERATING PLAN AND BUDGET FOR THE GREATER DOWNTOWN COLORADO SPRINGS BUSINESS IMPROVEMENT DISTRICT.

WHEREAS, the City Council approved an amended Special District Policy (the "Policy"), on August 9, 2022 (Resolution No. 111-22), providing for certain financial and other limitations in the use of special districts as an available method in financing public infrastructure; and

WHEREAS, also on August 9, 2022, City Council approved an amended model template for submission of the operating plan and budgets required to be annually approved for business improvement district pursuant to Colorado Revised Statutes § 31-25-1211; and

WHEREAS, the Greater Downtown Colorado Springs Business Improvement District (the "District") was originally created by Ordinance No. 01-98 adopted on July 24, 2001 along with approval of an initial operating plan and budget; and

WHEREAS, since that time, the District has submitted and Council has annually approved, operating plans and budgets for this District; and

WHEREAS, the District has submitted for review, and City Council has reviewed a proposed 2026 operating plan and budget ("2026 Operating Plan and Budget") for this District; and

WHEREAS, the District requests approval of this 2026 Operating Plan and Budget.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF COLORADO SPRINGS THAT:

- Section 1. The above and foregoing recitals are incorporated herein by reference and are adopted as findings and determinations of the City Council.
- Section 2. This 2026 Operating Plan and Budget (attached as Exhibit 1) is hereby approved.
- Section 3. The total debt of this District shall not exceed 10 percent of the total assessed valuation of the taxable property within the District, without the requirement for

separate City Council authorization adopted by an affirmative vote of no less than 2/3rds of the members of the entire City Council.

Section 4. This Resolution shall be effective upon its approval by City Council.

DATED at Colorado Springs, Colorado, this 28th day of October 2025.

ynette Crow-Iverson, Council Presiden

ATTEST:

Sarah B. Johnson, City Clerk

Greater Downtown Colorado Springs BUSINESS IMPROVEMENT DISTRICT

City of Colorado Springs, El Paso County, Colorado

2026 OPERATING PLAN FOR THE GREATER DOWNTOWN COLORADO SPRINGS BUSINESS IMPROVEMENT DISTRICT

1. PURPOSE AND SCOPE OF THIS DISTRICT

A. Requirement for this Operating Plan

The Business Improvement District Act, specifically Section 31-25-1211, C.R.S., requires that the Greater Downtown Colorado Springs Business Improvement District (the "District") file an operating plan and budget with the City Clerk no later than September 30 of each year.

Under the statute, the City is to approve the operating plan and budget within 30 days of the submittal of all required information.

The District operates under the authorities and powers allowed under the Business Improvement District Act, Section 31-25-1201, et seq., Colorado Revised Statutes, as amended, as further described and limited by this Operating Plan.

B. What Must Be Included in the Operating Plan?

Pursuant to the provisions of the Business Improvement District Act, Section 31-25-1201, et seq., C.R.S., as amended, this Operating Plan specifically identifies (1) the composition of the Board of Directors, (2) the services and improvements to be provided by the District, (3) the taxes, fees, and assessments to be imposed by the District, (4) the estimated principal amount of the bonds to be issued by the District, and (5) such other information as the City may require.

The District's original plan, and subsequent Operating Plans, previously approved by the City, are incorporated herein by reference, and shall remain in full force and effect except as specifically or necessarily modified hereby.

C. Purposes

As may be further articulated in prior year's Operating Plans, the ongoing and/or contemplated purposes of this District for 2026 include public space management and consumer marketing.

D. Ownership of Property or Major Assets

The BID owns a truck, an ATV, vinyl banners, small equipment, and an inventory of Van Briggle tile.

E. Contracts and Agreements

The BID engages in contracts for its services, primarily:

- Robertson's Landscaping for daily cleaning and landscaping, Jan. 1, 2026–December 31, 2026, approximately \$362,016.
- Robertson's Landscaping for holiday décor installation and deinstallation, Jan. 1, 2026-Dec. 31, 2026, approximately \$10,000.
- Downtown Partnership, Jan. 1, 2026-Dec. 31, 2026, for financial services, administrative services, public space management, and marketing services, \$270,500.

2. ORGANIZATION AND COMPOSITION OF THE BOARD OF DIRECTORS

A. Organization.

The Greater Downtown Colorado Springs Business Improvement District was organized by the City of Colorado Springs, Colorado by Ordinance No. 01-98 on July 10, 2001.

B. Governance.

The District is governed by an appointed board of directors.

C. Current Board.

The persons who currently serve as the Board of Directors are:

- (a) Chris Senger
- (b) Peri Bolts
- (c) John Wolfe
- (d) Eric Brenner
- (e) Uyen Le
- (f) Michael Brantner
- (g) Vlada Benedetti
- (h) A.J. Hoerth
- (i) Allison Cortez
- (i) Freddie Provenzano
- (k) Bryan Bradigan

Director and other pertinent contact information is provided in Exhibit A.

D. Term Limits.

Board members may serve a maximum of two, full, three-year terms. Bylaws stipulate six directors representing owners of real estate, of which one must represent real estate of 50,000 square feet or greater; a minimum one retail tenant; a minimum of one bar/restaurant/entertainment tenant; a minimum of one service business tenant; a minimum of one office tenant; and one year-round resident.

E. Advisory Board.

The Board of Directors may appoint one or more advisory boards to assist the Board of Directors on such matters as the Board of Directors desires assistance.

The Board of Directors shall, upon the appointment of an advisory board, set forth its duties, duration, and membership. The Board of Directors may provide rules of procedure for the advisory board or may delegate to the advisory board the authority to provide such rules. No advisory boards have yet been appointed.

3. BOUNDARIES, INCLUSIONS AND EXCLUSIONS

The District currently includes approximately 32 city blocks with boundaries as depicted in Exhibit C. The BID continues to examine possible limited expansion due to growing demand for BID services. In particular, the east side of the 500 block of South Tejon Street as well as the 600 blocks of South Tejon Street, east and west, are under consideration, due to improved properties and public usage in that block and inquiries by property owners concerning desire for BID services.

4. PUBLIC IMPROVEMENTS

BID does not anticipate financing major public improvements in 2026. BID services exist primarily to clean and maintain improved sidewalks and public spaces on an everyday basis.

5. ADMINISTRATION, OPERATIONS, SERVICES PROPERTY OWNERSHIP AND MAINTENANCE

The Downtown Colorado Springs BID exists to protect and grow investment in the area—making it a vibrant, competitive destination for residents, businesses, and visitors. By fostering partnerships and funding strategic initiatives, the BID helps strengthen Downtown's economic, cultural, and civic vitality.

Key focus areas include public space management and consumer marketing. The BID supports revitalization efforts that attract new businesses, entertainment, the arts, and more—enhancing the overall downtown experience.

Services provided by the BID are designed to complement, not replace, those of the City. The BID operates without direct employees and contracts for cleaning, landscaping, administration, finance, and marketing services. Specific activities are outlined below.

6. FINANCIAL PLAN AND BUDGET

A. 2026 Budget

The 2026 Budget for the District is attached as Exhibit B. There are no significant changes. However, the board has designated a contingency from reserves which may, at a date to be determined, be allocated to support extraordinary expenses such capital replacement or snow removal beyond what is typically seasonal.

B. Authorized Indebtedness

None currently and none anticipated.

C. Maximum Debt and Operating Mill Levies

The original 5 mill levy was established when the Greater Downtown Business Improvement District was created. It cannot be increased without approval by District voters. In the November 4, 2003, election District voters approved the de-TABORing of revenues received by the District under Section X, Article 20 of the Colorado Constitution. At that election the District voters also approved the exemption of the 5 mill levy from the property tax increase limitations contained in Colorado Revised Statutes 29-1-301 and 29-1-302. There is no Gallagher adjustment authorized. There are no property tax abatements at this time.

D. District Revenues

The BID is financed, in whole or in part, by a 5 mill levy on real and personal property within the district. The revenue so derived is used to fund legally authorized programs and services of the BID. The BID also is funded in part by grants and fees for service. Unexpended monies at the end of the fiscal year may be placed in one or more reserve funds to be expended as determined by the BID Board of Directors, including for capital expenses and operating expenses.

E. Existing Debt Obligations

The BID has no debt obligations.

F. Future Debt Obligations

The BID does not anticipate debt obligations in 2026.

G. Developer Funding Agreements

The BID has no developer funding agreements.

H. Other Financial Obligations

The BID has no existing financial obligations beyond standard legal requirements and the aforementioned contracts.

I. City Charter Limitations

In accordance with 7-100 of the City Charter, the District shall not issue any Debt instrument for any purpose other than construction of capital improvements with a public purpose necessary for development. As set forth in 7-100 of the City Charter, the total Debt of any proposed District shall not exceed 10 percent of the total assessed valuation of the taxable property within the District unless approved by at least a two-thirds vote of the entire City Council.

J. Limited -Default Provisions

Limited tax general obligation bonds issued by the District shall be structured and/or credit enhancements provided such that the bonds cannot default as long as the District is imposing the required maximum allowed mill levy.

K. Privately Placed Debt and Related Party Privately Placed Debt

Prior to the issuance of any Privately Placed Debt for capital related costs, the District shall obtain the certification of an External Financial Advisor regarding the fairness and feasibility of the interest rate and the structure of the Debt. The Interest Rate for Related Party Privately Placed Debt shall not exceed the Index Rate more than 400 basis points. Related Party Privately Placed Debt shall not be issued with an optional call date of greater than five (5) years from the date of issuance.

L. End User Fee Limitation

The District shall not impose an End User Fee for the purpose of servicing District Dept without prior approval of City Council.

M. Debt Not an Obligation of the City

The debt of the District will not constitute a Debt or obligation of the City in any manner. The faith and credit of the City will not be pledged for the repayment of the debt of the District. This will be clearly stated on all offering circulars, prospectus, or disclosure statements associated with any securities issued by the District.

N. Land Development Entitlements

The District shall not issue Debt, enter into any other Long Term Financial Obligation or certify a Debt Mill Levy unless a Land Development Entitlement has been approved for the Property.

7. MUNICIPAL OVERSIGHT OF DISTRICT ACTIVITIES

A. Audit

The District agrees to submit an annual audit to the City Finance Department no later than March 31st of each year which is performed by an independent certified public accounting firm. Even if the State grants an audit exemption, the District must submit an annual audit as specified above.

B. SID Formation

The District affirms that it will provide an Amended Operating Plan and seek prior approval of City Council prior to formation of any Special Improvement District or Authority within its boundaries in the future.

C. City Authorization Prior to Debt Issuance

In accordance with the City's Special District Policy, and notwithstanding any statements of intent in the Budget and Operating Plan, this District shall request and obtain approval of City Council prior to issuance of any Debt in accordance with the financing plan for the District as previously approved. The standards

for City approval shall generally be consistency with the City's Special District Policy as it may be amended along with the most recently approved operating plan and budget and any requirements or limitations contained therein to the extent that they are consistent with the financing plans for the District.

D. Public Improvement Fees

This District will not utilize any revenues from a new, increased or expanded public improvement fee (PIF) unless specifically authorized in this or a subsequent operating plan and budget, or separately approved by City Council. The imposition of a PIF and any provisions for adjustment of a PIF that have been previously approved by City Council shall not be subject to this restriction.

E. Condemnation

The Colorado Revised Statutes do not authorize BIDs to use powers of eminent domain. The exercise of eminent domain authority by any City-authorized district is also specifically prohibited without express prior City Council approval.

F. Concealed Carry Prohibition

The District shall not adopt or enact an ordinance, resolution, rule or other regulation that prohibits or restricts an authorized permittee from carrying a concealed handgun in a building or specific area under the direct control or management of the District as provided in C.R.S. § 18-12-214.

G. Eligible Expenses or Costs for Reimbursement

In addition to any limits or prohibitions contained in Colorado Revised Statutes, the District shall no issue debt for or otherwise fund any costs or expenses not allowed for by the Special District Policy.

H. Intergovernmental Agreements

The BID has an IGA with the City of Colorado Springs regarding baseline services.

I. Overlapping Districts

The BID does not overlap with any special districts. It overlaps with some Colorado Springs Urban Renewal Authority areas and entirely overlaps with the Downtown Development Authority.

8. 2026 ACTIVITIES, PROJECTS AND CHANGES

A. Activities

Public Space Management

The BID's public space program keeps Downtown clean, safe, and inviting for everyone. Services include daily litter and waste removal, graffiti and gum cleanup, limited snow removal, sidewalk washing, safety reporting, and maintenance of over 100 flowerbeds and 50 flowerpots. The BID also manages tree lights, holiday décor, and installs promotional banners in partnership with local nonprofits.

Consumer Marketing

Marketing efforts boost foot traffic and support Downtown's primarily local businesses. Tactics include managing a dynamic website, regular e-blasts, active social media, print and broadcast ads, digital campaigns, and the distribution of Downtown maps. Campaigns highlight seasonal and shopping events like Mother's Day, summer tourism, the September Sidewalk Sale, and major holiday promotions, including Small Business Saturday and the Holiday Stroll. The BID also sells a Downtown gift card redeemable at 150+ shops and restaurants to drive local spending.

B. Projects and Public Improvements

No significant public improvements are planned.

C. Summary of 2026 Activities and Changes from Prior Year

No significant changes to governance, mill levy, debt, elections or valuation are planned. The BID remains poised to support any petitions by property owners seeking inclusion in its boundaries.

The BID is able to meet its current financial obligations.

9. DISCLOSURE AND COMMUNICATION

The District shall maintain a website that includes content similar to that required for metropolitan districts by Colorado Revised Statutes § 32-1-104.5 and as required by Section K of the Special District Policy, to the extent this content is applicable to BIDs. The DowntownCS.com website provides information for the BID as well as the Downtown Development Authority, Downtown Partnership, and Downtown Ventures.

10. DISSOLUTION

The BID will have perpetual existence unless a budget is not submitted to City Council for two consecutive years, in which case the BID will be dissolved by operation of law.

11. CONCLUSION

It is submitted that this Operating Plan and Budget for the District meets the requirements of the Business Improvement District Act and further meets applicable requirements of the Colorado Constitution and other law. It is further submitted that the types of services and improvements to be provided by the District are those services and improvements which satisfy the purposes of Part 12 of Article 25 of Title 31, C.R.S.

EXHIBIT A Director and Other Contact Information

BOARD OF DIRECTORS:

- Allison Cortez, chair, Pikes Peak State College. Appointed second full term July 2025, Allison.Cortez@PikesPeak.edu
- Chris Senger, vice chair, Senger Design Group. Appointed second full term July 2024, chrissenger@sengerdesigngroup.com
- A.J. Hoerth, treasurer, US Bank. Appointed first full term July 2024, aj.hoerth@usbank.com
- Peri Bolts, secretary, owner, Eclectic CO. Appointed second full term July 2024, peri@shopeclecticco.com
- Eric Brenner, owner, Red Gravy. Appointed second full term July 2023, redgravyco@gmail.com
- Uyen Le, owner, Beauty Bar. Appointed second full term July 2023. Beautybar.um@gmail.com
- Michael Brantner, Pikes Peak Library District. Appointed first full term July 2023. mbrantner@ppld.org
- John Wolfe, co-owner, ICONS. Appointed second full term July 2024, jtwolfe88@gmail.com
- Vlada Benedetti, resident. Appointed first full term July 2024, vlada.benedetti@gmail.com
- Freddie Provenzano, Eden Oaks. Appointed first full term July 2025, freddie@edenoaksco.com
- Bryan Bradigan, Colorado Craft/Urban Animal. Appointed first full term July 2025, bbradigan76@gmail.com

DISTRICT MANAGER: Downtown Partnership provides day-to-day management through a contract for services. Contact: Chelsea Gondeck, 111 S. Tejon St. Ste. 703, Colorado Springs, CO 80903. 719-886-0088. Chelsea@downtowncs.com.

INSURANCE AND DIRECTORS' BONDS:

Directors & Officers Liability

The Cincinnati Insurance Company

Policy No. EMN 059 65 60 12/03/24-12/03/2027

Commercial Policy to include Property, General Liability, Crime, Auto and Inland Marine Philadelphia Insurance Companies

Policy No. PHPK2494527, Policy Period 12/03/24-12/3/2025

ACCOUNTANT: Downtown Partnership

AUDITOR: BiggsKofford, 630 Southpointe Ct. Ste. 200, Colorado Springs, CO 80906

STAFF: The BID does not have staff. Day-to-day management is provided through a contract

for services with Downtown Partnership.

EXHIBIT B 2026 Budget

	202)22 Actuals	7	2023 Actuals	20	2024 Actuals	20	2025 Budget	203	2025 Estimates	7	2026 Budget
Beginning balance - January 1	↔	509,893.00	€	560,656.00	↔	651,204.00	↔	739,103.00	↔	630,691.91	↔	619,122.45
REVENUES												
Property taxes (less abatements)	↔	560,331.00	G	587,998.00	G	666,840.00	မှ	616,912.60	↔	616,912.60	()	708,394.25
Specific ownership taxes	s	66,438.00	ઝ	70,505.00	↔	75,586.00	↔	61,691.00	↔	46,000.00	↔	70,839.00
Interest income	↔	11,456.00	↔	33,815.00	↔	37,086.00	↔	25,000.00	↔	30,000.00	↔	30,000.00
Other	₩	191,437.00	↔	218,968.00	↔	197,481.00	↔	367,800.00	↔	114,711.00	↔	18,300.00
Proceeds from sale of capital assets, net	မာ	Ü	G	į	↔		ᡐ	ì	မာ		↔	
Total Revenues	69	829,662.00	₩	911,286.00	υ	976,993.00	ŝ	\$ 1,071,403.60	क	807,623.60	↔	827,533.25
Total Funds Available	↔	1,339,555.00	↔	\$ 1,471,942.00	⇔	1,628,197.00	⇔	1,810,506.60	↔	1,438,315.51	↔	1,446,655.70
EXPENDITURES												
Public Space Management	↔	472,538.00	↔	459,087.00	B	521,324.00	↔	556,696.70	↔	539,612.70	↔	557,291.00
Security	↔	132,516.00	ᡐ	175,000.00	↔	175,000.00	↔	350,000.00	↔	88,712.37	↔	(0)
Marketing Services	↔	121,873.00	↔	126,755.00	↔	128,460.00	↔	130,291.00	↔	130,291.00	↔	135,250.00
Capital Outlay												
Direct Overhead	↔	51,972.00	↔	59,896.00	↔	64,310.00	↔	62,826.99	↔	60,576.99	↔	70,612.25
Contingency Budget Expense			↔	10	↔	T.	↔	80,000.00			()	80,000.00
Fund Reserve	↔	*	G	r	છ	ĵ.	क	5	↔	87	()	
Total Expenditures	6 9	778,899.00	G	820,738.00	↔	889,094.00	69	\$ 1,179,814.69	છ	819,193.06	↔	843,153.25
Ending Balance - December 31	€9	560,656.00	₩	651,204.00	€9	739,103.00	₩	630,691.91	€>	619,122.45	₩	603,502.45

EXHIBIT C District Boundary Map

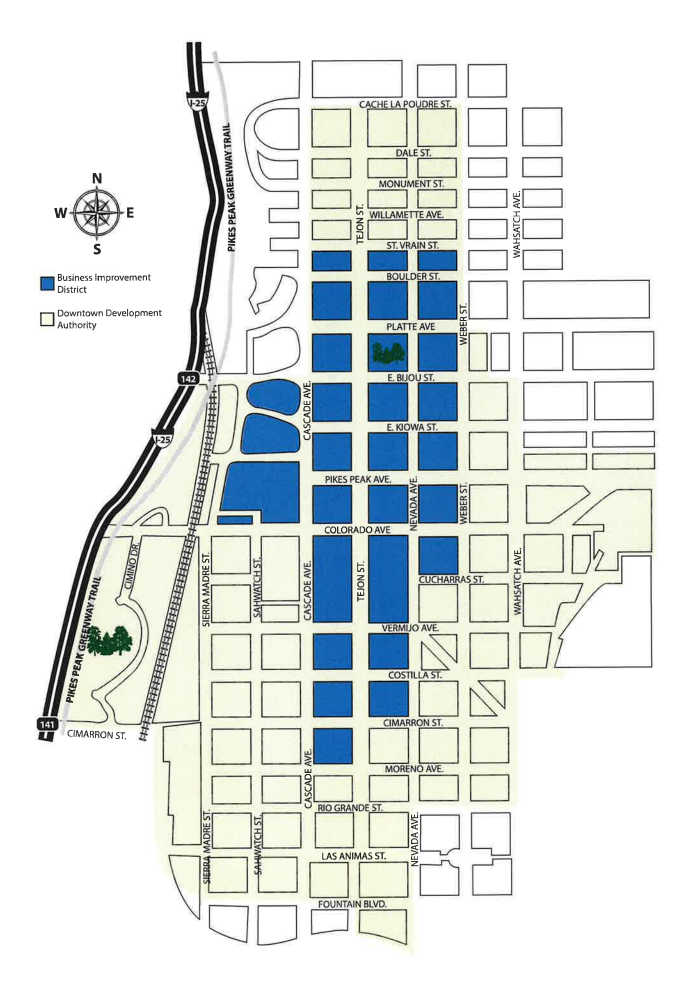


EXHIBIT D Terms and Definitions

The following terms and definitions from the City of Colorado Springs Special District Policy are specifically incorporated for use in this Operating Plan and Budget.

- **a.** Authority- An entity with separate legal powers or authorities, created by intergovernmental agreement (IGA) between or among Districts, or between or among one or more Districts, and another governmental entity.
- **b.** City- The City of Colorado Springs, acting legislatively through its City Council or administratively through its mayor or chief of staff consistent with Colorado Revised Statutes and the City Charter.
- c. Combination of Districts- Any combination of Metropolitan Districts, BIDs and/or GIDs that overlay each other that are organized by petition of a property developer that are specific to property within a single development project and do not serve any property outside of that project such as regional service district or non-developer controlled existing district.
- d. C.R.S- Colorado Revised Statutes.
- e. **Debt-** Any bond, note debenture, contract or other multiple year financial obligation of a District which is payable in whole or in part from, or which constitutes an encumbrance on, the proceeds of ad valorem property tax or End User Debt Service Fee imposed by the District, or pledged for the purposes of meeting the obligation.
- f. **Debt Mill Levy-** For the purpose of this Policy and its associated plans the debt mill levy is that portion of the overall mill levy of the District, pledged, dedicated or otherwise used to repay formally issued Debt or long terms.
- g. Developer Funding Agreements- Short or long-term obligations of Districts entered into between Districts and developers related to advancement of reimbursement of Public Improvements or operations and maintenance costs. Such agreements may or may not accrue interest, but do not qualify as formally issued Debt as defined under this Policy or under TABOR.
- h. District- This Greater Downtown Colorado Springs Business Improvement District.
- i. End User- A property owner anticipated to be/have long term, multi-year responsibility for the tax and/or fee obligations of a District. By way of illustration, a resident homeowner, renter, commercial property owner, or commercial tenant is an end user. A master property developer or business entity that constructs homes or commercial structures for occupancy or ownership primarily by third parties, is not an end user.
- j. End User Debt Service Fees- Any fees, rates, tolls or charges assessed or pledged or otherwise obligated to End Users by a District for the payment of Debt. End User Debt Service Fees are not intended to include public improvement fees (PIFs) if authorized by this Operating Plan and Budget.
- k. External Financial Advisor- A consultant that: (1) advises Colorado governmental entities on matters relating to the issuance of securities by Colorado governmental entities, including matters such as the pricing, sales and marketing of such securities and the procuring of bond ratings, credit enhancement and insurance in respect of such securities; (2) shall be an underwriter, investment banker, or individual listed as a public finance

- advisor in the Bond Buyer's Municipal Market Place (also known as the Redbook); and (3) is not an officer of the Districts.
- 1. Index Interest Rate- The AAA 30-year MMD (Municipal Market Data) index interest rate.
- m. Interest Rate-The annual rate of charge applied to Debt or other District financial obligations
- n. Land Development Entitlement A City-approved master plan, concept plan or other more detailed land use plan, zoning or combinations thereof, applicable to a substantial proportion of the property to be included in District and sufficient to support the need for the District along with relevant public improvements financing assumptions and proposed limits.
- o. Maximum Debt Mill Levy- The maximum mill levy a District or Combination of Districts is permitted to impose for the payment of Debt. For the purpose of this Policy, a mill levy certified for contractual obligations is part of the Maximum Debt Mill Levy.
- **p.** Maximum Operating Mill Levy- The maximum mill levy a District or Combination of Districts is permitted to impose for operating and maintenance expenses.
- **q.** Mill Levy Adjustment -Any statutory, legislative or constitutional changes that adjust or impact that assessed or actual valuation of property or the assessment ratio pursuant to which taxes are calculated
- r. Model BID Operating Plan and Budget- The most recent version of the template for BID Operating Plans and Budgets adopted in accordance with this Policy.
- s. Planning and Community Development Department Director- The Director of the Colorado Springs Planning and Community Development Department or other position which may be established for the purpose of administering this Policy, or their designee.
- t. Policy or Special District Policy -The City's adopted Special District Policy as may be amended from time to time.
- u. Privately Placed Debt- Debt that is not marketed to multiple independent accredited investors as defined in Rule 501(a) promulgated under the Securities Act of 1933 by a registered bond underwriter or placed directly with a chartered lending institution or credit union.
- v. Public Improvements Any capital or site improvements, (or directly related planning or engineering costs) legally determined to be eligible for ownership, maintenance and/or financing by a District in accordance with the applicable State statues.
- w. Related Party Privately Placed Debt Privately Placed Debt that is or will be placed with and directly held by a party related to the issuing District.

EXHIBIT E [Optional]

[Summary of Public Improvements and Financial Plan Supporting a City Council Authorization to Issue Debt in conformance with 7-100 of the City Charter]

This information is not provided as it is not needed