RESOLUTION NO. -17

A RESOLUTION CREATING THE "[NAME OF DISTRICT]" ENTERTAINMENT DISTRICT

WHEREAS, the City of Colorado Springs, Colorado is a municipal corporation authorized to adopt ordinances and resolutions in furtherance of the public health, safety and welfare; and

WHEREAS, the City Council, by Ordinance 17-[##], exercised its local option to allow Entertainment Districts in accordance with the Colorado Liquor Code, C.R.S. § 12-47-101, et seq., as amended; and

WHEREAS, C.R.S. § 12-47-301(11) authorizes the consumption of alcohol within the boundaries of a Common Consumption Area located within an entertainment district established by the City; and

WHEREAS, the "[Insert promotional association name here]" has requested City Council to establish an Entertainment District within the "[insert neighborhood or business district name here]"

WHEREAS, the City Council has considered the factors, provided under C.R.S. § 12-47-301(11), relevant to operating the proposed [Insert Name of district] Entertainment District; and

WHEREAS, the City Council finds that it is appropriate to establish the [Insert entertainment district name here] for operation in accordance with the provisions of this Resolution and C.R.S. § 12-47-101, et seq.; and

WHEREAS, the proposed Entertainment District complies with C.R.S. 12-47-103 (7.5) as it is less than one hundred acres and has at least twenty thousand square feet of licensed premises.

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

- Section 1. City Council finds that the property described in Exhibit "A" comprises of <u>linsert</u> total area of proposed <u>districtl</u> square feet, being less than 100 acres (Property).
- Section 2. City Council finds that the Property includes 20,000 square feet of premises, holding a liquor license types permitted to attach to a Common Consumption Area within the boundaries of the entertainment district in accordance with C.R.S. § 12-47-103(7.5), and as described and depicted in Exhibit B.
- Section 3. City Council hereby establishes the Property described in Exhibit "A" as an Entertainment District to operate in accordance with C.R.S. § 12-47-301(11). The Entertainment District shall be known as the "[Name of District]." The establishment of the

"[Name of District]," hereby authorizes the City Clerk to certify eligible Promotional Associations and permit the operation of authorized Common Consumption Areas, in accordance with applicable law and regulations, including, but not limited to the Colorado Liquor Code and the City Liquor Code and [insert new rules tile here].
Section 4. City Council declares that the hours of operation for the [insert entertainment district name here] "Common Consumption Area", as defined under C.R.S. § 12-47-103(6.6), shall be between and
Section 5. City Council authorizes the City's Local Licensing Authority to certify a Promotional Association in accordance with C.R.S. 12-47-301(11) and the City [insert rule title here].
Section 5. Eligible properties may be included or excluded from the "[Name of District]," or the boundaries of the district may be modified by the City Clerk, subject to the requirements of the City Liquor Code and Rules, and the Colorado Liquor Code and Rules .
Section 6. Establishment of the "[Name of District]" shall be effective, 2017
and shall remain effective until amended or rescinded by subsequent Resolution of the City
Council.
DATED at Colorado Springs, Colorado, this day of 2017. Council President
ATTEST:
Sarah Johnson, City Clerk