RESOLUTION NO. 58 - 25

A RESOLUTION OF THE CITY OF COLORADO SPRINGS APPROVING AN AMENDED AND RESTATED 2025 OPERATING PLAN AND BUDGET FOR THE FIRST AND MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2

WHEREAS, the City Council passed Resolution No. 111-22 adopting a Special District Policy ("Policy") providing for certain financial and other limitations in the use of special districts as an available method in financing public infrastructure, and adopting a model operating plan and budget; and

WHEREAS, the City Council originally approved a service plan organizing the First and Main Business Improvement District No. 2 (the "District") along with an initial Operating Plan and Budget by Ordinance No. 08-144 adopted in 2008; and

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

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

WHEREAS, the District timely submitted and City Council approved its 2025 operating plan and budget; and

WHEREAS, the District is asking to amend its 2025 operating plan and budget to include issuance of bonds not contemplated within its original 2025 operating plan and budget; and

WHEREAS, the City Council has considered the amended and restated operating plan and budget ("Amended and Restated Operating Plan") for the District with the recommended maximum mill levies and all other testimony and evidence presented at the Council meeting.

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

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. The Amended and Restated 2025 Operating Plan and Budget

(attached as Exhibit 1) is hereby approved.

Section 3. The total debt of the District shall not exceed 10% of the total assessed valuation of the taxable property within the District without a separate City Council authorization adopted by an affirmative vote of at least two-thirds of the entire City Council.

Section 4. The City Council's approval of the Amended and Restated Operating Plan and Budget is not a waiver of, nor a limitation upon any power that the City is legally permitted to exercise with respect to the property subject to the District.

Section 5. This Resolution shall be in full force and effect immediately upon its adoption.

DATED at Colorado Springs, Colorado this 13th day of May 2025.

Lynette Crow-Iverson, Council President



2025 AMENDED OPERATING PLAN AND BUDGET

FIRST AND MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2

City of Colorado Springs, El Paso County, Colorado

DE 9860609.1

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2025 AMENDED OPERATING PLAN FOR THE FIRST AND MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2

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 First and Main Business Improvement District No. 2 (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.*, C.R.S., 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 2009 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 years' Operating Plans, the ongoing and/or contemplated purposes of this District for 2025 include financing, acquisition, construction, completion, installation, replacement and/or operation and maintenance of all of the services and public improvements allowed under Colorado law for business improvement districts. Specific improvements and services provided by the District include water, sanitation, street, storm, park and recreation, and the operation and maintenance of the District consistent with prior years' activities.

D. *Ownership of Property or Major Assets.* The District owns certain street and landscaping improvements.

E. Contracts and Agreements. Intergovernmental Agreement for Cost Sharing of Certain Public Improvements (January 28, 2009) between First & Main Business Improvement District and First & Main Business Improvement District No. 2; Intergovernmental Agreement for Operational Cost Sharing (January 1, 2014) between First and Main Business Improvement District No. 2, whereby First and Main

Business Improvement District transfers revenue from its operational mill levy to the District, which is responsible for paying all operations and maintenance costs of the two Districts.

Intergovernmental Agreement for Cost Sharing of Certain Public Improvements (effective January 1, 2024) between First and Main North Business Improvement District and First and Main Business Improvement District No. 2, whereby First and Main North Business Improvement District transfers certain revenues to the District and the District provides administrative and operational services on behalf of First and Main North Business Improvement District.

The District entered into an Intergovernmental Agreement Regarding First and Main Public Improvement Fee with Barnes & Powers North Business Improvement District on September 4, 2024.

2. ORGANIZATION AND COMPOSITION OF THE BOARD OF DIRECTORS

A. *Organization.* The First and Main Business Improvement District No. 2 was organized by the City of Colorado Springs, Colorado by Ordinance No. 08-144 on September 23, 2008.

B. Governance. The District is governed by an elected board of directors.

C. *Current Board*. The persons who currently serve as the Board of Directors are:

Timothy Seibert, President Christopher S. Jenkins, Vice-President David D. Jenkins, Secretary Delroy L. Johnson, Assistant Secretary Gregory Barbuto, Treasurer

Director and other pertinent contact information are provided in EXHIBIT A.

D. *Term Limits.* The electors of the District voted to eliminate term limits in the May 2020 regular election.

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 to date.

3. BOUNDARIES, INCLUSIONS AND EXCLUSIONS

The District map is depicted in **EXHIBIT C**. The District does not anticipate inclusion or exclusion requests in the coming year.

4. **PUBLIC IMPROVEMENTS**

The District will be primarily concerned with the provision of public improvements and

services within the boundaries of the District; however, there may be instances to provide improvements or services outside of the boundaries of the District. The District shall have the authority to provide these improvements and services, but the revenue-raising powers of the District to recoup the costs of extraterritorial improvements and services shall be as limited by state law.

The Public Improvements that the District anticipates it will construct, install or cause to be constructed and installed, include those Public Improvements the costs of which may, in accordance with the Business Improvement District Act, Section 31-25-1201, *et seq.*, C.R.S., lawfully be paid for by the District, including, without limitation, water services, safety protection devices, sanitation services, marketing, streetscape improvements, street improvements, curbs, gutters, culverts, drainage facilities, sidewalks, parking facilities, paving, lighting, grading, landscaping and storm and wastewater management facilities and associated land acquisition and remediation.

5. ADMINISTRATION, OPERATIONS, SERVICES AND MAINTENANCE

The District provides for ownership, operation, and maintenance of District facilities as activities of the District itself or by contract with other units of government or the private sector.

6. FINANCIAL PLAN AND BUDGET

A. 2025 Budget. The 2025 Budget for the District is attached as EXHIBIT B.

B. *Authorized Indebtedness.* At an election held on November 4, 2008, the District's electors authorized the issuance of indebtedness in an amount not to exceed \$5,000,000 for water, \$20,000,000 for streets, \$5,000,000 for sanitation, \$5,000,000 for park and recreation, and \$20,000,000 for refunding of debt. The voters also approved an annual increase in taxes of \$150,000 annually, at a mill levy rate not to exceed one mill for operations and maintenance. The election also allows the District to retain all revenues without regard to the limitations contained in Article X, Section 20 of the Colorado constitution. As set forth in the District's 2009 Operating Plan, the City has limited the amount of debt to be issued to a total of \$20,000,000 in the authorized voted categories. This maximum debt authorization amount shall not be exceeded without express prior approval by the City.

C. *Maximum Debt and Operating Mill Levies.* The mill levy limitations in the original Operating Plan remain unchanged. The Maximum Debt Mill Levy is fifty (50) mills. The Maximum Operating Mill Levy is one (1) mill. The mill levy caps set forth in this paragraph may be subject to upward or downward adjustments addressing any Mill Levy Adjustment or any abatement occurring after, but not before January 1, 2008. Such upward or downward adjustments are to be determined by the Board of Directors in good faith (such determination to be binding and final) so that to the extent possible, the actual tax revenue generated by the mill levy, as adjusted for changes occurring after January 1, 2008, are neither diminished nor enhanced as a result of such changes.

D. *District Revenues.* See 2025 Budget attached hereto as **EXHIBIT B**.

E. *Existing Debt Obligations.* In 2009, the District issued the \$2,400,000 First and Main Business Improvement District No. 2 Limited Tax General Obligation Bonds, Series 2009

with an interest rate of 8.5% (the "Series 2009 Bonds"). The Series 2009 Bonds are subject to optional redemption beginning December 1, 2012. The Series 2009 Bonds were issued pursuant to an authorizing resolution adopted by the Board of Directors of the District at a meeting held on January 28, 2009. As required by the District's 2009 Operating Plan, the issuance of the Series 2009 Bonds was approved by Resolution 53-09 of the City Council.

In early 2011, the District issued the \$2,000,000 First and Main Business Improvement District No. 2 Public Improvement Fee Revenue Bond, Series 2011 with an interest rate of 8.5% (the "Series 2011 Bonds"). The Series 2011 Bonds are subject to optional redemption beginning December 1, 2012. The Series 2011 Bonds were issued pursuant to an authorizing resolution originally adopted by the Board of Directors of the District at a meeting held on August 25, 2010, and re-adopted at a meeting of the Board of Directors of the District held on December 1, 2010, as supplemented by a Sale Certificate executed and delivered by the President of the District. As required by the District's 2010 Operating Plan, the issuance of the Series 2011 Bonds was approved by Resolution 186-10 of the City Council.

In 2015, the District issued the \$1,750,000 First and Main Business Improvement District No. 2 Limited Tax General Obligation Bond, Series 2015 with an interest rate of 6.75% (the "Series 2015 GO Bonds"). The Series 2015 GO Bonds were issued pursuant to an authorizing resolution originally adopted by the Board of Directors of the District at a meeting held on December 3, 2014, and Certification of Resolution adopted on April 22, 2015, as supplemented by a Sale Certificate executed and delivered by the President of the District. As required by the District's 2015 Operating Plan, the issuance of the Series 2015 Bonds was approved by Resolution 35-15 of the City Council.

In 2015, the District issued the \$1,725,000 First and Main Business Improvement District No. 2 Public Improvement Fee Revenue Bond, Series 2015 with an interest rate of 6.75% (the "Series 2015 PIF Bonds"). The Series 2015 PIF Bonds were issued pursuant to an authorizing resolution originally adopted by the Board of Directors of the District at a meeting held on December 3, 2014, and Certification of Resolution adopted on December 3, 2014, as supplemented by a Sale Certificate executed and delivered by the President of the District. As required by the District's 2015 Operating Plan, the issuance of the Series 2015 PIF Bonds was approved by Resolution 35-15 of the City Council.

In 2022, the District issued its Series 2022 Public Improvement Fee Revenue Bond in the principal amount of \$6,700,000 with an interest rate of 6.5% and its Series 2022 Limited Tax General Obligation Bond in the principal amount of \$3,941,000 with an interest rate of 6.5%, which issuances were approved by Resolution No. 160-22 of the City Council.

The District will annually review the interest rate on its bonds regarding market interest rate and evaluate possibilities to refund such bonds to the extent allowed pursuant to the bond documents.

F. *Future Debt Obligations.* The District anticipates issuing bonds in 2025 and pledging revenue to bonds anticipated to be issued by First and Main Business Improvement District in 2025.

G. Developer Funding Agreements. The District and Barnes & First & Main, LLC entered into a Reimbursement Agreement, effective February 22, 2017 (the "Reimbursement Agreement"). Under the Reimbursement Agreement, simple interest accrues at a rate of 8% per annum. The District does not have an outstanding developer advance obligation under the Reimbursement Agreement.

The District and Barnes & First & Main, LLC entered into a Facilities Funding and Reimbursement Agreement, effective February 22, 2017. Simple interest accrues at a rate of 8% per annum from the date of expenditure through the date of repayment. It is anticipated that at the end of 2024 the District will have a total outstanding developer advance in the amount of \$9,978,415.

Any Developer Funding Agreements entered into by the District after January 1, 2023 shall be limited to a term of no greater than twenty (20) years, from the time of the first such agreement, after which time any remaining balances must be either converted to Debt or shall no longer be considered an obligation of the District. The Interest Rate on any new Developer Funding Agreements entered into after January 1, 2023 shall not exceed the Index Rate plus 400 basis points, and interest shall only accrue on the principal balance.

H. Other Financial Obligations. The District entered into an Intergovernmental Agreement in 2014 with First and Main Business Improvement District. The intergovernmental revenue represents transfers from First and Main Business Improvement District to provide funding for the overall administrative and operating costs for both Districts.

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 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 by 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 Debt 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. Notwithstanding the foregoing, the District may submit a completed audit exemption application to the City Finance Department in lieu of an annual audit if the District qualifies for an audit exemption.

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 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 consistent 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.* The use of a public improvement fee ("PIF") is in place to provide necessary funding revenues for the improvements financed by the District. The District will utilize revenues from the PIF for such purposes.

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 not issue debt for or otherwise fund any costs or expenses not allowed for by the Special District Policy.

H. Intergovernmental Agreements. Intergovernmental Agreement for Cost Sharing of Certain Public Improvements (January 28, 2009) between First & Main Business Improvement District and First & Main Business Improvement District No. 2; Intergovernmental Agreement for Operational Cost Sharing (January 1, 2014) between First and Main Business Improvement District No. 2, whereby First and Main Business Improvement District No. 2, whereby First and Main Business Improvement District, which is responsible for paying all operations and maintenance costs of the two Districts; and Intergovernmental Agreement for Operational Cost Sharing (effective January 1, 2024) between First and Main North Business Improvement District and First and Main Business Improvement District and First and Main Business Improvement District and First and Main Business Improvement District to the District of the two Districts; and Intergovernmental Agreement for Operational Cost Sharing (effective January 1, 2024) between First and Main North Business Improvement District will be required to transfer revenue from its operational mill levy to the District will be required to transfer revenue from its operational mill levy to the District, which is responsible for paying all operational mill levy to the District will be required to transfer revenue from its operational mill levy to the District, which is responsible for paying all operational mill levy to the District, which is responsible for paying all operational mill levy to the District will be required to transfer revenue from its operational mill levy to the District, which is responsible for paying all operations and maintenance costs of the two Districts.

I. *Overlapping Districts.* None at this time.

8. 2025 ACTIVITIES, PROJECTS AND CHANGES

A. *Activities.* The District does not anticipate activity for commercial development in 2025 beyond ordinary capital replacement projects. The District provides maintenance and operation services on behalf of First and Main Business Improvement District.

B. *Projects and Public Improvements.* The District does not presently anticipate funding the design, installation or acquisition of additional public improvements during 2025 beyond ordinary capital replacement projects.

C. Summary of 2025 Activities and Changes from Prior Year. The District's activities will primarily focus on district administration, operation of improvements, and payment of its bonds.

Boundary changes: Not anticipated for the upcoming year.

Changes to board or governance structure: Not anticipated for the upcoming year.

Mill levy changes: In 2024 the mill levy imposed for operations and maintenance expenses was 1.049 and the debt service mill levy was 52.482 mills. In 2025, the District anticipates imposing a mill levy of 1.049 mills for operations and maintenance expenses and a debt service mill levy of 52.483 mills.

New, refinanced or fully discharged debt: The District anticipates issuing debt in 2025 for the purposes of financing Public Improvements.

Elections: May 6, 2025.

Major changes in development activity or valuation: Not anticipated for the upcoming year.

Ability to meet current financial obligations: See 2025 Budget attached as EXHIBIT B.

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 District's website address is <u>https://www.firstandmainbid.com/</u>, which is a website that it shares with First and Main Business Improvement District and First and Main North Business Improvement District.

10. DISSOLUTION

The District may be dissolved under the conditions of Section 31-25-1225, C.R.S. Perpetual existence is not contemplated at this time.

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 First and Main Business Improvement District No. 2

BOARD OF DIRECTORS:

NAME & ADDRESS	POSITION	TERM	PHONE #/E-MAIL
Timothy Seibert Nor'wood Development Group 111 South Tejon, Suite 222 Colorado Springs, CO 80903	President	2022-2025	(w) 719-593-2600 (f) 719-633-0545 tseibert@nor-wood.com
Christopher S. Jenkins Nor'wood Development Group 111 South Tejon, Suite 222 Colorado Springs, CO 80903	Vice President	2022-2025	(w) 719-593-2600 (f) 719-633-0545 <u>chrisjenkins@nor-</u> <u>wood.com</u>
David D. Jenkins Nor'wood Development Group 111 South Tejon, Suite 222 Colorado Springs, CO 80903	Secretary	2022-2025	(w) 719-593-2600 (f) 719-633-0545 <u>ddj@nor-wood.com</u>
Delroy L. Johnson Nor'wood Development Group 111 South Tejon, Suite 222 Colorado Springs, CO 80903	Assistant Secretary	2023-2027	(w) 719-593-2600 (f) 719-633-0545 djohnson@nor-wood.com
Gregory Barbuto Nor'wood Development Group 111 South Tejon, Suite 222 Colorado Springs, CO 80903	Treasurer	2023-2027	(w) 719-593-2600 (f) 719-633-0545 gbarbuto@nor-wood.com

DISTRICT CONTACT:	DISTRICT MANAGER:
Delroy L. Johnson, Assistant Secretary	Josh Miller
Nor'wood Development Group	CliftonLarsonAllen LLP
111 South Tejon, Suite 222	121 South Tejon Street, Suite 1100
Colorado Springs, CO 80903	Colorado Springs, CO 80903
(w) 719-593-2600	(w) 719-284-7226
(f) 719-633-0545	(f) 719-635-0330
djohnson@nor-wood.com	josh.miller@claconnect.com

ACCOUNTANT: Carrie Bartow, CPA CliftonLarsonAllen LLP 121 South Tejon, Suite 1100 Colorado Springs, CO 80903 (w) 719-635-0300 x 77839 (f) 719-473-3630 carrie.bartow@claconnect.com

303-368-5757

AUDITOR:

BiggsKofford, PC 630 Southpointe Court, Suite 200 Colorado Springs, CO 80906 719-579-9090 (f) 719-576-0126

INSURANCE AND BONDS:STAFF:T. Charles Wilson Insurance ServiceN/A384 Inverness ParkwayN/ACentennial, CO 80112Image: Content of the service of

EXHIBIT B 2025 BID Budget

DE 9175403.2

FIRST & MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2

ANNUAL BUDGET

FOR THE YEAR ENDING DECEMBER 31, 2025

FIRST & MAIN BID NO. 2 SUMMARY 2025 BUDGET WITH 2023 ACTUAL AND 2024 ESTIMATED For the Years Ended and Ending December 31,

9/30/24

		ACTUAL		BUDGET		ACTUAL	E	STIMATED	BUDGET
	L	2023		2024		6/30/2024		2024	2025
BEGINNING FUND BALANCES	\$	3,137,065	\$	3,273,219	\$	3,362,315	\$	3,362,315	\$ 2,868,243
REVENUES									
Property taxes		679.295		775.075		769,008		769,783	773.347
Specific ownership taxes		70,660		77,508		35,208		77,508	77,335
Interest income		207,644		137,000		97,825		198,000	149,500
Other revenue		-		-		467		467	-
Intergovernmental revenues		20,179		46,176		19,167		58,262	3,287,640
PIF Revenue		789,454		787,500		379,308		775,500	775,500
Total revenues		1,767,232		1,823,259		1,300,983		1,879,520	5,063,322
TRANSFERS IN	_					825,398		825,398	-
Total funds available	_	4,904,297	3	5,096,478		5,488,696		6,067,233	 7,931,565
EXPENDITURES									
General Fund		100.060		155,000		74,526		138,954	164,000
Debt Service Fund		1,441,922		1,414,000		11,394		1,409,638	1,606,976
Capital Projects Fund				-		825,000		825,000	3,244,184
Total expenditures		1,541,982		1,569,000		910,920		2,373,592	5,015,160
TRANSFERS OUT	-			-		825,398		825,398	 -
				1.1					
Total expenditures and transfers out									
requiring appropriation		1,541,982		1,569,000		1,736,318		3,198,990	 5,015,160
ENDING FUND BALANCES	\$	3,362,315	\$	3,527,478	\$	3,752,378	\$	2,868,243	\$ 2,916,405
EMERGENCY RESERVE	\$	3,500	\$	4,600	\$	2,300	\$	5,000	\$ 4,500
AVAILABLE FOR OPERATIONS		253,792	*	225,268	•	257,004		277,660	263,605
TOTAL RESERVE	\$	257.292	\$	229,868	\$	259,304	\$	282,660	\$ 268,105

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BID NO. 2 PROPERTY TAX SUMMARY INFORMATION 2025 BUDGET WITH 2023 ACTUAL AND 2024 ESTIMATED For the Years Ended and Ending December 31,

9/30/24

		ACTUAL 2023		BUDGET 2024	ACTUAL 6/30/2024	ES	STIMATED 2024	В	UDGET 2025
ASSESSED VALUATION		0.4.47.000	•	44 005 700	A 44 005 700		4 005 700		4 0 0 4 5 5 0
Commercial	2	3,147,830	Ф	14,395,730	\$ 14,395,730	Ъ	4,395,730	\$ I	4,361,550
State assessed Vacant land		72,360 9,710		72,770 10,500	72,770 10,500		72,770 10,500		74,400 10,500
Certified Assessed Value	\$ 1	3,229,900	\$	14,479,000	\$ 14,479,000	\$ 1	4,479,000	\$ 1	4,446,450
MILL LEVY									
General		1.000		1.049	1.049		1.049		1.049
Debt Service		50.000		52.482	52.482		52.482		52.483
Total mill levy		51.000		53.531	53.531		53.531		53.532
PROPERTY TAXES General	\$	13,230	\$	15,188		\$	15,188	\$	15,154
Debt Service		661,495		759,887	759,887		759,887		758,193
Levied property taxes Adjustments to actual/rounding		674,725 4,570		775,075	775,075 (775)		775,075		773,347
Refunds and abatements		-		-	(5,292)		(5,292)		-
Budgeted property taxes	\$	679,295	\$	775,075	\$ 769,008	\$	769,783	\$	773,347
BUDGETED PROPERTY TAXES									
General Debt Service	\$	13,314 665,981	\$	15,188 759,887	\$ 15,073 753,935	\$	15,085 754,698	\$	15,154 758,193
	\$	679,295	\$	775,075	\$ 769,008	\$	769,783	\$	773,347

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BID NO. 2 GENERAL FUND 2025 BUDGET WITH 2023 ACTUAL AND 2024 ESTIMATED For the Years Ended and Ending December 31,

9/30/24

ACTUAL BUDGET ACTUAL **ESTIMATED** BUDGET 2023 2024 6/30/2024 2024 2025 **BEGINNING FUND BALANCES** \$ 241,224 \$ 233,996 \$ 257,292 \$ 257,292 \$ 282,660 REVENUES 13,314 15,188 15,073 15,085 15,154 Property taxes Specific ownership taxes 70,660 77,508 35,208 77,508 77,335 Interest income 11,975 12,000 6,623 13,000 13,500 Other revenue 467 467 46.176 24,564 Intergovernmental revenues - F&M 20,179 46,176 14.451 Intergovernmental revenues - F&MN 4,716 12,086 18,892 76,538 164,322 149,445 Total revenues 116,128 150,872 Total funds available 357,352 384,868 333,830 421,614 432,104 **EXPENDITURES** General and administrative 34,510 58,950 33,851 60,000 61,898 Accounting 14,850 Auditing 8,673 14,105 14,850 14,850 County Treasurer's Fee 200 228 228 228 227 1,000 Dues and membership 446 1,408 853 853 3,864 6,950 4,323 4,323 6,500 Insurance **District management** 14,374 18,700 6,596 18,700 19,635 Legal 20,946 22,000 3,328 15,000 23,100 Miscellaneous 2,148 26,250 25,000 10,497 25,000 **PIF Services** 13,816 200 200 **Ground Lease** Election 3,231 4.000 -Contingency 5.311 6,340 _ _ 100,060 164,000 Total expenditures 155,000 74,526 138,954 Total expenditures and transfers out 100,060 requiring appropriation 155,000 74,526 138,954 164,000 ENDING FUND BALANCES \$ 257,292 \$ 229,868 \$ 259,304 \$ 282,660 \$ 268,105 EMERGENCY RESERVE 3,500 \$ 4.600 2.300 \$ 5.000 \$ 4,500 \$ \$ AVAILABLE FOR OPERATIONS 253,792 225,268 257,004 277,660 263,605 \$ TOTAL RESERVE 257,292 229,868 \$ 259,303 \$ 282,660 268,105 \$ \$

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BID NO. 2 DEBT SERVICE FUND 2025 BUDGET WITH 2023 ACTUAL AND 2024 ESTIMATED For the Years Ended and Ending December 31,

9/30/24

		DUDOLT	ACTUAL	ECTIMATED	
	ACTUAL	BUDGET	ACTUAL	ESTIMATED 2024	BUDGET 2025
	2023	2024	6/30/2024	2024	
BEGINNING FUND BALANCES	\$ 2,895,443	\$ 3,039,223	\$ 3,104,625	\$ 3,104,625	\$ 2,585,583
REVENUES					
Property taxes	665,981	759,887	753,935	754,698	758,193
PIF revenue (includes B&PN)	789,454	787,500	379,308	775,500	775,500
Interest income	195,669	125,000	91,202	185,000	136,000
Intergovernmental revenues	-	-	-	-	-
Total revenues	1,651,104	1,672,387	1,224,445	1,715,198	1,669,693
TRANSFERS IN		-	398	398	
Transfers from other funds		-		390	
Total funds available	4,546,547	4,711,610	4,329,468	4,820,221	4,255,276
EXPENDITURES					
General and administrative	0.000	44.000	44.004	44.000	44.070
County Treasurer's Fee	9,996	11,398	11,394	11,398	11,373
Intergovernmental expenditure - B&PN	-	-	-	-	50,000
Intergovernmental expenditure - F&M	-	-	-	-	150,000
Contingency	-	4,362	-	-	-
Debt Service	405 005	400.005		400.005	454 700
Series 2009 Bond interest (GO)	165,325	160,225	-	160,225	154,700
Series 2011 Bond interest (PIF)	127,500	121,550	-	121,550	115,175
Series 2015 Bond interest (GO)	104,963	102,600	-	102,600	100,238
Series 2015 Bond interest (PIF)	100,575	97,200	-	97,200	93,825
Series 2022 Bond interest (GO)	266,127	256,165	-	256,165	256,165
Series 2022 Bond interest (PIF)	452,436	435,500	-	435,500	435,500
Series 2009 Bond principal (GO)	60,000	65,000	-	65,000	70,000
Serest 2011 Bond principal (PIF)	70,000	75,000	-	75,000	80,000
Series 2015 Bond principal (GO)	35,000	35,000	-	35,000	35,000
Series 2015 Bond principal (PIF)	50,000	50,000	-	50,000	55,000
Total expenditures	1,441,922	1,414,000	11,394	1,409,638	1,606,976
TRANSFERS OUT					
Transfers to other fund	-	-	825,000	825,000	-
Total expenditures and transfers out					
requiring appropriation	1,441,922	1,414,000	836,394	2,234,638	1,606,976
ENDING FUND BALANCES	\$ 3,104,625	\$ 3,297,610	\$ 3,493,074	\$ 2,585,583	\$ 2,648,300

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BID NO. 2 CAPITAL PROJECTS FUND 2025 BUDGET WITH 2023 ACTUAL AND 2024 ESTIMATED For the Years Ended and Ending December 31,

9/30/24

	ACTUAL 2023	BUDGET 2024	ACTUAL 6/30/2024		ESTIMATED 2024	BUDGET 2025
BEGINNING FUND BALANCES Intergovernmental Revenues	\$ 398	\$ -	\$ 398	9	398	\$ ۔ 3,244,184
Total revenues	-	_	-		-	3,244,184
TRANSFERS IN						
Transfers from other funds	 -	-	825,000		825,000	-
Total funds available	 398	-	825,398		825,398	 3,244,184
EXPENDITURES						
Repay developer advance - capital	-	-	825,000		825,000	3,244,184
Total expenditures	-	 -	825,000		825,000	3,244,184
TRANSFERS OUT						
Transfers to other fund	 -	-	 398		398	 -
Total expenditures and transfers out requiring appropriation	 -	-	825,398		825,398	3,244,184
ENDING FUND BALANCES	\$ 398	\$ -	\$ -	9	ş -	\$ -

PRELIMINARY DRAFT - SUBJECT TO REVISION

Services Provided

The District was organized by Ordinance of the City of Colorado Springs on September 23, 2008, to provide the financing, acquisition, construction, completion, installation, replacement and/or operation and maintenance of all of the services and public improvements allowed under Colorado law for business improvement districts. Specific improvements and services provided by the District include water, sanitation, street, storm, park and recreation, and the operation and maintenance of the District. The District's service area is located entirely within the City of Colorado Springs, El Paso County, Colorado.

On November 4, 2008, the District's electors authorized the issuance of indebtedness in an amount not to exceed \$5,000,000 for water, \$20,000,000 for streets, \$5,000,000 for sanitation, \$5,000,000 for park and recreation, and \$20,000,000 for refunding of debt. The voters also approved an annual increase in taxes of \$150,000 annually, at a mill levy rate not to exceed one mill for operations and maintenance. The election also allows the District to retain all revenues without regard to the limitations contained within Article X, Section 20 of the Colorado constitution. As set forth in the District's 2009 operating plan, the City has limited the amount of debt to be issued to a total of \$20,000,000 in the authorized voted categories, without further approval by the City.

The District has no employees and all administrative functions are contracted.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those difference may be material.

Revenues (continued)

Property Taxes (continued)

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Revenues (continued)

Property Taxes (continued)

For property tax collection year 2025, SB22-238, SB23B-001, SB24-233 and HB24B-1001 set the assessment rates and actual value reductions as follows:

Category	Rate	Category	Rate	Actual Value Reduction	Amount
Single-Family Residential	6.70%	Agricultural Land	26.40%	Single-Family Residential	\$55,000
Multi-Family Residential	6.70%	Renewable Energy Land	26.40%	Multi-Family Residential	\$55,000
Commercial	27.90%	Vacant Land	27.90%	Commercial	\$30,000
Industrial	27.90%	Personal Property	27.90%	Industrial	\$30,000
Lodging	27.90%	State Assessed	27.90%	Lodging	\$30,000
		Oil & Gas Production	87.50%		

The calculation of the taxes levied is displayed on page 3 of the Budget at the total adopted mill levy of 53.532 mills.

Specific Ownership Taxes

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 10% of the property taxes collected.

Net Investment Income

Interest earned on the District's available funds has been estimated based on an average interest rate of approximately 5%.

Intergovernmental Revenue

Pursuant to Intergovernmental Agreements entered into during 2014 and 2023 with First & Main Business Improvement District and First & Main North Business Improvement District, respectively, the intergovernmental revenue represents transfers from First & Main Business Improvement District and First & Main North Business Improvement District to provide funding for the overall administrative and operating costs for the Districts.

Revenues - (continued)

Public Improvement Fees

The District anticipates receiving \$775,500 in Public Improvement Fees (PIF) during 2025. Pursuant to the PIF Covenant, these fees are pledged revenue to be used toward the repayment of the Series 2011, Series 2015, and Series 2022 Public Improvement Fee Revenue Bonds, less the amount collected on behalf of Barnes and Powers North Business Improvement District.

Expenditures

Administrative and Operating Expenditures

Administrative and operating expenditures include the estimated services necessary to maintain the District's administrative viability such as legal, management, election, accounting, insurance, and other administrative expenses.

County Treasurer's Fees

County Treasurer's collection fees have been computed at 1.5% of property taxes.

Intergovernmental Expenditures

The District anticipates entering into an Intergovernmental Agreement with Barnes and Powers North Business Improvement District, for the collection of public improvement fees on behalf of Barnes and Powers North Business Improvement District.

The District acticipates entering into a Pledge Agreement with First & Main Business Improvement District, for the purpose of funding costs related to capital improvements and repaying outstanding capital advance obligations.

Debt Service

Principal and interest payments in 2025 are provided based on the debt amortization schedules from the General Obligation Bond Series 2009, the Public Improvement Fee Revenue Bond Series 2011, the Limited Tax General Obligation Bond Series 2015, the Public Improvement Fee Revenue Bond Series 2015, the Limited Tax General Obligation Bond Series 2022, and the Public Improvement Fee Revenue Bond Series 2022.

Debt and Leases

On January 28, 2009, the District issued \$2,400,000 in General Obligation Bonds Series 2009 (Series 2009 Bonds). The Series 2009 Bonds are due December 1, 2038, and bear an interest rate of 8.5% paid annually on December 1. The proceeds from the Series 2009 Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

On January 12, 2011, the District issued \$2,000,000 in Public Improvement Fee Revenue Bonds (Series 2011 Bonds). The Series 2011 Bonds are due December 1, 2035, and bear an interest rate of 8.5% paid annually on December 1. The Series 2011 Bonds are subject to redemption prior to maturity

Debt and Leases (continued)

on or after December 1, 2012. The Series 2011 Bonds will be repaid by pledged revenues consisting of public improvement fee revenues and payable to the District pursuant to the Public Improvement Fee Covenant. The proceeds from the Series 2011 Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

On April 22, 2015, the District issued \$1,750,000 in Limited Tax General Obligation Bonds (Series 2015 GO Bonds). The Series 2015 GO Bonds are due December 1, 2044, and bear an interest rate of 6.75% paid annually on December 1, in addition to mandatory sinking fund redemptions. The Series 2015 GO Bonds are subject to redemption prior to maturity on or after December 1, 2024. The proceeds from the Series 2015 GO Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

On April 22, 2015, the District issued \$1,725,000 in Public Improvement Fee Revenue Bonds (Series 2015 PIF Bonds). The Series 2015 PIF Bonds are due December 1, 2039, and bear an interest rate of 6.75% paid annually on December 1. The Series 2015 PIF Bonds are subject to redemption prior to maturity on or after December 1, 2024. The Series 2015 PIF Bonds will be repaid by pledged revenues consisting of public improvement fee revenues and payable to the District pursuant to the Public Improvement Fee Covenant. The proceeds from the Series 2015 PIF Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

On November 17, 2022, the District issued \$6,700,000 in Public Improvement Fee Revenue Bonds (Series 2022 PIF Bonds). The Series 2022 PIF Bonds are due December 1, 2051, and bear an interest rate of 6.50% paid annually on December 1. The Series 2022 PIF Bonds will be repaid by pledged revenues consisting of public improvement fee revenues and payable to the District pursuant to the Public Improvement Fee Covenant. The proceeds from the Series 2022 PIF Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

On November 17, 2022, the District issued \$3,941,000 in Limited Tax General Obligation Bonds (Series 2022 GO Bonds). The Series 2022 GO Bonds are due December 1, 2051, and bear an interest rate of 6.50% paid annually on December 1. The proceeds from the Series 2022 GO Bonds were used to reimburse the Developer for capital infrastructure costs and to pay bond issuance costs.

The District has no capital or operating leases.

Developer Advances

The District has outstanding developer advances. The anticipated developer advances are as follows:

	Balance at December 31, 2022	Additions	Retirements	Balance at December 31, 2023*	Additions	Retirements	Balance at December 31, 2024*
Interest on Developer							
Advances	\$10,803,415	\$	\$825,000	\$9,978,415	<u> </u> \$-	\$3,244,184	\$6,734,231
Total	\$10,803,415	<u> </u>	\$825,000	\$9,978,415	\$-	\$3,244,184	\$6,734,231

* - Estimated

Reserves

Emergency Reserve

The District has provided for an Emergency Reserve fund equal to at least 3% of fiscal year spending for 2025, as defined under TABOR.

This information is an integral part of the accompanying budget.

FIRST & MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY

Bonds and Interest Maturing in the Year Ending		Da In	neral S nted J nteres teres	2,400,000 Obligation Bo eries 2009 anuary 28, 20 st Rate of 8.5 t and Principa le December)09 % al		\$2,000,000 Public Improvement Fee Revenue Bonds Series 2011 Dated January 12, 2011 Interest Rate of 8.5% Interest and Principal Payable December 1							
December 31,	Principal			Interest		Total		Principal		nterest	Total			
2025 2026	\$	70,000	\$	154,700	\$	224,700	\$	80,000	\$	115,175	\$	195,175		
2026		80,000 85,000		148,750 141,950		228,750 226,950		85,000 95,000		108,375 101,150		193,375 196,150		
2028		90,000		134,725		224,725		100,000		93,075		193,075		
2029		100,000		127,075		227,075		110,000		84,575		194,575		
2030		110,000		118,575		228,575		120,000		75,225		195,225		
2031		120,000		109,225		229,225		130,000		65,025		195,025		
2032		130,000		99,025		229,025		140,000		53,975		193,975		
2033		140,000		87,975		227,975		150,000		42,075		192,075		
2034		150,000		76,075		226,075		165,000		29,325		194,325		
2035		165,000		63,325		228,325		180,000		15,300		195,300		
2036		180,000		49,300		229,300		-		-		-		
2037		190,000		34,000		224,000		-		-		-		
2038		210,000		17,850		227,850		_		-		-		
	\$	1,820,000	\$	1,362,550	\$	3,182,550	\$	1,355,000	\$	783,275	\$	2,138,275		

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (Continued)

Bonds and Interest Maturing in the Year Ending December 31,	 ir In	ax Ge S Dated nteres iteres	1,750,000 eneral Obligat eries 2015 April 22, 201 tt Rate of 6.75 t and Principa le December Interest	5 % al	Total	\$1,725,000 Public Improvement Fee Revenue Bonds Series 2015 Dated April 22, 2015 Interest Rate of 6.75% Interest and Principal Payable December 1 Principal Interest Total							
December 31,	 ппстрат		merest		Total		ппстрат		Interest	10(d)			
2025 2026 2027	\$ 35,000 40,000 45,000	\$	100,238 97,875 95,175	\$	135,238 137,875 140,175	\$	55,000 60,000 65,000	\$	93,825 90,113 86,063	\$	148,825 150,113 151,063		
2028 2029 2030	45,000 50,000 50,000		92,138 89,100 85,725		137,138 139,100 135,725		70,000 75,000 75,000		81,675 76,950 71,888		151,675 151,950 146,888		
2031 2032 2033	55,000 60,000 65,000		82,350 78,638 74,588		137,350 138,638 139,588		85,000 90,000 95,000		66,825 61,088 55,013		151,825 151,088 150,013		
2034 2035 2036	65,000 70,000 75,000		70,200 65,813 61,088		135,200 135,813 136,088		100,000 110,000 115,000		48,600 41,850 34,425		148,600 151,850 149,425		
2037 2038 2039	80,000 85,000 95,000		56,025 50,625 44,888		136,025 135,625 139,888		125,000 130,000 140,000		26,663 18,225 9,450		151,663 148,225 149,450		
2040 2041 2042	100,000 105,000 115,000		38,475 31,725 24,638		138,475 136,725 139,638		- -		-		- -		
2043 2044	\$ 120,000 130,000 1,485,000	\$	16,875 8,775 1,264,954	\$	136,875 138,775 2,749,954	\$	- - 1,390,000	\$	862,653	\$	2,252,653		

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (Continued)

Bonds and Interest Maturing in the Year Ending December 31,	Da II In	\$3,941,000 ax General Obligati Series 2022 ted November 17, 2 nterest Rate of 6.50 nterest and Principa Payable December Interest	022 % II	\$6,700,000 Public Improvement Fee Revenue Bonds Series 2022 Dated November 17, 2022 Interest Rate of 6.50% Interest and Principal Payable December 1 Principal Interest Total			
				· · ·			
2025	\$-	\$ 256,165	\$ 256,165	\$-	\$ 435,500	\$ 435,500	
2026	-	256,165	256,165	-	435,500	435,500	
2027	-	256,165	256,165	-	435,500	435,500	
2028	-	256,165	256,165	-	435,500	435,500	
2029	-	256,165	256,165	-	435,500	435,500	
2030	-	256,165	256,165	-	435,500	435,500	
2031	-	256,165	256,165	-	435,500	435,500	
2032	-	256,165	256,165	-	435,500	435,500	
2033	-	256,165	256,165	-	435,500	435,500	
2034	-	256,165	256,165	-	435,500	435,500	
2035	-	256,165	256,165	-	435,500	435,500	
2036	-	256,165	256,165	85,000	435,500	520,500	
2037	-	256,165	256,165	100,000	429,975	529,975	
2038	-	256,165	256,165	120,000	423,475	543,475	
2039	125,000	256,165	381,165	140,000	415,675	555,675	
2040	140,000	248,040	388,040	305,000	406,575	711,575	
2041	151,000	238,940	389,940	335,000	386,750	721,750	
2042	163,000	229,125	392,125	370,000	364,975	734,975	
2043	177,000	218,530	395,530	405,000	340,925	745,925	
2044	192,000	207,025	399,025	445,000	314,600	759,600	
2045	343,000	194,545	537,545	485,000	285,675	770,675	
2046	370,000	172,250	542,250	525,000	254,150	779,150	
2047	394,000	148,200	542,200	570,000	220,025	790,025	
2048	425,000	122,590	547,590	620,000	182,975	802,975	
2049	453,000	94,965	547,965	675,000	142,675	817,675	
2050	488,000	65,520	553,520	730,000	98,800	828,800	
2051	520,000	33,800	553,800	790,000	51,350	841,350	
	\$ 3,941,000	\$ 5,816,005	\$ 9,757,005	\$ 6,700,000	\$ 9,544,600	\$ 16,244,600	

PRELIMINARY DRAFT - SUBJECT TO REVISION

FIRST & MAIN BUSINESS IMPROVEMENT DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (Continued)

Bonds and Interest Maturing in the Year Ending	TOTAL ALL BONDS							
December 31,	Principal		_	Interest		Total		
2025	\$	240,000	\$	1,155,603	\$	1,395,603		
2026		265,000		1,136,778		1,401,778		
2027		290,000		1,116,003		1,406,003		
2028		305,000		1,093,278		1,398,278		
2029		335,000		1,069,365		1,404,365		
2030		355,000		1,043,078		1,398,078		
2031		390,000		1,015,090		1,405,090		
2032		420,000		984,391		1,404,391		
2033		450,000		951,316		1,401,316		
2034		480,000		915,865		1,395,865		
2035		525,000		877,953		1,402,953		
2036		455,000		836,478		1,291,478		
2037		495,000		802,828		1,297,828		
2038		545,000		766,340		1,311,340		
2039		500,000		726,178		1,226,178		
2040		545,000		693,090		1,238,090		
2041		591,000		657,415		1,248,415		
2042		648,000		618,738		1,266,738		
2043		702,000		576,330		1,278,330		
2044		767,000		530,400		1,297,400		
2045		828,000		480,220		1,308,220		
2046		895,000		426,400		1,321,400		
2047		964,000		368,225		1,332,225		
2048		1,045,000		305,565		1,350,565		
2049		1,128,000		237,640		1,365,640		
2050		1,218,000		164,320		1,382,320		
2051		1,310,000		85,150		1,395,150		
	\$	16,691,000	\$	19,634,037	\$	36,325,037		

PRELIMINARY DRAFT - SUBJECT TO REVISION

EXHIBIT C District Boundary Map

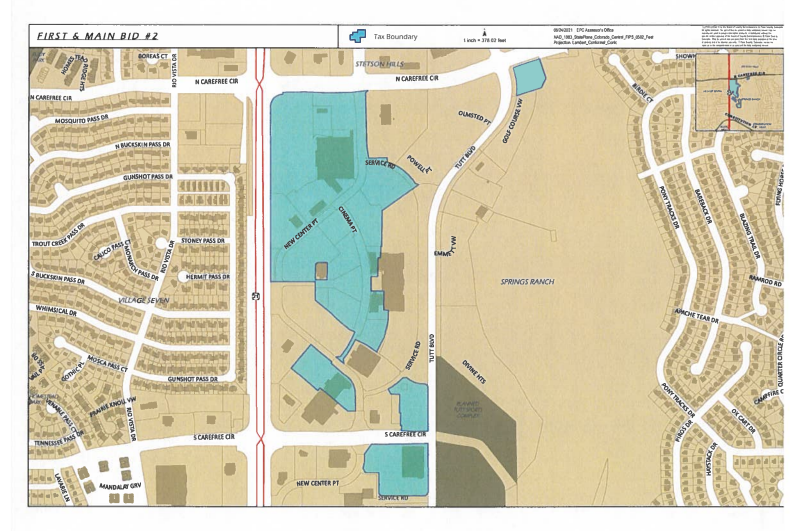


EXHIBIT D

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 First and Main Business Improvement District No. 2.

i. End User – A property owner anticipated to 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.

I. 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.