CITY OF ALBUQUERQUE TWENTY FOURTH COUNCIL

COUNCIL BILL NO. <u>F/S R-20-7</u>

ENACTMENT NO. _____

SPONSORED BY: Diane G. Gibson

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RESOLUTION

2 MAKING FINDINGS IN CONNECTION WITH THE RESOLUTION OF WINROCK 3 TOWN CENTER TAX INCREMENT DEVELOPMENT DISTRICT 1 AUTHORIZING 4 THE ISSUANCE AND SALE OF SENIOR LIEN TAX INCREMENT BONDS AND SUBORDINATE LIEN TAX INCREMENT BONDS; RATIFYING AND APPROVING 5 THE ISSUANCE AND SALE OF THE WINROCK TOWN CENTER TAX INCREMENT 6 DEVELOPMENT DISTRICT 1 SENIOR LIEN GROSS RECEIPTS TAX INCREMENT 7 BONDS, SERIES 2020A AND THE WINROCK TOWN CENTER TAX INCREMENT 8 DEVELOPMENT DISTRICT 1 SUBORDINATE LIEN GROSS RECEIPTS TAX 9 10 **INCREMENT BONDS, SERIES 2020B, AS SUBSTANTIALLY CONSISTENT WITH** THE REQUIREMENTS OF CITY ORDINANCE ENACTMENT NO. 0-2006-036 AND 11 CITY COUNCIL RESOLUTION NO. R-2008-126, ENACTMENT NO. R 2008-120; AND 12 AUTHORIZING AMENDMENTS TO THE OPERATION AGREEMENT AND THE 13 CONSTRUCTION AGREEMENT PREVIOUSLY ENTERED INTO BY THE CITY WITH 14 **RESPECT TO SUCH DISTRICT.** 15

16 Capitalized terms in the following preambles shall have the meanings 17 assigned in City Council Resolution No. R-2008-126, Enactment No. R 2008-120 (the 18 "Formation Resolution") except as otherwise defined in this Resolution, or unless the 19 context clearly requires otherwise.

WHEREAS, pursuant to the Act and Ordinance Enactment No. O-2006-036 (the "TIDD Ordinance"), the Council enacted the Formation Resolution, in which the Council approved the formation of the Winrock Town Center Tax Increment Development District 1 ("District 1") and District 2 ("District 2" and together with District 1, the "Districts") for the purpose of financing public infrastructure improvements; and 1 WHEREAS, pursuant to City Council Resolution No. R-08-177, Enactment 2 No. R-2008-117, the Council approved the Development Agreement between the 3 Petitioner, the City and the Districts, and further amended the Development Agreement 4 pursuant to City Council Resolution No. R-15-170, Enactment No. R-2015-027, by 5 which the Petitioner will finance the TIDD Infrastructure Improvements to serve 6 approximately 83 acres of land, located wholly within the corporate boundaries of the 7 City; and

8 WHEREAS, Chapter 58, Laws of New Mexico 2009 authorizes the 9 Districts to issue TIDD Bonds in an estimated maximum aggregate principal amount for 10 the Districts of \$137,000,000 in net proceeds, as adjusted for inflation after January 1, 11 2009, which shall be payable from Gross Receipts Tax Increment and Property Tax 12 Increment, for the purpose of financing the TIDD Infrastructure Improvements, subject 13 to certain requirements set forth in the Formation Resolution and the Development 14 Agreement, as amended; and

WHEREAS, pursuant to the Development Agreement, as amended, the
 TIDD Infrastructure Improvements will be financed by the Districts' issuance of multiple
 series of TIDD Bonds as provided in the Act; and

18 WHEREAS, pursuant to the Development Agreement, as amended, all 19 TIDD Infrastructure Improvements to be acquired by the Districts will be designed and 20 constructed according to all applicable City standards, will be suitable for dedication to 21 the City upon completion, and will be acquired by the Districts and then, as applicable, 22 reconveyed to, owned and operated by the City; and

WHEREAS, at the time of adoption of the Formation Resolution and the appointment of the Governing Body of the Districts, there were no qualified resident electors residing in the Districts; and

26 WHEREAS, Winrock Partners LLC (the "Developer") constructed the 27 following dedicated infrastructure projects within the Districts:

An approximately 930 space two-level subterranean parking garage located in District 1, including access ramps, pedestrian circulation (stairs and elevators), fire system, mechanical systems, electrical system, security system and plumbing system;

A portion of Ring Road located in District 1, and associated infrastructure, including, without limitation, sidewalks, landscaping features, landscape buffer and street lighting;

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4 A main entrance drive north of the existing BJ's restaurant and another entrance drive south of the existing Macaroni Grill restaurant that 5 6 continues east, both located in District 2; a portion of Ring Road located in 7 District 2 that borders District 2's southwestern and southern boundaries 8 and a north/south road adjacent to the west side of District 2; 9 improvements to the Indian School Road right-in/right-out access and its 10 adjoining road headed south into the property, the installation of a new 11 access point and associated drive off of America's Parkway headed east 12 into the site, all of which are located in District 2, including sidewalks, 13 landscaping features, landscape buffer, street lighting and other public 14 utilities associated with such entrance drives and roads; and other public 15 infrastructure improvements located in District 2 that serve District 2, 16 consisting of water lines, sewer lines and storm drains; and

Various public infrastructure improvements previously paid by the Developer including, without limitation, storm drains located in District 1, a portion of Ring Road located in District 1 (east of the portion of Ring Road listed above) and an access point and associated drive to Indian School Road, including sidewalks, landscaping features, landscape buffer and street lighting located in District 2

23 (collectively, the "Series 2015 Project"); and

WHEREAS, the Council, pursuant to City Council Resolution No. R-2015-195, Enactment No. R 2015-051, approved the issuance of the first series of TIDD Bonds, which were issued to finance the Series 2015 Project, and the transaction documents related thereto; and

WHEREAS, District 1 has heretofore issued its Winrock Town Center Tax Increment Development District 1 Senior Lien Gross Receipts Tax Increment Bonds, Series 2015 in the aggregate principal amount of \$43,325,000 (the "Series 2015 Bonds") to finance the Series 2015 Project; and

1 WHEREAS, District 1 desires to refund the outstanding Series 2015 2 Bonds to reduce interest costs, generating industry accepted savings, and to effect 3 other economies; and

WHEREAS, the Developer has commenced or will commence the construction of the following dedicated infrastructure projects within the Districts, in addition to Series 2015 Project:

7 An approximately 1,050 stall four-level parking garage to be located 8 in District 1 adjacent to the east side of Dillard's Woman's Store, including 9 without limitation, architectural, legal, engineering, planning, consulting 10 and design costs, access ramps, pedestrian circulation (stairs, elevators, 11 walkways and bridges), fire system, mechanical systems, electrical 12 system, that portion of green energy sources allocable to the parking 13 garage, security system, plumbing system and the site work associated 14 with the parking garage (estimated cost \$30,500,000);

Various public infrastructure improvements including, without 15 limitation, architectural, legal, engineering, planning, consulting and design 16 17 costs previously paid by Winrock Partners including, a portion of Road B 18 located in District 1, and associated infrastructure, including, without 19 limitation, paving, sidewalks, storm drains, sewer, water, fire lines, reuse 20 water lines and infrastructure, landscaping features, irrigation facilities, 21 landscape buffer, street lighting, street scape, canopy renovation and 22 pedestrian walkway associated with parking garage financed with proceeds of the Series 2015 Bonds and other pedestrian walkways 23 24 (estimated cost \$5,000,000);

A main entrance drive north of the existing BJ's restaurant, including without limitation, architectural, legal, engineering, planning, consulting and design costs, lane reconfiguration and traffic signals for Uptown Loop Road to be located in District 2 and transitioning into Road A continuing east into the site and moving from District 2 to District 1; a portion of Ring Road to be located in District 2 connecting the Indian School access between Dave & Buster's and Chuze Fitness with Road A,

including sidewalks, landscaping features, water features, irrigation
 facilities, landscape buffer, street lighting, street scape, and other public
 utilities associated with such entrance drives and roads; that portion of
 green energy sources allocable to the entrance and Road A, and other
 public infrastructure improvements to be located in District 1 and 2 that
 serve Districts 1 and 2, consisting of water lines, fire lines, reuse water
 lines, sewer lines and storm drains (estimated cost \$9,000,000);

The community park situated in District 1 at the core of the site including without limitation, architectural, legal, engineering, planning, consulting and design costs, water feature and infrastructure, gazebo, children's play area, outdoor performance space, walking paths, bridges, landscaping, irrigation facilities, benches, trash cans, other pedestrian amenities, that portion of green energy sources allocable to the park, and public restrooms (estimated cost \$6,000,000);

15 To the extent of any monies remaining after payment of the 16 foregoing TIDD Infrastructure Improvements, a water treatment plant to 17 serve Districts 1 and 2, water reuse lines throughout Districts 1 and 2, and 18 additional portions of the internal public roads including utilities, 19 landscape, street scape and lighting

20 (collectively, the "Series 2020 New Money Project"); and

WHEREAS, the financing of the Series 2020 New Money Project is an authorized purpose and appropriate use of a tax increment development district as set forth in the Act and the TIDD Ordinance; and

24 WHEREAS, the Governing Body of District 1 has adopted Resolution No. 25 2020-02 authorizing the issuance of the "Winrock Town Center Tax Increment 26 Development District 1 Senior Lien Gross Receipts Tax Increment Bonds, Series 2020A" (the "Series 2020A Bonds") to finance, together with other moneys available 27 28 therefor, the refunding of the outstanding Series 2015 Bonds (the "Series 2020 29 Refunding Project") and to pay, or to reimburse the Developer amounts previously paid 30 by it for, a portion of the costs of the Series 2020 New Money Project and the "Winrock 31 Town Center Tax Increment Development District 1 Subordinate Lien Gross Receipts

Tax Increment Bonds, Series 2020B" (the "Series 2020B Bonds" and together with the Series 2020A Bonds, the "Series 2020 Bonds") to pay, or to reimburse the Developer amounts previously paid by it for, a portion of the costs of the Series 2020 New Money Project, all subject to the ratification and approval of the Series 2020 Bonds by the Council; and

6 WHEREAS, on January 30, 2020, the Governing Body of District 1
7 adopted Resolution No. 2020-04 amending and supplementing District Resolution No.
8 2020-02; and

9 WHEREAS, District 1 has caused to be placed on file with the City copies 10 of District Resolution No. 2020-02 and District Resolution No. 2020-04 (collectively, the 11 "Bond Resolution") along with the transaction documents authorized by the Bond 12 Resolution; and

WHEREAS, the City Council has considered the Bond Resolution in
 connection with the requirements for the issuance by District 1 of the Series 2020
 Bonds set forth in the TIDD Ordinance and the Formation Resolution.

16 BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF17 ALBUQUERQUE:

18 Section 1. Findings. The City hereby declares that it has considered 19 the Bond Resolution and all other relevant information and finds as follows:

20 Α. The Bond Resolution authorizes the issuance of the Series 2020 21 Bonds in an aggregate amount not to exceed \$120,000,000, at a maximum net effective 22 interest rate not exceed twelve (12) percent per annum and provides that no Series 23 2020 Bond shall bear interest at a rate exceeding 9.25% per annum, which rates and 24 other details of the Series 2020 Bonds will be specifically determined and approved by 25 the Chairperson or the Vice Chairperson (the "Designated Officer") of District 1 as set 26 forth in certificates (the "Sale Certificates"), executed by such person, all as authorized 27 by the Bond Resolution.

B. The Series 2020A Bonds will be issued for the purpose of (i) refunding the outstanding Series 2015 Bonds and (ii) financing a portion of the Series 2020 New Money Project which are authorized purposes and an appropriate use of a tax increment development district as set forth in the Act, the TIDD Ordinance, the

Formation Resolution, the Development Agreement, as amended, and the Bond
 Resolution.

C. The Series 2020B Bonds will be issued for the purpose of financing of a portion of the Series 2020 New Money Project which is an authorized purpose and appropriate use of a tax increment development district as set forth in the Act, the TIDD Ordinance, the Formation Resolution, the Development Agreement, as amended, and the Bond Resolution.

D. The Bond Resolution provides that the Series 2020 Bonds will be the obligations solely of the Districts, and will not be backed by the faith, credit, general funds or resources of the City, the County or the State in any manner. Owners of the Series 2020 Bonds will have no right to require that the City, the County or the Districts impose ad valorem property taxes to pay TIDD Bonds, including but not limited to, the Series 2020 Bonds.

14 E. The City's Debt Committee has reviewed and approved the Series15 2020 Bond transaction.

F. The City hereby waives Section 6(B)(ii) of the Formation Resolution requiring a contribution or other credit facility to be provided by the Developer, based upon the marketing plan for the Series 2020 Bonds, the sophistication of the intended purchasers of the Series 2020 Bonds and recommendations made by the underwriter of the Series 2020 Bonds and the financial advisor to the City.

G. The Bond Resolution, the master indenture and supplemental indenture provide for the following terms and parameters for the Series 2020 Bonds:

(i) the maximum principal amount of the Series 2020A Bonds
and the Series 2020B Bonds shall not exceed \$95,000,000 and \$25,000,000,
respectively;

26 (ii) the Series 2020 Bonds shall be sold pursuant to a limited27 public offering;

(iii) the purchase price of the Series 2020A Bonds (including
 underwriting discount, original issue premium and original issue discount) shall not be
 less than 95% of the aggregate principal amount of the Series 2020A Bonds and the

underwriting discount will not exceed 1.50% of the aggregate principal amount of the
 Series 2020A Bonds;

(iv) the purchase price of the Series 2020B Bonds (including
underwriting discount, original issue premium and original issue discount) shall be not
less than 95% of the aggregate principal amount of the Series 2020B Bonds and the
underwriting discount will not exceed 2.50% of the aggregate principal amount of the
Series 2020B Bonds;

8 (v) the maximum annual net effective interest rate on the Series
9 2020 Bonds shall not exceed 12% per annum;

10 (vi) the Series 2020 Bonds shall be dated as of the date of11 delivery of the Series 2020 Bonds;

(vii) the Series 2020 Bonds shall be issued only as fully
registered bonds in a book entry only system in minimum denominations of \$500,000,
and any integral multiple of \$1,000 in excess thereof;

(viii) the Series 2020A Bonds and the Series 2020B Bonds shall
 each be numbered consecutively from one upwards;

(ix) the Series 2020 Bonds may mature in serial or term
maturities with the last such maturity no later than 25 years from the date of initial
delivery or issuance of the Series 2015 Bonds;

20 (x) the Series 2020A Bonds shall be subject to optional 21 redemption not later than May 1, 2030 and at a redemption price not exceeding one 22 hundred three percent (103%) of the principal amount thereof plus accrued interest to 23 the redemption date;

(xi) the Series 2020B Bonds shall be subject to optional
redemption not later than May 1, 2030 and at a redemption price not exceeding one
hundred three percent (103%) of the principal amount thereof plus accrued interest to
the redemption date;

(xii) the amount of principal of the Series 2020A Bonds maturing,
or subject to mandatory sinking fund redemption, in any particular year shall not exceed
\$20,000,000;

(xiii) the amount of principal of the Series 2020B Bonds maturing,
 or subject to mandatory sinking fund redemption, in any particular year shall not exceed
 \$3,000,000;

4 (xiv) District 1 shall establish, on the date of issuance of the Series 2020A Bonds, a debt service reserve fund to secure the Series 2020A Bonds in 5 6 an amount equal to the least of (a) the maximum annual debt service requirements on 7 the Series 2020A Bonds, calculated as of the date of issuance of the Series 2020A 8 Bonds, deducting the amount deposited in the debt service reserve fund from the 9 principal due on the final maturity date of the Series 2020A Bonds, based on the 10 assumption that such amount will be used to pay a portion of the principal of the Series 11 2020A Bonds on such final maturity date of the Series 2020A Bonds; (b) 125% of the 12 average annual debt service requirements on the Series 2020A Bonds, calculated as of 13 the date of issuance of the Series 2020A Bonds; or (c) 10% of the aggregate principal 14 amount of the Series 2020A Bonds:

15 District 1 shall establish, on the date of issuance of the (xv)16 Series 2020B Bonds, a debt service reserve fund to secure the Series 2020B Bonds in 17 an amount equal to the least of (a) the maximum annual debt service requirements on 18 the Series 2020B Bonds, calculated as of the date of issuance of the Series 2020B 19 Bonds, deducting the amount deposited in the debt service reserve fund from the 20 principal due on the final maturity date of the Series 2020B Bonds, based on the 21 assumption that such amount will be used to pay a portion of the principal of the Series 22 2020B Bonds on such final maturity date of the Series 2020B Bonds; (b) 125% of the average annual debt service requirements on the Series 2020B Bonds, calculated as of 23 24 the date of issuance of the Series 2020B Bonds; or (c) 10% of the aggregate principal amount of the Series 2020B Bonds; and 25

26 (xvi) the Designated Officer of District 1 shall approve and
 27 execute the Sale Certificates for the Series 2020 Bonds.

H. District 1 has designated the BOKF, NA to serve as trustee (the "Trustee") pursuant to an indenture of trust. The Trustee may exercise the rights and remedies of District 1 for the protection of bondholders and the appointment of a receiver or other agent to protect and enforce the rights of any holder of the Series 2020

Bonds in the event of a default in the payment of debt service on the Series 2020 1 2 Bonds, which default cannot be cured by drawing on the debt service reserve funds 3 established for the Series 2020A Bonds or the Series 2020B Bonds, as the case may 4 be, or drawing on available funds deposited in the bond funds established for the Series 2020A Bonds or the Series 2020B Bonds, as the case may be. 5

6 Ι. District 1 has designated, and the City hereby designates, D.A. 7 Davidson & Co. to act as underwriter for the sale of the Series 2020 Bonds.

8 J. District 1 has designated, and the City hereby designates, Sherman 9 & Howard L.L.C. to act as bond and disclosure counsel and to prepare bond and 10 disclosure documents necessary to effectuate the sale of the Series 2020 Bonds to the 11 public.

K. 12 District 2 has pledged and assigned to the Trustee, all Gross 13 Receipts Tax Increment generated in District 2 in order to secure the payment of the 14 principal of, premium, if any, and interest on the Series 2020 Bonds and such pledge 15 and assignment satisfies Section 7(D) of the TIDD Ordinance which provides that 16 "Gross Receipts Tax Increment Bonds shall be payable from the gross receipts taxes generated from taxable activities located in the TIDD" and the tenth Whereas Clause of 17 18 the Formation Resolution which provides "pursuant to the Application and as provided for in the TIDD Act, the Applicant anticipates that the TIDD Infrastructure Improvements 19 20 will be financed, in part through the issuance by each of the Districts of separate series 21 of Bonds secured by the portion of gross receipts tax increment revenues and property 22 tax increment revenues generated within each of the Districts and dedicated to the City, 23 and the City will have no responsibility for construction of the TIDD Infrastructure 24 Improvements, payment of the Tax Increment Bonds, or other financial obligations of 25 the Districts."

26 L. The sale of the Series 2020 Bonds in minimum denominations of 27 \$500,000 satisfies the second paragraph of Section 7(D)(4) of the TIDD Ordinance 28 which provides: Privately placed bonds need not be rated; however, the purchasers of such bonds must be "qualified institutional buyers" (as such term is defined in Rule 29 30 144A of the Securities Exchange Commission) and must agree not to resell the bonds 31 except to "qualified institutional buyers" or "accredited investors", as such terms are

defined by the SEC, in a private placement. If appropriate, the applicant shall enter into 1 2 a "Continuing Disclosure Undertaking" (as required by Rule 15c2-12 of the Securities 3 Exchange Commission) relating to the issuance of the bonds."

4 Μ. Section 4(A)(ii) of the Development Agreement, as amended, provides that "The maximum aggregate principal amount of TIDD Bonds issued by any 5 6 District shall not exceed the actual costs of the TIDD Infrastructure serving the District 7 plus amounts to be used to fund debt service reserves, capitalized interest, credit 8 enhancement, costs of issuance, and other costs normally associated with the issuance 9 of TIDD Bonds pursuant to statute;" which supersedes Section 5(D)(ii) of the Formation 10 Resolution which provides "The maximum aggregate principal amount of Increment 11 Bonds issued by each TIDD shall not exceed 100% of the initial cost of the public 12 improvements serving that TIDD, as determined at the time that TIDD issues a series of 13 Bonds."

N. 14 Winrock Partners has represented to the District and the City that 15 prior to the date hereof it has paid not less than 20% of the costs of the sum of (i) the 16 Series 2015 Project and (ii) the Series 2020 New Money Project in satisfaction of the requirements of Section 5-15-20B NMSA 1978, as amended and Section 5(D)(iii) of the 17 18 Formation Resolution. The City hereby waives compliance with Section 4(A)(i) of the 19 Development Agreement, as amended, based on compliance with the requirements of 20 Section 5-15-20B NMSA 1978, as amended, and Section 5(D)(iii) of the Formation Resolution. 21

22 О. Except as otherwise provided herein, the Bond Resolution is in 23 compliance with the provisions of Section 4 of the Formation Resolution.

24 Ρ. Except as otherwise provided herein, as set forth in District 25 Resolution No. 2015-03, the Bond Resolution and the issuance and sale of the Series 26 2020 Bonds satisfies in all respects the requirements provided in the Formation 27 Resolution, the TIDD Ordinance and the Act for the issuance of the Series 2020 Bonds.

28 Section 2. Approval of Issuance and Sale of Series 2020 Bonds 29 Pursuant to the Bond Resolution. Based upon the findings set forth in Section 1 of this 30 Resolution, the issuance and sale of Series 2020 Bonds as set forth in the Bond 31 Resolution are hereby approved.

1 Section 3. Amendments to Operation Agreement and Construction 2 Agreement. The Chief Administrative Officer of the City, or his designee, is hereby 3 authorized to prepare, negotiate, execute and deliver any amendments to the 4 Operation, Maintenance and License Agreement executed on June 3, 2015 between the City and Winrock Partners and the Construction Management Agreement dated as 5 6 of July 9, 2015 among the City, Winrock Partners and the District, and other 7 agreements or instruments to which the City is a party relating to the formation of the Districts and the issuance of the Series 2015 Bonds as may be necessary or 8 9 appropriate to carry out the issuance of the Series 2020 Bonds and the related plan of 10 finance and the construction, maintenance and conveyance of the Series 2020 New 11 Money Project.

12 Section 4. Ratification. All actions which have previously been taken by 13 the Council and the officers of the City, or their designees, in connection with the 14 transactions contemplated by any of the foregoing resolutions be, and they hereby are, 15 approved, ratified and confirmed in all respects.

16 Section 5. Repealer. All ordinances or resolutions, or parts thereof in 17 conflict with the provisions of this Resolution, are hereby repealed to the extent only of 18 such inconsistency. This repealer shall not be construed to revive any ordinance or 19 resolution, or part thereof, heretofore repealed.

20 Section 6. Waiver. All documents, including, without limitation, the 21 Development Agreement, as amended, resolutions and ordinances, or parts thereof, 22 pertaining to the issuance and sale of bonds by District 1 and the financing of TIDD 23 Infrastructure Improvements by District 1 inconsistent herewith are hereby waived to the 24 extent only of such inconsistency.

25 Section 7. Severability. If any section, paragraph, clause or provision 26 of this Resolution shall for any reason be held to be invalid or unenforceable, the 27 invalidity or unenforceability of such section, paragraph, clause or provision shall in no 28 manner affect any remaining provisions of this Resolution.

Section 8. Publication of Notice of Adoption of Resolution. The Clerk is
 hereby directed to publish a notice of this Resolution, in substantially the following form:

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1 Notice is hereby given of the title and general summary of the subject 2 matter contained in a resolution duly adopted and approved by the City Council of the 3 City of Albuquerque, New Mexico relating to ratification and approval of the issuance 4 and sale of the Winrock Town Center Tax Increment Development District 1 Senior Lien Gross Receipts Tax Increment Bonds, Series 2020A and of the Winrock Town Center 5 6 Tax Increment Development District 1 Subordinate Lien Gross Receipts Tax Increment 7 Bonds, Series 2020B. Complete copies of the resolution are available for public 8 inspection during the regular business hours of the City Clerk, City of Albuquerque, New 9 Mexico.

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The title of the Resolution is as follows:

RESOLUTION

MAKING FINDINGS IN CONNECTION WITH THE RESOLUTION OF WINROCK 12 TOWN CENTER TAX INCREMENT DEVELOPMENT DISTRICT 1 AUTHORIZING 13 THE ISSUANCE AND SALE OF SENIOR LIEN TAX INCREMENT BONDS AND 14 SUBORDINATE LIEN TAX INCREMENT BONDS: RATIFYING AND APPROVING 15 THE ISSUANCE AND SALE OF THE WINROCK TOWN CENTER TAX INCREMENT 16 **DEVELOPMENT DISTRICT 1 SENIOR LIEN GROSS RECEIPTS TAX INCREMENT** 17 BONDS, SERIES 2020A AND THE WINROCK TOWN CENTER TAX INCREMENT 18 DEVELOPMENT DISTRICT 1 SUBORDINATE LIEN GROSS RECEIPTS TAX 19 20 **INCREMENT BONDS, SERIES 2020B, AS SUBSTANTIALLY CONSISTENT WITH** THE REQUIREMENTS OF CITY ORDINANCE ENACTMENT NO. O-2006-036 AND 21 22 CITY COUNCIL RESOLUTION NO. R-2008-126, ENACTMENT NO. R 2008-120; AND 23 AUTHORIZING AMENDMENTS TO THE OPERATION AGREEMENT AND THE 24 CONSTRUCTION AGREEMENT PREVIOUSLY ENTERED INTO BY THE CITY WITH **RESPECT TO SUCH DISTRICT.** 25

- A summary of the subject matter of the Resolution is contained in its title.
- 27 (End of Form of Summary of Resolution for Publication)