

## FULL AND FINAL RELEASE AND SETTLEMENT AGREEMENT

This Full and Final Release and Settlement Agreement (“Agreement”) is made this 26th day of February, 2019, by Raymond Lyall, Garry Anderson, Thomas Peterson, Frederick Jackson, Brian Cooks, and William Pepper, as individuals, and as representatives of the Certified Rule 23(b)(2) Class (“Plaintiffs”), and the City and County of Denver (“Defendant” or “the City”).

**WHEREAS**, on August 25, 2016, Plaintiffs filed a Complaint in the United States District Court for the District of Colorado against the City and County of Denver on behalf of themselves and a putative class, related to the City’s alleged custom or practice (written or unwritten) of clearing away an encampment of multiple homeless persons by immediately seizing and discarding the property found there, captioned *Raymond Lyall, et al. v. City and County of Denver*, Civil Action No. 1:16-cv-2155-WJM-CBS.

**WHEREAS**, on April 27, 2017, the Court certified a Fed. R. Civ. P. 23(b)(2) Class (“Certified Rule 23(b)(2) Class”) for injunctive relief defined as follows: “All persons in the City and County of Denver whose personal belongings may in the future be taken or destroyed without due process on account of the City and County of Denver’s alleged custom or practice (written or unwritten) of sending ten or more employees or agents to clear away an encampment of multiple homeless persons by immediately seizing and discarding the property found there;”

**WHEREAS**, Counsel for the Parties and Plaintiffs, in their individual capacities and as class representatives, and City officials, participated in extensive settlement discussions between January 17, 2019, and February 26, 2019, including a full-day mediation session with Judge Richard Caschette, and ultimately reached a proposed agreement to resolve the individual and Certified Rule 23(b)(2) Class claims;

**WHEREAS**, Counsel for Plaintiffs, on behalf of the Certified Rule 23(b)(2) Class have fully investigated the facts and law relevant to the above-referenced lawsuit, including the completion of discovery, and said Counsel have concluded that the proposed settlement set forth in this Agreement is fair, adequate, reasonable, and in the best interests of the Certified Rule 23(b)(2) Settlement Class Members. Therefore, as a result of the proposed agreement reached, Plaintiffs, as individuals and as representatives of the Certified Rule 23(b)(2) Class Members, desire to resolve the above-referenced lawsuit without a trial to the Court, and to enter into various agreements related to said Lawsuit, in accordance with the provisions and upon the

terms and conditions hereafter set forth;

**IN CONSIDERATION** of the terms identified in **Exhibit A** attached to this Agreement to resolve the Certified Rule 23(b)(2) Class claims and **IN CONSIDERATION** of payment by the City of the total sum of Thirty Thousand Dollars (\$30,000.00) to the individually named Plaintiffs, Raymond Lyall, Garry Anderson, Thomas Peterson, Frederick Jackson, Brian Cooks, and William Pepper, to resolve their individual damage claims unrelated to the Certified Rule 23(b)(2) Class, issued in six separate drafts in the amount of Five Thousand Dollars (\$5,000.00), made payable to the Killmer, Lane & Newman, LLP COLTAF Account, the parties agree as follows:

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1. The individually named Plaintiffs, hereby release, acquit, and forever discharge the City and County of Denver, and any all other related persons and entities, both past and present, including but not limited to all departments, divisions, principals, attorneys, agents, employees, employers, successors, servants, elected officials, officers, and directors (the "Released Parties"), of and from any and all liabilities, claims, demands, rights, controversies, agreements, damages, actions, causes of actions, expenses, attorney fees, interest, compensation, judgment and any and all consequential and punitive damages, of whatsoever kind and nature, either in law or in equity, which might exist or might be in any way related to or giving rise to above-referenced Lawsuit, including, but not limited to, any and all claims arising out of the City's alleged custom or practice (written or unwritten) of sending ten or more employees or agents to clear away an encampment of multiple homeless persons by immediately seizing and discarding the property found there.

2. Plaintiffs, as Certified Rule 23(b)(2) Class Representatives, hereby release, acquit, and forever discharge the Released Parties, of and from any and all liabilities, claims, demands, rights, controversies, agreements, actions, causes of actions, and judgment, either in law or in equity, for injunctive or declaratory relief which might exist or might be in any way related to or giving rise to above-referenced Lawsuit, including, but not limited to, any and all claims arising out of the City's alleged custom or practice (written or unwritten) of sending ten or more employees or agents to clear away an encampment of multiple homeless persons by immediately seizing and discarding the property found there.

3. The Parties understand and acknowledge that the terms of this Agreement as it pertains to the Certified Rule 23(b)(2) Class Members, and not to the individual

Plaintiffs, must be approved by District Court Judge William Martinez pursuant to Fed. R. Civ. P. 23(e)(2) before the Agreement becomes effective and binding on the Parties. Counsel for the Parties agree that they will take all reasonable steps to ensure that this Agreement is approved by the District Court and becomes effective. Absent approval from Judge Martinez, the City and County of Denver shall have no obligation to provide any of the Terms identified in Exhibit A to this Agreement and Plaintiffs shall retain, and will not have waived, any of their claims against the City.

4. The individual Plaintiffs understand and acknowledge that monetary settlement of \$30,000 referenced herein is conditioned upon approval of the Denver City Council. In the event that the Denver City Council fails to approve or fund the payment of the monetary consideration set forth herein, this Agreement as to the individual Plaintiffs becomes null and void and Plaintiffs, in their individual capacities, shall retain, and will not have waived, any of their claims against the City. If the monetary settlement is approved by City Council, the City will issue the six settlement drafts in the amount of \$5,000 each made payable as set forth above, no later than thirty days after the Resolution is formally signed by the City Council President.

5. Plaintiffs and the City and County of Denver, acknowledge and agree that this Agreement, and the terms thereof, shall be binding on their agents, attorneys, servants, employers, employees, principals, heirs, executors, administrators, insurers, successors, assigns, subrogees, and any and all other persons or entities which have or may have any claim on behalf of themselves or be entitled to share in any settlement thereof.

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6. The individual Plaintiffs hereby assume responsibility for any and all tax consequences associated with the settlement referenced herein. The individually named Plaintiffs and their attorneys agree to complete all necessary documents, including, but not limited to W-9 forms in order to fully execute this Agreement.

7. The individual Plaintiffs understand and agree that the payment of the above-referenced sum is in full settlement of and is a compromise of individually named Plaintiffs' disputed claims against the Released Parties related to the events outlined in the above-referenced Lawsuit and that payment made under this Agreement and the non-monetary terms contained in this agreement are not to be construed as an admission of liability on the part of the persons and entities hereby released; and that

any liability by said persons and entities is hereby expressly denied. 8. The individual Plaintiffs acknowledge that a portion of the consideration given for this Agreement is being given for the full and final release of any and all unknown losses, claims, injuries, costs, expenses, and damages which either may have occurred in the past and are not yet known, or which may occur in the future and are not presently known with respect to their claims for individual damages asserted in the above-referenced Lawsuit or which could have been raised as part of their Lawsuit. The individual Plaintiffs agree to voluntarily and knowingly assume the risk of any mistake of fact, either mutual or unilateral, with respect to said losses, claims, injuries, costs, expenses, and damages, and shall not, under any circumstances, seek to present further claims on behalf of themselves, or on behalf of their agents, attorneys, servants, employers, employees, heirs, executors, administrators, insurers, successors, assigns and subrogees as against the persons and entities herein released.

9. The individual Plaintiffs further covenant and agree that they will not bring any action at law, proceeding in equity, administrative proceeding, or otherwise, nor prosecute or sue by way of complaint, counterclaim, or by any other manner at all, relating to the facts and claims which were or could have been asserted in their Claim against the Released Parties or in a subsequent lawsuit relating to the facts and allegations concerning the events outlined in the Amended Complaint or any damage to the class members resulting from the cleanup of homeless encampments by Denver.

10. It is further understood and agreed that no promise, inducement, or agreement not herein expressed have been made to Plaintiffs; that this Agreement contains the entire terms of the agreement between the parties to settle the herein described dispute; that the terms are contractual and not a mere recital; and that this Agreement shall be construed according to the laws of the State of Colorado.

11. The City and County of Denver understands and acknowledges that Counsel for Plaintiffs are entitled to reasonable attorney fees and costs pursuant to 42 U.S.C. § 1988 and agrees to pay such reasonable fees and costs in the amount to be determined by Judge William Martinez, or another judge that is assigned the determination by Judge Martinez. The amount ultimately awarded by the Court to be paid by the City and County of Denver shall be the only attorney fees and costs to which Plaintiffs' counsel shall be entitled. All parties understand and agree that the attorney fees and costs awarded by Judge Martinez, or another judge authorized to determine what

attorney fees Plaintiff's counsel is entitled to pursuant to 42 U.S.C. § 1988, pursuant to this Agreement, should it be approved by the District Court and City Council, are further intended to and does release, acquit, and forever discharge any and all claims for attorney fees or other litigation expenses which might exist that are not awarded by Judge Martinez, or another judge authorized to determine what attorney fees Plaintiff's counsel is entitled to pursuant to 42 U.S.C. § 1988, as part of the above-referenced Lawsuit.

12. This Agreement constitutes a compromise and settlement of disputed claims. No action taken by the Parties, either previously or in connection with negotiations or proceedings connected with this Agreement, shall be deemed or construed to be an admission of the truth or falsity of any claims or defenses heretofore made, an acknowledgement or admission by any party of any fault, liability, or wrongdoing of any kind whatsoever.

13. Neither this Agreement nor any of its terms shall be offered or used as evidence by any of the Parties or their respective counsel in the Action or in any other action or proceeding; provided, however, that nothing contained in this section shall prevent this Agreement from being used, offered, or received in evidence in any proceedings to enforce, construe or finalize the settlement and this Agreement, or from being used in defense of any claims released under the Agreement.

14. Exhibit A contains the material nonmonetary terms of this Agreement. Exhibit A is incorporated herein and the nonmonetary terms therein are governed by the terms outlined in this Agreement and as enforceable as any other provision of this Agreement.

15. The parties further agree that they will confer in good faith if they believe any terms set forth in Exhibit A have not been complied with in an effort to resolve the dispute without court intervention. After good faith conferral, if the parties are unable to resolve their dispute, the parties understand and agree that the party may file an action to enforce Exhibit A to this Agreement. If it is determined by a court of competent jurisdiction that any party has violated Exhibit A to this Agreement, the party that has been determined to have violated the Agreement and/or Exhibit A to this Agreement shall be liable for reasonable attorney fees and costs related to the filing of the enforcement action.

16. The parties have exchanged drafts of press releases, which the parties agree

will constitute their respective initial statements to the press. With respect to the preparation of the press release, the parties acknowledge that this Agreement was negotiated in good faith and that both parties, as part of the settlement process, have worked diligently and in good faith to ensure that people who are experiencing homelessness in Denver have their personal property rights adequately protected.

17. Class Counsel, the individually named Plaintiffs, and the City each agree that any public statement other than the above-referenced press release will be consistent with the terms of this Agreement and the press release. The parties have also agreed to conduct a joint press conference on March 1, 2019.

18. This Agreement may only be amended by written agreement of the Parties.

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19. The parties declare that they have fully and carefully read this Agreement, that they have had the opportunity to consult legal counsel of their own choice concerning this Agreement, that they understand the contents thereof, and that they sign their name upon this Agreement of their own free act.

20. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Agreement, even though all Parties do not sign the same counterparts.

Dated: February 26,  
2019

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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS  
REPRESENTATIVE:

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**Raymond**

**Lyll**

STATE OF COLORADO )

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ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

\_\_\_\_\_  
\_\_\_\_ Notary Public

My Commission expires:

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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS  
REPRESENTATIVE:

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**Garry  
Anderson**

STATE OF COLORADO )

)  
ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

\_\_\_\_\_  
\_\_\_\_ Notary Public

My Commission expires:

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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS

REPRESENTATIVE:

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\_\_\_\_\_

**Thomas  
Peterson**

STATE OF COLORADO )

)

ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

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\_\_\_\_ Notary Public

My Commission expires:

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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS  
REPRESENTATIVE:

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**Fredrick  
Jackson**

STATE OF COLORADO )

)

ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

\_\_\_\_\_  
\_\_\_\_ Notary Public

My Commission expires:  
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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS  
REPRESENTATIVE:

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**Brian  
Cooks**

STATE OF COLORADO )

)  
ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

\_\_\_\_\_  
\_\_\_\_ Notary Public

My Commission expires:

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IN HIS INDIVIDUAL CAPACITY AND IN HIS  
CAPACITY AS A CLASS  
REPRESENTATIVE:

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**William  
Pepper**

STATE OF COLORADO )

)

ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of February  
2019, by \_\_\_\_\_.

\_\_\_\_\_  
\_\_\_\_ Notary Public

My Commission expires:  
\_\_\_\_\_

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12 ON BEHALF OF THE CITY AND COUNTY OF DENVER:

\_\_\_\_\_ Evan Dreyer, Deputy Chief of Staff

STATE OF COLORADO )

) ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of \_\_\_\_\_ 2019, by Evan



Dreyer, in his capacity as the Deputy Chief of Staff.

\_\_\_\_\_  
Notary Public

My Commission expires: \_\_\_\_\_

13 ON BEHALF OF THE CITY AND COUNTY OF DENVER:

\_\_\_\_\_  
Michael J. Hyman, Deputy City Attorney

STATE OF COLORADO )

) ss. CITY AND COUNTY OF DENVER )

SUBSCRIBED and SWORN to this \_\_\_\_\_ day of \_\_\_\_\_ 2019, by Michael

J. Hyman, in his capacity as the Deputy City Attorney.

\_\_\_\_\_  
Notary Public

My Commission expires: \_\_\_\_\_

## EXHIBIT A TO FULL AND FINAL SETTLEMENT AGREEMENT

### A. Public Works Cleanups/Encumbrance Removal

**1. Large-Scale Encumbrance Removal/Cleanups** – The City, to the extent reasonably possible, shall give at least seven days’ notice prior to a large- scale encumbrance cleanup and shall include such language in its written protocol for large-scale encumbrance removal. The City may conduct large- scale cleanups with less than seven days’ notice only if the City determines that a public health or safety risk exists which requires it. If a large-scale cleanup is conducted with less than seven days’ notice, the City shall provide reasonable notice of the cleanup, with the determination of reasonableness based upon the nature of the public health and safety risk present in the area. The City will document the public health and safety risk and such documentation will be kept by the City for one year. The written notice shall include the information identified in paragraph (3)(a) – (d). A copy of the notice the City shall provide prior to conducting a large-scale encumbrance cleanup is attached as **Exhibit A-1**.

**2. Regular Public Works Cleanups** – For the purpose of Exhibit A, the term regularly scheduled cleanups or regular cleanups means when Public Works, three times a week or more, ensures that the public rights-of-way in a specific area are clear of trash and items blocking the

right-of way so the area may be power washed (when appropriate) and trash left behind in the right-of-way is thrown away. During the cleanings, any person who is present in the right-of-way to be cleaned is asked to move from the area, and temporarily remove any items they have with them, so that the area may be cleaned. When the cleaning is finished, people may return to the right- of-way with their belongings so long as the right-of-way remains clear for others to use. For regularly scheduled cleanups by Public Works, written notice shall be posted in the area where the regular cleanup will take place and the written notice shall include the days and hours during which the cleanups of the area will be taking place. Currently, these regular cleanups take place between 8 a.m. – 1 p.m., Monday through Friday. Should these hours change, the City shall repost written notice which includes the hours during which the regular cleanup will occur; however, the hours during which these regular cleanups occur will not exceed a period of five hours daily. A copy of the notice the City shall post regarding regularly scheduled cleanups is attached as **Exhibit A-2**.

At the time this Agreement was entered into, the only location where the City was conducting regular cleanups in the highlighted area identified on the Map attached as **Exhibit A-3**. The City shall only designate another area a regular clean-up area if a public health and safety risk requires that the area be designated as such. If a public health and safety risk can be satisfied with any other solution, that solution shall be implemented before designating a new area a regular cleanup area. In the event that the City determines that due to a public health and safety risk another area of the City requires regular cleanups, the City shall post notice of the regular cleanup schedule in the specific area where the regular cleanups will occur according to the above-referenced protocol and document the reason for the need for regular cleanups in that specific area. The City will keep such documentation for one year. Should the areas where the regular cleanups are occurring at the time of this Agreement need to be changed or expanded, prior to starting the regular cleanup, the City shall post written notice of an emergency meeting with the Advisory Group (as defined in Section H, below), which will occur within five business days of the posting. During the meeting, the City will state the need to conduct a regular cleanup in the specified area, and

provide documentation supporting the City's determination that regular cleanups need to occur in the specified area.

**3. Information to be Included in Written Notice Provided by the City for any Regular or Large-Scale Cleanup** - The City shall include the following information on any written notice provided for any Public Works regular cleanup or large-scale cleanup:

- a. Language indicating that stored property may be retrieved at no cost,
- without fear of arrest; b. A phone number for individuals to call who may have questions
- regarding property retrieval; c. The location and hours of the storage facility; d. The length of time that the property shall be stored at the facility and the length of time that the City shall store the property until it shall be disposed of. The City shall store any personal property that does not pose a public health or safety risk for at least 60 days.

**4. Written Notice for Encumbrance Removal in Areas Not Within Designated Regular Cleanup Area or Area Posted for Large-Scale Cleanup** – The City shall provide forty-eight hour written notice prior to the removal of personal property that does not pose a public health or safety risk, which is in violation of the Encumbrance Ordinance, and is not located in the area of regular Public Works cleanings or in an area where notice has been provided of a large-scale cleanup. The written notice shall be securely affixed to the property and shall include the information identified in above in paragraph (3)(a) – (d). The notice shall also indicate the date the notice was affixed to the personal property. A copy of the notice the City shall affix to unattended personal property that does not pose a public health or safety risk is attached as **Exhibit A-4**. Any property determined to pose a public health or safety risk pursuant to City protocol may be disposed of.

**5. Determination Regarding Whether Personal Property Poses a Public Health or Safety Risk** – The City shall continue with its current written protocol regarding how its employees or contractors determine whether unattended personal property poses a public health or safety risk and should be disposed of or should be stored. That current written protocol states:

a. Any items that present an immediate risk to public health or safety, such as illegal drugs, used syringes, medical waste, and perishable food items may be disposed of immediately.

b. Any trash or litter, such as used napkins, dirty diapers, food wrappers or used food containers, empty cans, used Styrofoam containers or paper cups, cigarette butts, may be disposed of immediately.

c. To ensure appropriate sanitation, the following items will be deemed

to be trash and immediately disposed of:  
mattresses.

d. Public Works employees shall bring any weapons found to the attention of a police officer and it will be up to the police officer to determine how the weapon will be stored.

e. Any items of personal property that could reasonably be assumed to have value to any person will be collected and stored. These items include: tents, sleeping bags, and any other camping equipment; backpacks, suitcases, duffle bags, and any other containers of personal items; clothing; bicycles; phones, electronic devices, and musical instruments; and other similar identifiable items of personal property, including furniture. Public Works Employees will take particular care to identify, collect and store sensitive personal items and documents, such as wallets and purses, prescription drugs, birth certificates, identification cards, drivers' licenses, and health care documents.

f. If there is any question concerning whether an item should be considered as trash or valuable property, the City will assume the property has value and it should be stored.

The determination regarding whether personal property poses a of public health and safety risk governs every section of this Exhibit A. Personal property shall be stored for sixty days unless the property is determined by a City employee or contractor, pursuant to the

above protocol, to pose a public health or safety risk.

**6. Storage Facility Hours** - The City shall extend the hours the storage facility shall be open to 6:00 a.m. – 8:30 a.m. Monday, Tuesday, Wednesday, and

Friday and 12:00 p.m. – 6:00 p.m. on Thursdays. The City shall reassess the need to continue these hours after forty-five days of operation using these hours. The City reserves the right to reduce the storage facility hours if property is not being retrieved during these extended hours. If the City believes that the hours should be changed due to a lack of use or due to a public health or safety risk, the City shall document the reason for its decision and discuss the reasons for any reduction/change in hours at the next regularly scheduled Advisory Group meeting and shall solicit input from the Advisory Group prior to making any final determination regarding the hours of operation for the storage facility. The City will keep any documentation regarding its decision for one year.

**B. Notice to Remove Personal Property from Parks or Recreational Areas –**

The City shall provide forty-eight hour written notice prior to the removal of personal property that does not pose a public health or safety risk, which is in violation of ordinances applicable to Parks and Recreational Areas. If the unattended personal property poses an immediate public health or safety risk, it may be disposed of. The written notice shall be securely affixed to the property and shall include the information identified in above in paragraph (3)(a) – (d). The notice shall also indicate the date the notice was affixed to the personal property. A copy of the notice the City shall affix to unattended personal property that does not pose a public health or safety risk is attached as **Exhibit A-5**. Any property determined to pose an immediate public health or safety risk pursuant to City protocol shall be disposed of.

**C. Formal Notification System that Personal Property Has Been Removed from an Area and Stored by Public Works or Parks and Recreation –**

The City shall create a formal system to provide public notification when unattended personal property has been removed by City employees or contractors and stored. The City shall work with service providers, Denver Homeless Out Loud, and the Colorado Coalition for the Homeless, to provide such notification and is in the process of determining the feasibility of creating a page on the City's Website to indicate areas from which unattended personal property was removed and stored. If feasible, the City shall also post information regarding the removal and storage of personal property on its Website and

send out email notifications to service providers, including shelters and Denver Homeless Out Loud and the Colorado Coalition for the Homeless. If determined not feasible, the City shall provide the reasons that creating a webpage was not feasible to Plaintiffs and provide alternative options for a formal notification system. The City's notification system shall provide the date when the unattended personal property was removed and stored and the general area where the unattended personal property was located. The notification system shall also include the information identified above in A.3(a) – (d).

**D. Storage Lockers** – The City shall place storage lockers in a location at the Minoru Yasui Plaza building. Combination locks shall be provided for the lockers and an estimated 200 lockers shall be available for use depending upon what the space shall accommodate. Lockers shall be accessible Monday through Friday from 7 a.m. to 9 a.m. and 3 p.m. to 7 p.m. Lockers may be used for up to thirty days.

The City reserves the right to reduce the facility hours if the storage lockers are not being used. If the City believes that the hours should be changed due to a lack of use or due to a public health or safety risk, the City shall document the reason for its decision, discuss the reasons for any reduction/change in hours at the next regularly scheduled Advisory Group meeting, and solicit input from the Advisory Group prior to making any final determination regarding the hours of operation for the storage facility.

The lockers shall be installed within a year of entry of this agreement, but barring any unforeseen circumstances, the City estimates that it could take up to six to eight months to get the lockers ordered, installed, and ready for use.

## **E. Trash Receptacles, Port-O-Lets, & Needle Disposal**

### **1. Trash Receptacles**

a. The City's Public Works Department shall place a total of fifteen additional trash receptacles in the Ballpark Neighborhood, including the areas of California and Park Ave., 22nd and Stout, and Lawrence and Park Ave. The locations of the trash receptacles shall be determined by the City. The City shall not relocate or remove these trash receptacles for at least three years after installation unless a public health or safety reason requires relocation or removal or due to a lack of use. If a trash receptacle is relocated or removed, the reason shall be documented by the City.

The City will keep such documentation for one year.

b. The City's Parks and Recreation Department shall also expand the number of trash receptacles in the City's parks and recreational areas by 25% during spring and summer months. The locations of such trash receptacles are identified on the map attached as **Exhibit A-6**. Expansion of trash receptacles shall include locations along the Cherry Creek Trail, Colorado Boulevard to Confluence Park, and Johnson Habitat to Globeville. The City shall not relocate or remove these trash receptacles for at least three years after installation unless a public health or safety reason requires relocation or removal or due to a lack of use. If a trash receptacle is relocated or removed, the reason for the removal shall be documented by the City and the documentation will be kept for one year. The City shall also discuss the removal or relocation decision during the next regularly scheduled Advisory Group meeting, and the City shall obtain input from the Advisory Group regarding other possible areas where the trash receptacles might be relocated during the spring and summer months. The City shall consider such input prior to making any final determination regarding the trash receptacle(s).

**2. Port-o-Lets** – The City shall place two port-o-lets in Sonny Lawson Park in an area that is accessible twenty-four hours a day. The port-o-lets shall be serviced daily. The City shall also determine the feasibility of placing two port-o-lets in the area near the RiNo sign. If feasible, the City shall place two port-o-lets in this area that are accessible twenty-four hours a day. The City shall not relocate or remove the port-o-lets for at least three years unless (a) a public health or safety risk exists that requires relocation or removal, or (b) if other restroom facilities are provided in the area, or (c) the port-o-lets need to be temporarily removed to address a legitimate City purpose (such as construction in the area that necessitates removal). If the port-o-lets are relocated or removed for a public health or safety reason, the reason shall be documented by the City.

**3. Needle Disposal (“Sharps”) Boxes** – The City shall place sharps disposal boxes in Governor's Park, Lincoln/La Alma Park, Macintosh Park, and consider whether it is feasible to also place a sharps disposal box in Sonny Lawson Park. The City shall not relocate or remove these sharps

boxes for at least three years after installation unless a public health or safety reason requires relocation or removal or due to a lack of use. If a sharps box is relocated or removed for a public health or safety reason, the reason shall be documented by the City.

**4. Relocation or Removal of Trash Receptacle, Port-o-Let or Needle Disposal Boxes** –If the City determines that of one or more of the above-referenced trash receptacles, port-o-lets or needle disposal boxes need to be relocated or removed, the City shall document its reasoning and the City will keep any documentation for one year. The City will also discuss the reasons for the relocation or removal decision at the next regularly scheduled Advisory Group meeting. As part of the meeting, if a trash receptacle, port-o-let or needle disposal box are removed, the City shall obtain input from the Advisory Group regarding other possible areas where the trash receptacle, port-o-let or needle disposal box might be relocated and shall consider such input prior to making any final determination.

**F. Advisory Group** – The City welcomes the opportunity for City officials to meet with an advisory group of people experiencing homelessness and their representatives on a quarterly basis to obtain feedback on City programs, listen to concerns, and to discuss proposals of additional possible solutions, etc. The City shall make its public libraries and day centers available for this purpose and shall post advance notice of such meetings in the day centers and libraries. The City shall also work with service providers, Denver’s Road Home, and/or other advocacy groups to also provide notice of the meetings. At least one mayor staff member shall be present for the regularly scheduled meetings. The advisory group shall have the primary responsibility of providing input on topics to be discussed during the meeting. Meetings of the Advisory Group shall occur once every three months.

**G. PLAY Program** – The City shall allow use of “homeless ID” cards as a form of picture identification and shall allow the use of labor pay stubs, letters from shelters, and letters from other homeless service providers as documentation for proof of income for participation. The City shall not place a limit on the total number of PLAY passes.

**H. Mobile Health Unit** – The City shall seek requests for qualifications to operate a Mobile Health Unit (“Unit”) and, with a qualifying response to the request for proposal, fund the operation of a Unit. Attendants of the Unit shall be trained to deliver Naloxone. The City is requesting that the Unit have sharps disposal available and shall agree to



have the Unit distribute supplies, such as feminine products, gauze, medical tape, triple antibiotic ointment, etc. If possible, depending upon the responses received, the City will also request that members of the Unit be available to treat soft skin tissue infections with antibiotics, in addition to other services. The City shall work with the contractor to determine appropriate locations for the Unit to serve people who are injecting drugs and/or those who are experiencing homelessness.

**I. Denver Day Works** – The City continues to be committed to considering further expansion of the Denver Day Works program in 2020, as it did in 2019. While the City cannot agree to appropriate funds as part of this settlement for 2020, the City reaffirms its commitment to considering further expansion of this program in 2020.

**J. Identification and Prescription Medications** – The City shall continue its current practices concerning forms of identification and prescription medication found in property that has been removed and stored by City employees or contractors. The City shall retain all forms of identification and prescription medication found in property that is removed and stored by City employees or contractors even after other personal property that is not reclaimed is disposed of. The City shall keep prescription medication until its expiration date and all forms of identification shall be kept indefinitely unless the identification has an expiration date. Forms of identification with an expiration date shall be kept until the form of identification has expired. Depending upon the circumstances, the forms of identification or prescription medications may be turned over to the Denver Police Department for investigation purposes.

**K. Work Release** – If the City is able to find a reasonable alternative to using inmates as part of work release to assist with the regular cleanups, the Denver Sheriff Department shall no longer use inmates to clean up trash as part of the regular cleanup process.

**L. Training** – The City shall train employees and contractors on any changes in policy/procedures and on the procedures/protocols set forth in this Exhibit A. Denver's Road Home shall also develop training on homeless sensitivity for City employees and contractors who regularly interact with people who are experiencing homelessness. Denver Homeless Out Loud and other advocacy groups may provide suggestions or recommendations concerning the sensitivity training, but Denver's Road Home shall retain the ultimate responsibility for developing and providing the training. The sensitivity training shall take place on an annual basis.

# NOTICE

Pursuant to DRMC Sec. 49-246, all public streets, alleys, sidewalks and other public way or place must remain free from unauthorized encumbrances and obstructions.

**ON *[DATE THAT IS 7 DAYS FROM THE POSTING OF THE NOTICE TO THE EXTENT REASONABLY POSSIBLE]* THE CITY WILL REMOVE ALL ITEMS ENCUMBERING OR OBSTRUCTING PUBLIC AREAS DURING A COORDINATED MULTI-AGENCY CLEANUP OF THE AREA**

Any property removed will be temporarily stored at *[LOCATION]* for 30 days. You may claim any property at this location at no charge, and without fear of arrest, between the hours of *[TIME]* on *[DAYS]*. After 30 days, property is moved offsite and stored at a different location for an additional 30 days. Call 311 to inquire and/or make arrangements to collect property.

**ALL PROPERTY NOT CLAIMED WITHIN 60 DAYS FROM THE DATE OF REMOVAL WILL BE DISPOSED OF**

EXHIBIT A-1

# NOTICE

Pursuant to DRMC Sec. 49-246, all public streets, alleys, sidewalks and other public way or place must remain free from unauthorized encumbrances and obstructions.

**THE CITY WILL REMOVE ALL ITEMS ENCUMBERING OR OBSTRUCTING PUBLIC AREAS ON LARIMER STREET AND ARAPAHOE STREET BETWEEN 22nd STREET AND 24th STREET, AND ON 22nd STREET, 23rd STREET, 24th STREET, AND BROADWAY BETWEEN LARIMER STREET AND ARAPAHOE STREET DURING REGULAR CLEANUPS (Monday – Friday, 8am – 1pm)** Any property removed will be temporarily stored

at [LOCATION] for 30 days. You may claim any property at this location at no charge, and without fear of arrest, between the hours of [HOURS] on [DAYS]. After 30 days, property is moved offsite and stored at a different location for an additional 30 days. Call 311 to inquire and/or make arrangements to collect property.

**ALL PROPERTY NOT CLAIMED WITHIN  
60 DAYS FROM THE DATE OF REMOVAL  
WILL BE DISPOSED OF**

EXHIBIT A-2

# **NOTICE**

DATE / TIME: \_\_\_\_\_

Pursuant to D.R.M.C. Chapter \_\_\_\_-\_\_\_\_ and other applicable laws, all public streets, alleys, sidewalks and other public spaces must remain free from unauthorized

encumbrances and obstructions. **REMOVE ALL  
PERSONAL ITEMS FROM THIS AREA  
IMMEDIATELY**

If these items are not removed within 48 hours and are

unattended the City and County of Denver will regard the items as abandoned and will remove them.

Any property removed will be temporarily stored for 60 days. You may claim property at no charge, and without fear of arrest, between the hours of [HOURS] on [DAYS]. Call 311 to ask any questions and make arrangements to collect property.

**ALL PROPERTY NOT CLAIMED WITHIN  
60 DAYS FROM THE DATE OF REMOVAL  
WILL BE DISPOSED OF**

**EXHIBIT A-3**

EXHIBIT A-4

# NOTICE

DATE / TIME: \_\_\_\_\_

Pursuant to D.R.M.C. Chapter 39-\_\_\_\_ and any applicable

park rules, it is unlawful to store personal possessions on public property or to leave anything unattended in a park, parkway, mountain park, or recreational facility.

## **REMOVE ALL PERSONAL ITEMS FROM THIS AREA IMMEDIATELY**

If these items are not removed within 48 hours and are unattended the City and County of Denver will regard the items as abandoned and will remove them.

Any property removed will be temporarily stored for 60 days. You may claim property at no charge, and without fear of arrest, between the hours of [HOURS] on [DAYS]. Call 311 to ask any questions and make arrangements to collect property.

## **ALL PROPERTY NOT CLAIMED WITHIN 60 DAYS FROM THE DATE OF REMOVAL WILL BE DISPOSED OF**

**EXHIBIT A-5**

E 54TH AVE

E 52ND AVE  
E 51ST AVE  
E

VAH T64  
E E 46TH AVE

INTERSTATE 70

N RACE CT T SN ILKNARF N E 49TH AVE

E 48TH AVE  
E 47TH AVE

E 46TH AVE

44TH ST  
E 47TH AVE

E 46TH AVE  
WASHINGTON TO WB I70 RAMP  
E 46TH AVE  
I25 TO EB I70 RAMP  
E 54TH AVE

### *Heron Pond*



E 53RD AVE  
E 52ND AVE



### *Carpio Sanguinette*

N RACE CT ! (

E 51ST AVE  
E 51ST AVE  
E 50TH AVE





W RIVER DR  
T



SL RAEP N E 49TH AVE  
E RD

D USVL ! ( OBG HN INOKTCHAG P IRB N *Argo*

E ELK PL  
N WASHINGTON ST

E 47TH AVE



! ( ! ( Proposed Existing Trash Can Location

Trash Can Location *SouthPlatteRiverTrail*

E 46TH AVE  
INTERSTATE 70

Regional Trail

Park Land

INTERSTATE 70  
EB I70 TO NB BRIGHTON RAMP  
C ONNECTING RD

# South Platte River Corridor

## Greenway Workmap Series:

EXHIBIT A-6 [1]

N PEARL ST

N ST T SN OTGNIHSAW FRANKLIN N E 52ND AVE

E 48TH AVE

T

SS MAILLIW N N WASHINGTON ST

T SN OTGNIHSAW N T

ST DLOBMUH N WB I70 TO WASHINGTON RAMP

WASHINGTON TO EB I70 RAMP

N FRANKLIN ST

E 50TH AVE

E 49TH AVE

E 49TH AVE

TSN OTGNIHSAW N E ELGIN PL

E 48TH AVE E 48TH AVE T

SN OTGNIHSAW N T

CN IWDLAB N E 47TH AVE

INTERSTATE 70

INTERSTATE 70

INTERSTATE 70

44TH ST

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City & County of Denver

# Map 1

N CLARKSON ST

E 47TH AVE

N CLARKSON ST

E T SN ILKNARFN 54TH AVE INTERSTATE 70 N E 51ST AVE

RACE CT  
T

SN OTGNIHSAW N T

SN OSREME N BLVD

P ACKING HOUSE RD

E 46TH AVE BRIGHTON N E 46TH AVE

E 46TH AVE

INTERSTATE 70

0 200 400 600 100 Feet

1 inch = 200 feet when print at 24" x36"

N EMERSON ST

N MARION ST

N WASHINGTON ST

INTERSTATE 70

N MARION ST

E 47TH AVE

BRIGHTON T

SN ILKNARF N T

SN ILKNARF N T

SL RAEP N TO WB I70 INTERSTATE RAMP

70

INTERSTATE 70

W YNKOOP ST

N FRANKLIN ST

E 47TH AVE

N T

SL RAD

EVL PBN OTHGIRB N T CN IWDLAB N BLVD

BRIGHTON INTERSTATE 70 N

E 48TH AVE

N PEARL ST

N WILLIAMS ST

E 46TH AVE

C EHSNTUT PL

T

SP OOKNY WN FOX ST

N WASHINGTON ST

I NTERSTATE 70

N N PENNSYLVANIA ST

E 46TH SATVAE

TE 70

N GLOBEVILLE RD

T N C S N I K R  
N PE A RL S T

A WASHINGTON ST

IN TERSTATE 7 E 0

B I70 TO IN WTAESRHSINTAGTTE O7N 0

RAMP

E 45TH AVE



### Globeville Landing



D VL IN TERRAMP

N PEAR ! ( BN OT N T I70 E LL S HCB AV OT G GI S ETH VE RNO AIT46 H  
N S

BK 12 5 E T TN R45 AE 38TH ST

### Globeville Rec Center

N D E VE VLVT A ABT SH TH SN T4Y 54OE 4 N N E TE E  
N LO G A N ST

A HZ G AGL IE R B  
G R A N T W S D T

N HAVE

RINGSBY CT

T 4TS4T SP E OEE OZKANY WVN LINCOLN ST



E 43RD AVE

### 34th & Arkins



I70 TO SB INTERSTATE 25 HOV A R K I N S CT I25 RAMP

31ST ST

E 47TH AVE W B I70 TO WASHINGTON RAMP

N PEARL ST

### SouthPlatteRiverTrail

S B I25 TO 38TH RAMP

N B I25 TO I70 RAMP

31ST ST

C O N N E C T I N G R D

P A R K TO NB I25 RAMP

E 46TH AVE

I N T E R S T A T E 70

W A S H I N G T O N TO EB I70 RAMP

W A S H I N G T O N TO WB I70 RAMP

N WASHINGTON ST

N PEARL ST N PENNSYLVANIA ST

N WASHINGTON ST

N PENNSYLVANIA ST

E 44TH AVE

36TH ST  
E 44TH AVE  
E 43RD AVE  
D

VLB<sub>S</sub> N B O ! ( T H GI T RCB S N RK RAMP P ARK TO A<sup>R</sup>KIN I70 RAMP

RSTATE 25  
TO I70 RAMP  
T

29TH ST  
T SY E5 CAY Y T I2A<sub>I</sub> NB NS NAWW<sub>N</sub> IGDADKLA<sub>A</sub> REOO<sub>D</sub> RBRB<sub>N N</sub> T SP OOKNY<sub>WE</sub>  
45TH AVE

E 45TH AVE

I<sub>N</sub>TERSTATE 25  
W<sub>39</sub>TH AVE  
40TH ST

N LINCOLN ST

N BROADWAY  
39TH ST

N ELATI ST  
E 45TH AVE

N FOX ST  
E 46TH AVE

31ST ST

D

VLBN OTHGIRB<sup>N N</sup> WASHINGTON ST

38TH ST

W<sup>39TH AVE</sup>

38TH N GRANT ST

E<sup>44TH AVE</sup>

ST

38TH ST

E<sup>44TH AVE</sup>

ARKINS CT

35TH ST

I<sup>NTERSTATE 25</sup>

ARKINS CT<sup>N</sup> SHERMAN ST

36TH ST

36TH ST

N LEAF CT

N SHERMAN ST

E<sup>43RD AVE</sup>

35TH ST

N LINCOLN ST

W<sup>43RD AVE</sup>

I<sup>70 TO 38TH RAMP</sup>

D

VLBN OTHGIRB<sup>N</sup> 31ST ST

N GLOBEVILLE RD



S NT SI<sub>p</sub>EKRT

SP OOKNY<sub>WI</sub>70 TO 38TH RAMP

D

VLBN OTHGIRB<sub>N</sub> 31ST ST

PARK TO NB I25 RAMP  
31ST ST

I<sub>N</sub>TERSTATE 25

! ( Proposed Trash Can Location

! ( Existing Trash Can Location

City & County of Denver

Regional Trail

Park Land

# South Platte River Corridor

## Greenway Workmap Series:

### Map 2 0 100 200 400 600 Feet

1 inch = 200 feet when print at 24" x36"



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## EXHIBIT A-6 [2]

P RIVATE RD



C HESTNUT PL

W T SP OOKNY 38TH ST 38TH ST



29TH ST  
N BRIGHTON BLVD

36TH ST  
D ELGANY ST

35TH ST  
W YNKOOP ST

W YNKOOP ST

35TH ST  
38TH ST  
36TH ST  
35TH ST

38TH ST

*Il* *ar* *D-5* *K AVE* *W* *Tr* *evie* *Rttalh* *Pto* *S* *u* INTERSTATE 25

*City of Cuernavaca*

*D-5*

N INCA ST

*City of Cuernavaca*

*Community Plaza*

*Community Plaza*

*Skatepark*

*Highland Gateway*

*S* *outh* *Platte* *River* *Tra* 19TH ST

*Railyard* <sup>T</sup>

*il*

SE TTAL<sub>P</sub> *Commons*

16TH ST

N N FOX ST

GLOBEVILLE RD

PARK AVE W

PARK AVE W

S<sub>B</sub> I25 TO 20TH RAMP

W<sub>E</sub>WATTA ST

T SE TTAL<sub>PP</sub><sup>N</sup> FOX ST W<sup>38TH AVE</sup>

N FOX ST

N N FFOOX X SST T

I<sub>N</sub>TERSTATE 25

I70 RAMP<sub>N</sub> B I25 TO<sub>ARK TO NB I25 RAMP DW</sub> 38TH AVE

P<sub>ARK TO I70 RAMP</sub>

T SY NAGLE<sub>DN</sub> B I25 TO PARK RAMP

P<sub>ARK AVE W</sub>

D<sub>ELGANY ST</sub>

2<sub>6TH ST</sub>

N<sub>INCA ST</sub>

D<sub>ENARGO ST</sub>

W<sub>EWATTA WAY</sub>

W<sub>36TH AVE</sub>

N<sub>KAL</sub> NTRETSAE T2H5 OV

P<sub>ARK AVE W</sub>

P<sub>ARK AVE W</sub>

I<sub>AMATH ST</sub>

1<sub>9TH TO I25 HOV RAMP</sub>

W<sub>31ST AVE</sub>

W<sub>N</sub> 34 T H A V E M A R I P O S A N K SALAMT ATH ST

W<sub>33RD AVE</sub>

2<sub>0TH TO I25 HOV TO SB I25 RAMP NB I25 RAMP</sub>

W 29TH AVE

21ST ST

20TH ST

W 32ND AVE

NB 20TH TO NB I25 RAMP

19TH ST

C E N T R A L ST

I N T E R S T A T E 25

19TH ST

P

MARV OH 18TH ST

5 2 I O T H T T

6 S 1 E E Z A W 17TH ST

T

S L A R T

T S N E E E Z C K E N S I N G C T A T

S L A R T N E C N T E R S T A T E 25

16TH ST

R I C T W 16TH ST I E S S A T S Y N A G L E P A R K P A A R V E K A W V E W

N I N C A ST

N J A S O N ST

P A R K A V E W

N L I P A N ST

I N T E R S T A T E 25

P A R K A V E W

22ND ST

19TH TO I25 HOV RAMP  
WATTA ST 20TH ST

T ES<sub>W</sub> E EZA<sub>W</sub> T SN EVARE LTT 18TH ST I L

PT UNTSEH<sub>C</sub>16TH ST

T ST SP L OAROKTNNYE<sub>C</sub>WPARK AVE W

T

SA TTAWE<sub>WW</sub>EWATTA ST

W<sub>W</sub> 29TH AVE N<sub>N</sub> NAVAJO ST

W<sub>W</sub> 33RD AVE

N<sub>N</sub> NAVAJO ST

D<sub>D</sub> ELGANY ST

20TH ST

20TH<sub>ST</sub>

L<sub>L</sub>ITTLE RAVEN ST

20TH<sub>ST</sub>

19TH ST

18TH ST

T<sub>W</sub> NYOKP OS<sub>W</sub> 17TH ST

16TH ST

L<sub>L</sub>ITTLE RAVEN ST

19TH ST

18TH ST

N<sub>N</sub> B I25 TO 20TH RAMP

L

PT UNTSEH<sub>C</sub>CENTRAL CT

L<sub>L</sub>ITTLE RAVEN ST

17TH ST 17TH ST

! ( Proposed Trash Can Location

! ( Existing Trash Can Location

Regional Trail

Park Land

# South Platte River Corridor

## Greenway Workmap Series:

EXHIBIT A-6 [3]

C<sub>ENTRAL ST</sub>

I<sub>NTERSTATE 25</sub>

I<sub>NTERSTATE 25</sub>

18TH ST

A<sub>RKINS CT</sub>

2<sub>0TH TO SB I25 RAMP</sub>

I<sub>NTERSTATE 25 HOV</sub>

28TH ST

I<sub>NTERSTATE 25 HOV</sub>

I<sub>NTERSTATE 25</sub>

D<sub>ENARGO ST</sub>

T

SE EZA<sub>W</sub>ROCKMONT DR

N<sub>B</sub> I25 TO I25 HOV RAMP  
R DT NOMKCO<sub>R</sub>CHESTNUT PL

W<sub>E</sub>WATTA ST

D<sub>E</sub>NARGO ST

W<sub>E</sub>WATTA ST

T SP OOKNY<sub>W</sub>NETRSTAE T25

I<sub>Y</sub>

AWDAORB<sub>N D</sub>ELGANY ST

I<sub>N</sub>TERSTATE 25

20TH ST

T

SP OOKNY<sub>W</sub>NETRSTAE T25

IPARK AVE W

17TH ST

PARK AVE W

22N<sub>D</sub> ST

NTERSTATE 5 2<sub>I</sub>N FOX ST W I<sub>N</sub>TERSTATE 25

W<sub>E</sub>WATTA ST<sub>29TH AVE</sub>

I<sub>N</sub>TERSTATE 25

20TH<sub>ST</sub>

2<sub>0TH ST</sub> 20TH<sub>ST</sub>

5 2NETRTSTAE<sub>19TH ST</sub>

I18TH ST



16TH ST  
L PT UNTSEH<sub>C</sub>T

SE TTAL<sub>P</sub>16TH ST

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City & County of Denver

# Map 3

!(

!( !(!

!(

!(

PARK AVE W

!(

19TH TO I25 HOV RAMP  
17TH ST

!(

S<sub>B</sub> I25 TO PARK RAMP  
B<sub>ASSETT ST</sub>

19TH TO I25 HOV RAMP

W<sub>EWATTA ST</sub>



0 200 400 600 100 Feet

1 inch = 200 feet when print at 24" x36"

P<sub>ARK AVE W</sub>  
19TH ST  
B<sub>ASSETT ST</sub>

N<sub>BROADWAY</sub>

P<sub>ARK AVE W</sub>  
W<sub>29TH AVE</sub>  
D<sub>ELGANY ST</sub>

N<sub>FOX ST</sub>  
20TH TO I25 HOV RAMP  
P

MARS U<sub>BW</sub> 30TH AVE

N<sub>HURON ST</sub>  
W<sub>EWATTA ST</sub>  
D<sub>ELGANY ST</sub>

N<sub>BROADWAY</sub>  
D<sub>ELGANY ST</sub>  
PARK AVE W

W EWATTA ST

W EWATTA WAY

W EWATTA ST

N BROADWAY 22ND ST  
19TH ST

20TH ST

19TH ST

W AZEE ST

N BROADWAY

C ENTRAL ST

W AZEE ST

C HESTNUT PL

W AZEE ST

18TH ST

IN W 28TH AVE

W 28TH AVE

W 28TH AVE N FIRTH CT

W 28TH AVE

W 28TH AVE VALLEJO ST

W 28TH AVE

C ENTRAL ST

INTERSTATE 25

16TH ST

N W 27TH AVE

W 26TH AVE

W 26TH AVE

I NTERSTATE 25

I<sub>N</sub>TERSTATE 25

S<sub>B</sub> I25 TO COLFAX RAMP

OCLAFX ARMP 5 2TO I<sub>E</sub>B COLFAX TO SB I25 RAMP

S<sub>B</sub> W COLFAX AVE

1<sub>5</sub>TH ST

P<sub>L</sub>ATTE ST

N<sub>S</sub>PEER BLVD

W 25TH AVE

T

SY ALC<sub>N</sub> W 24TH AVE

T

ST NAYRB<sub>N</sub> I<sub>N</sub>TERSTATE 25

1<sub>7</sub>TH TO NB I25 RAMP

N<sub>B</sub> I25 TO W<sub>A</sub>LNUT ST 17TH RAMP SW 27TH AVE

W 27TH AVE

W 27TH AVE

B I25 TO NB SPEER RAMP

S<sub>B</sub> I25 TO SPEER RAMP

I<sub>N</sub>TERSTATE 25

T SY AT ST NA<sub>W</sub> FRONT VIEW CRES

I<sub>N</sub>TERSTATE 25

L<sub>A</sub>WRENCE WAY

W COLFAX AVE

N<sub>S</sub>PEER BLVD LC<sub>N</sub> N I<sub>N</sub>TERSTATE 25

W 23RD AVE<sup>YRB</sup> W 26TH AVE  
T ST NAYRB<sup>N</sup> ALCOTT ST

S<sup>B</sup> I25 TO 23RD RAMP

5<sup>TH</sup> ST

CIR<sup>M</sup> ILE HIGH STADIUM<sup>N</sup> SPEER BLVD<sup>1</sup> 5TH ST<sup>N</sup> W 25TH AVE

TST NAYR<sup>P</sup> BP<sup>RIV</sup> NB I25 RAM<sup>ATE</sup> RD

W 24TH AVE

2<sup>3</sup>RD TO ELITCH CIR

N<sup>S</sup> SPEER BLVD

CLAY ST<sup>N</sup> W 23RD AVE

I<sup>N</sup>TERSTATE 25

T SY ALC<sup>N</sup> A<sup>UR</sup>ARIA PKWY

I<sup>N</sup>TERSTATE 25

T

ST U<sup>NL</sup> A<sup>W</sup>ERSTATE 25

W COLFAX AVE W COLFAX AVE ! ( ! (

*SouthPlatteRiverTrail*

*Gates Crescent*

P<sup>L</sup>ATTE ST

E<sup>L</sup>ITCH CIR

4<sup>TH</sup> ST

1<sup>5</sup>TH ST

*Commons*

*Confluence Confluence East*

!!( TS ! ( Y ! ( ALC NB I25 TO SPEER RAMP

*N Confluence*

*Diamond Hill*

S B I25 TO 23RD RAMP

7TH ST

!(

*Speer Blvd Park*

!( ! (Speer Blvd Park

*Jefferson*

!( ! (

P RIVATE RD

9TH ST  
AURARIA PKWY

*Fishback*

*Cherry Creek Trail*

*SouthPlatteRiver Trail*

*Cherry Creek Trail*

*Platte River at Elitch Gardens*

WATER ST

*Centennial*

T

ST TOT CS5 L2AY AE N LC NI NTERSTAT W 23RD AVE

E 25

N B I25 H TSO T

EB 23RD RAMP

T W RIVER TS DR

TAY SP

AM! ( LRACTER N W 22ND AVE

I25 RAMP

I N B I25 TO 23RD DR

DLRNES MSUEM U C HOPPER CIR

D

RE TAVIR P *SouthPlatteRiverTrail*

W AZEE ST

W ALNUT ST

7TH ST  
W 16TH AVE

5TH ST  
W COLFAX AVE  
W COLFAX AVE

W COLFAX AVE<sup>T</sup>  
ST ODNAY<sub>N W</sub> EWATTA ST

I<sub>W</sub> 21ST AVE

2<sup>3RD TO SB</sup> C<sup>H</sup> MILE HIGH STADIUM CIR<sup>P MAR5 2</sup> C<sup>HOPPER CIR IB SO TH TO</sup> 2<sub>W</sub>  
19TH AVE

M<sub>I</sub>LE HIGH STADIUM CIR

E<sub>B</sub> COLFAX TO AURARIA RAMP  
A<sub>URARIA</sub> PKWY  
A<sub>URARIA</sub> PKWY

C<sub>OLFAX</sub> TO NB I25 RAMP  
WB COLFAX TO I25 RAMP

8TH ST

! ( Proposed Trash Can Location

! ( Existing Trash Can Location

Regional Trail

CURTIS ST Park Land



# South Platte River Corridor

## Greenway Workmap Series:

EXHIBIT A-6 [4]

N BRYANT ST

M ILE HIGH STADIUM CIR

W T

SVE Y H AA W 27TH 7TL AVE 2C N N IN TERSTATE 25 23RD TO SB I25 RAMP N

SPEER BLVD T ST TOCLA N ZUNI ST

N SPEER BLVD

W 23RD AVE

7TH ST

I NTERSTATE 25

N SPEER BLVD

E LITCH CIR

I NTERSTATE 25

15TH ST

W COLFAX AVE W 26TH AVE

L ITTLE RAVEN ST

W BYRON PL

N B I25 TO 17TH RAMP

A URARIA PKWY

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City & County of Denver

# Map 4



N SPEER BLVD  
I NTERSTATE 25



N BRYANT ST

I NTERSTATE 25  
N ALCOTT ST

N SPEER BLVD  
I N T

S I N U Z N T E R S T A T E 2 5

W A T E R S T

N SPEER BLVD

N SPEER BLVD

WATER ST

ELITCH CIR

5TH ST

AURARIA PKWY

AURARIA PKWY

WALNUT ST

PKWY

7TH ST

AURARIA PKWY

W COLFAX AVE 7TH ST

WALNUT ST

AURARIA PKWY

0 200 400 600 100 Feet

1 inch = 200 feet when print at 24" x36"

1ST ST NUZ N N SPEER BLVD

5TH ST

N SPEER BLVD

!(!(

!(

N SPEN ESR PBELEVR D

BLVD

AURARIA PKWY T

SI NUZ<sub>N</sub> T

SY ALC<sub>N</sub> 9<sup>TH</sup> ST

9<sup>TH</sup> ST

W<sub>ALNUT</sub> ST

W<sub>ALNUT</sub> ST

5<sup>TH</sup> ST

A<sub>URARIA</sub> PKWY

1<sup>1</sup>TH ST

## *Lower Lakewood Gulch*

N<sub>ZUNI</sub> ST

P<sub>RIVATE</sub> RD

I<sub>W<sub>ALNUT</sub> ST</sub> NTERSTATE 25

L<sub>ARIMER</sub> ST

M<sub>ULBERRY</sub> TO NB I25 RAMP

I<sub>NTERSTATE</sub> 25

I<sub>NTERSTATE</sub> 25

CURTIS ST

W 9<sup>TH</sup> AVE

5W COLFAX AVE<sub>TH</sub> ST

BRYANT TO WB 6<sup>TH</sup> RAMP

WB 6<sup>TH</sup> TO FEDERAL RAMP

W 5<sup>TH</sup> PL

W 5<sup>TH</sup> AVE

W COLFAX AVE

WB COLFAX TO I25 RAMP

T

SE NOHSOHS<sub>N</sub> N SEMINOLE RD

W 6TH AVENUE FWY

W W COLFAX AVE

W COLFAX AVE

W COLFAX AVE

W COLFAX AVE

W COLFAX AVE

COLFAX AV<sup>T</sup>

M<sub>ORRISON RD</sub>

ACONSCA<sub>N E</sub>

W COLFAX AVE

W 10TH AVE

W 9TH AVE

W 8TH AVE

P<sub>RIVATE RD</sub>

W 7TH AVE

W<sub>B</sub> COLFAX TO I<sub>N</sub>TERSTATE 25

A RMAP I

SB I25 RAMP

UARRA5 2TO I

W 14TH AVE N<sup>B T</sup>

SI NUZ<sub>N</sub> W 10TH AVE

W 7TH AVE *Lakewood Gulch Trail* *Lower Lakewood Gulch*<sub>N</sub>

SEMINOLE RD

W 6TH AVENUE FWY

W 6TH AVENUE FWY

FEDERAL TO EB 6TH RAMP

I<sub>N</sub>TERSTATE 25

SHOSHONE ST<sub>N</sub> W 14TH AVE

T<sub>LOW</sub> C O I R<sub>E R</sub> N W 13TH AVE

W 13TH AVE

W 11TH AVE

T CA CNIX<sub>N</sub> COLFAX TO SB<sub>N</sub> I25 RAMP B I25 TO COLFA<sub>N</sub> I25 RAMP I25 ERSTRATE A25 MP  
W 13TH AVE  
W 13TH AVE  
W HOLDEN PL  
W 11TH AVE

T SN OJET<sub>N</sub> I25 TO WB 6TH RAMP W 6TH AVENUE FWY  
T SA LLITAMU<sub>N</sub> *Weir Gulch Trail Weir Gulch Trail*

## *Weir Gulch Marina*

### *Frog Hollow*

W 8TH AVE  
T

ST TOCLA<sub>N</sub> W 6TH AVE  
W 6TH AVENUE FWY

### *Milstein*

W 5TH AVE  
T

SN OJET<sub>N</sub> W 6TH AVENUE FWY

W 12TH AVE N YUMA ST  
W 12TH AVE

T ST NAYRB<sub>N</sub> W 11TH AVE

W 11TH AVE  
N CLAY WAY

W 10TH AVE

T SA MUY<sub>N</sub> W W 6TH AVENUE FWY

T T SSS T ATVIOUCQLA<sub>N</sub> N T

SE NOHSOHS<sub>N</sub> MULBERRY PL

N ZUNI ST  
W BARBERRY PL  
T

ST NAYRB<sub>N</sub> W 8TH AVE W 8TH AVE W 8TH AVE  
W 8TH AVE

I<sub>N</sub>TERSTATE 25

W<sub>B</sub> 6TH TO NB I25 RAMP

N SEMINOLE ST  
W 6TH AVENUE FWY  
W 8TH AVE  
W 7TH AVE

E<sub>B</sub> 6TH TO NB I25 RAMP

! ( Proposed Trash Can Location

W 6TH AVENUE FWY

! ( Existing Trash Can Location

Regional Trail

Park Land

# South Platte River Corridor

**Greenway Workmap Series:**

# EXHIBIT A-6 [5]

N CANOSA CT

N VALLEJO ST

N CANOSA CT

N T SA LLITAMU W 13TH AVE

T

ST NAYRB N W 13TH AVE

I NTERSTATE 25

N BRYANT ST

I NTERSTATE 25

W 7TH AVE

W 6TH AVENUE FWY

W B 6TH TO NB I25 RAMP

EB 6TH TO SB I25 RAMP

T T SSS T AVNIAUYQRB N N W 6TH AVENUE FWY

I NTERSTATE 25

W 5TH AVE

N BRYANT ST

W COLFAX AVE

!(

!(

T S W 12TH AVE

A LLITAMU N ! (



W 5TH AVE

NB I25 TO COLFAX RAMP

T ST NAYRB<sub>N</sub> T

SI NUZ<sub>N</sub> W MULBERRY PL

W BARBERRY PL

W 8TH AVE

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AURARIA PKWY

EB COLFAX TO SB I25 RAMP

W COLFAX AVE

TSA LLITAMU<sub>N</sub> ! (

W 9TH AVE

SB I25 TO WB 6TH RAMP

NB I25 TO 8TH RAMP

T

SN OJET<sub>N</sub> T S<sub>6</sub> O JE L L A V  
T H T O N B I<sub>N</sub> 25 RAMP

I25 TO WB 6TH RAMP

W 5TH PL

City & County of Denver

NB I25 TO EB 6TH RAMP

Map 5 

*South Platte River Trail*

W COLFAX AVE  
W COLFAX AVE  
W 6TH AVENUE FWY  
W COLFAX AVE

5

2E TATS W 14TH AVE

RETN W 13TH AVE

W 13TH AVE  
TE 25

T AT SSTSS RS AEOV W 12TH PL IT W 12TH PL CU NEQP N N N YUMA ST

W 11TH AVE

I NTERSTATE 25

N ZUNI ST  
W 8TH AVE

T T SSO A LJLIETLALAMV N U N W 7TH AVE

Y

AWN ATIRA R E B 6T N H TO SB I25 RAMP T SN OJET N W 8TH AVE  
W 8TH AVE

T ST TOCLA N ! (

! (

N YUMA CT

0 200 400 600 100 Feet

1 inch = 200 feet when print at 24" x36"

W W 12TH AVE  
12TH AVE

T ST ODNAYT SWN N OJET N I NTERSTATE 25

W BARBERRY PL

T

ST ODNAYW N INTERSTATE 25

W 6TH AVENUE FWY

T

SS AVIUQ N INTERSTATE 25

W COLFAX AVE

N ZUNI ST

N BRYANT ST

N VALLEJO ST

N UMATILLA ST

RARITAN TO EB 6TH RAMP N B I25 TO WB 6TH RAMP

N UMATILLA ST

W 12TH AVE

N ALCOTT WAY

W 6TH AVE

W N CLAY ST

W 2ND AVE

W 3RD AVE

N BRYANT ST

5TH AVE

WB 6TH TO NB I25 RAMP

WB 6TH RAMP P TO MI25 AB R N 5 2IB SO TH T6B WW 1ST AVE

W 2ND AVE

S PECOS ST

W ELLSWORTH AVE

N SANTA FE DR

N SANTA FE DR W DAKOTA AVE I NTERSTATE 25 S PECOS ST

W 4TH AVE

W 6TH AVENUE FWY

N BRYANT ST

E B 6TH TO SB I25 RAMP EB 6TH N ALCOTT ST N B I25 TO S YUMA ST

N TEJON ST

N OSAGE ST

W 3RD AVE

S RARITAN ST

N LIPAN ST

W NEVADA PL

RAMP

S SANTA FE DR

S NAVAJO ST

W 4TH AVE N YUMA ST

N MARIPOSA ST

W CEDAR AVE

W N VALLEJO ST

6TH AVENUE FWY

N TEJON ST

N WYANDOT ST

N KALAMATH ST

W ALAMEDA AVE

*Milstein*

*Valverde* RN ALCOTT ST

N YUMA ST

N VALLEJO ST

ILLA ST

!(

*SouthPlatteRiverTrail*

N RARITAN WAY

5 2E TATSRETN W 2ND AVE

N BRYANT ST

W 2ND AVE

N YUMA ST

W 6TH AVE

ARITAN TO EB 6TH RAMP

IN YUMA ST

N VALLEJO ST

N UMAT 6TH TO SB I25 RAMP

N QUIVAS ST

W 3RD AVE



N RIO GRANDE BLVD

W BAYAUD AVE

W 1ST AVE

W ALAMEDA AVE

S KALAMATH ST W CEDAR AVE

N GALAPAGO ST

W ALASKA PL

S NAVAJO ST

S B I25 TO ALAMEDA RAMP

S GALAPAGO ST

S FOX ST N YUMA ST

I NTERSTATE 25

W 6TH AVENUE FWY

W B 6TH TO NB I25 RAMP

W 4TH AVE

N LIPAN ST

S R ARITAN ST

W 1ST AVE W BYERS PL

S PLATTE RIVER DR

W BAYAUD AVE

W 6TH AVENUE FWY W I1ST AVE

W BAYAUD AVE

W BAYAUD AVE

S LIPAN ST

I NTERSTATE 25

NTERSTATE 25

W 6TH AVENUE FWY

N QUIVAS ST

W 3RD AVE

N KALAMATH ST

S PECOS ST W MAPLE AVE S PECOS ST

S PECOS ST

W 2ND AVE

W ALAMEDA AVE

W 4TH AVE

W 2ND AVE

W 3RD AVE

W CEDAR AVE

S PECOS ST W W 2ND AVE

6TH AVENUE FWY

W 2ND AVE

W 3RD AVE

I NTERSTATE 25

S RARITAN ST

W 1ST AVE  
S NAVAJO ST

S KALAMATH ST

N OSAGE ST

W CEDAR AVE  
S SANTA FE DR

W 3RD AVE

W DAKOTA AVE

W IRVINGTON PL

### *West-Bar-Val-Wood*

S TEJON ST

S TEJON ST

S RARITAN ST

W IRVINGTON PL

W BAYAUD AVE

W MAPLE AVE

I NTERSTATE 25

N LIPAN ST

W BYERS PL

### *Byers & Pecos*

W 1ST AVE

W BAYAUD AVE

W ALAMEDA AVE



I<sup>N</sup>TERSTATE 25 S<sup>S</sup> TEJON ST

N<sup>N</sup> RARITAN ST

S<sup>S</sup> TEJON ST

S<sup>S</sup> RARITAN ST

N<sup>N</sup> LIPAN ST

W<sup>W</sup> CEDAR AVE

S<sup>S</sup> PECOS ST

NB I25 RAMP C<sup>C</sup> EDAR TO I<sup>I</sup>TERSTATE 25 W<sup>W</sup> MAPLE AVE

W<sup>W</sup> CEDAR AVE

S<sup>S</sup> PECOS ST

S<sup>S</sup> NAVAJO ST

N<sup>N</sup> SANTA FE DR

W<sup>W</sup> NEVADA PL W<sup>W</sup> BYERS PL

W<sup>W</sup> BYERS PL

S<sup>S</sup> NAVAJO ST

I<sup>I</sup>TERSTATE 25

S<sup>S</sup> KALAMATH ST

W<sup>W</sup> ELLSWORTH AVE

W<sup>W</sup> CEDAR AVE

N<sup>N</sup> KALAMATH ST

W<sup>W</sup> ALAMEDA AVE

S<sup>S</sup> RARITAN ST

W<sup>W</sup> ELLSWORTH AVE

S NAVAJO ST

W MAPLE AVE

W BAYAUD AVE

W NEVADA PL

W BAYAUD AVE

S SANTA FE DR

N INCA ST

S LIPAN ST



! ( Proposed Trash Can Location

! ( Existing Trash Can Location

S PLATTE RIVER DR

City & County of Denver

Regional Trail

Park Land

# South Platte River Corridor



0 100 200 400 600 Feet



## Greenway Workmap Series:

### Map 6 1 inch = 200 feet when print at 24" x36"

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#### EXHIBIT A-6 [6]

S ETO WAY

S QUIVAS ST

PECOS ST

S PLATTE RIVER DR

SANTA FE DR

S JASON ST

S HURON ST

S SANTA FE DR

W MISSISSIPPI AVE

W NEVADA PL

W CENTER AVE

W ALAMEDA AVE

E WALSH PL

S BROADWAY

S BANNOCK ST

W DAKOTA AV AVAJO ST

S LIPAN ST

AMP W CE S QU S PECOS ST

S E

S N W NEVADA PL

W AL ! (

AMEDA AVE

S B I25 TO ALAMEDA R, NTERSTATE 25

S KALAMATH ST

DAR AVE

S PECOS ST

S PECOS ST

W CUSTER PL

W VIRGINIA AVE

S NAVAJO ST

W ALASKA PL

W BYERS PL

S PECOS ST

W CENTER AVE

S NAVAJO ST

S LIPAN ST

S PLATTE RIVER DR

INTERST ANTTE ER25

STATE 25

S KALAMATH ST

S SANTA FE DR

W ALAMEDA AVE

W EXPOSITION AVE

W CUSTER PL

!(

ST S NAVAJO S MARIPOSA WAY

S LIPAN ST

!(

PRIVATE RD

W OHIO AVE

S BROADWAY

E CENTER AVE S HURON ST

W TENNESSEE AVE

W TENNESSEE AVE *SouthP!*(

## *latteRiverTrail*

W MISSISSIPPI AVE

W KENTUCKY AVE

S<sub>B</sub> I25 TO BROADWAY RAMP

S LINCOLN ST

E EXPOSITION AVE

S PLATTE RIVER DR

S SANTA FE DR

W W ALASKA PL

S SANTA FE DR

S OSAGE ST

W VIRGINIA AVE

W GILL PL

S NAVAJO ST

W CENTER AVE

VIRGINIA AVE

S LIPAN ST

W VIRGINIA AVE

W GILL PL

S LIPAN ST

## *S<sub>outh</sub>PlatteRiverTrail*

S<sub>B</sub> I25 TO SANTA FE NTREARMSTP ATE 25

NB I25 RAMP N B SANTA FE TO S SANTA FE DR

## *Aspgren*

S LIPAN ST

P PRIVATE RD  
S NAVAJO ST

S LIPAN ST

EXPOSITION AVE W S JASON ST

W VIRGINIA AVE

I INTERSTATE 25  
S JASON ST

## *Vanderbilt*

S PLATTE RIVER DR

S SANTA FE DR

S CHEROKEE ST

S SANTA FE DR

L INCOLN TO NB I25 RAMP

S LINCOLN ST

E OHIO AVE  
S SHERMAN ST

S CHEROKEE ST

S NAVAJO ST W MISSISSIPPI AVE W S QUIVAS ST W ALASKA PL

ALAMEDA AVE

S LIPAN ST

I NTERSTATE 25

S QUIVAS ST

S NAVAJO ST

W CUSTER PL

S LIPAN ST

S NAVAJO ST

W CUSTER PL

S JASON ST

ST W S LIPAN ST

W CENTER AVE

S JASON ST

I NTERSTATE 25

S KALAMATH ST

S KALAMATH ALAMEDA AVE

S JASON ST

W OHIO AVE

W ALYS PL

S LIPAN ST

*Johnson-Habitat*

S JASON ST

S JASON ST

S KALAM S ATSH ANSTT



A FE DR

I NTERSTATE 25

S S SKAANLTA AMFAE N TB H DI2R S5 T TO SANTA FE RAMP

I NTERSTATE 25

S CHEROKEE ST

S CHEROKEE ST

N B SANTA FE TO NB I25 RAMP

S BANNOCK ST

W TENNESSEE AVE

### *Vanderbilt East*

E OHIO AVE I NTERSTATE 25

W CENTER AVE  
S CHEROKEE ST

I NTERSTATE 25  
5 2E TATSRETN S BROADWAY

5 2E TATSRETN II NTERSTATE 25 S SHERMAN ST W ALASKA PL S KALAMATH ST

W VIRGINIA AVE  
S BROADWAY  
S FOX ST

I NTERSTATE 25  
S CHEROKEE ST

E EXPOSITION AVE  
LINCOLN ST

S SHERMAN ST IS S BROADWAY W MISSISSIPPI AVE

S GRANT ST

S PLATTE RIVER DR

S HURON ST

I NTERSTATE 25

I NTERSTATE 25

S GALAPAGO ST

! ( Proposed Trash Can PLATTE Location

RIVER DR

! ( Existing Trash Can Location

W KENTUCKY AVE

City & County

Regional Trail

S BROADWAY

S GRANT ST

S LOGAN ST of E O Denver HIO AVE

Park Land

# South Platte River Corridor

0 100 200 400 600 Feet



# Greenway Workmap Series:

## Map 7 1 inch = 200 feet when print at 24" x36"

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### EXHIBIT A-6 [7]

!( 15TH ST  
B ASSETT CIR

BUS RAMP

16TH ST  
W AZEE ST

!( !( !( !( !(

!(

17TH ST  
LAWRENCE ST

A RAPAHOE ST

CURTIS ST

18TH ST  
LARIMER ST

16TH ST  
NB I25 TO SPEER RAMP

15TH ST  
16TH ST CURTIS ST

CALIFORNIA ST

AURARIA PKWY

CONNECTING RD

12TH ST

14TH ST  
LARIMER ST

WALNUT ST

AURARIA PKWY

17TH ST NB SPEER TO NB I25 RAMP  
PLATTE ST *Confluence*

*East*

15TH ST

CHESTNUT PL

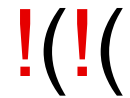
WEWATTA ST

MARKET ST

HAMPA ST

STOUT ST

N SPEER BLVD



### Confluence

CherryCreekTrail

LITTLE RAVEN ST

Cherry Cherry Creek Creek Trail



DELGANY ST

WYNKOOP ST

BLAKE ST

WATER ST

15TH ST

STOUT ST

14TH ST HAMPA ST STOUT ST

12TH ST

8TH ST

### Skyline

17TH ST



N SPEER BL *Speer* VD  
*Bld Park*

*Playground Downtown Cherry Creek*

W AZEE ST

14TH ST

L AWRENCE ST

L ARIMER ST

*Creekfront* !(!(!

*Cherry Creek*

A RAPAHOE ST



W ELTON ST



7TH ST





15TH ST

N KALAMATH ST

*Cherry Creek*

N SANTA FE DR

16TH ST

*Centennial*

E LITCH CIR

N SPEER BLVD



*Fishback*



W EWATTA ST

B LAKE ST

M ARKET ST

14TH ST

C HAMPA ST

*Sculpture*

13TH ST

N SPEER BLVD



11TH ST  
N SPEER BLVD  
13TH ST  
PRIVATE RD

! ( Proposed Trash Can Location ! ( Existing  
Trash Can Location

C HOPPER CIR

Cherry Creek Trail



Park Land

City & County of Denver

9TH ST  
11TH ST  
SAINT FRANCIS WAY  
S



W COLFAX AVE  
N SPEER BLVD  
N GALAPAGO ST



# Cherry Creek Corridor Greenway Map

Series:

Map 1 EXHIBIT A-6 [8]

0 100 200 400 600 Feet

1 inch = 200 feet when printed at 24" x 36"



C<sup>H</sup>AMPA ST

*C*herry Creek <sup>S</sup>TOUT ST *Trail*



12TH ST <sup>W</sup>ELTON ST

<sup>W</sup>COLFAX AVE

W 13TH AVE

N LINCOLN ST

N PEARL ST



N FOX ST

W 14TH AVE



E 9TH AVE

W 9TH AVE



N BANNOCK ST

W 8TH AVE

P RIVATE RD

E 7TH AVE



W 11TH AVE

W 7TH AVE



W 10TH AVE

N BROADWAY

N DELAWARE ST

N LIPAN ST

W 14TH AVE

E 12TH AVE

E 8TH AVE N 11TH ST

### *Cherry Creek*

N GALAPAGO ST

N FOX ST

E 11TH AVE

N PENNSYLVANIA ST

N SPEER BLVD

W 14TH AVE

N ELATI ST

W 13TH AVE

N BANNOCK ST

W 12TH AVE

N GRANT ST

LOGAN ST

W COLFAX AVE

N N KASLAANMTAA TFH E SDT R

### *Cherry Creek*

N DELAWARE ST

N CHEROKEE ST

N LINCOLN ST N SHERMAN ST W 12TH AVE

*Cherry Creek* N LIPAN ST

N ELATI ST

N SHERMAN ST

N KALAMATH ST

*Cherry Creek*

*Cherry Creek*

N GALAPAGO ST

W 8TH AVE

N BANNOCK ST

*Quality Hill*

E 11TH AVE

E 10TH AVE

W 13TH AVE

N GALAPAGO ST

N CHEROKEE ST N BANNOCK ST W 11TH AVE

W 13TH AVE

*Zeckendorf Plaza*

E SPEER BLVD

N INCA ST

W 11TH AVE

N LIPAN ST

N BROADWAY

N SPEER BLVD

N ACOMA ST

E 10TH AVE

E 9TH AVE

N LOGAN ST

N SPEER BLVD

W 10TH AVE

N MARIPOSA ST

N KALAMATH ST

N SANTA FE DR



W 12TH AVE

N INCA ST

N GRANT ST

N ACOMA ST

W 11TH AVE

## *Sunken Gardens*

N BROADWAY

N LINCOLN ST

N OSAGE ST

N NAVAJO ST

N MARIPOSA ST

W 10TH AVE

W 9TH AVE

W 9TH AVE

W 8TH AVE

N SPEER BLVD

N SANTA FE DR

N FOX ST

N ELATI ST

W 6TH AVE

N BROADWAY

E 5TH AVE N ACOMA ST

E 6TH AVE

W 7TH AVE

N LINCOLN ST

! ( Proposed Trash Can Location ! ( Existing

Trash Can Location

Cherry Creek Trail

Park Land

City & County of Denver

# Cherry Creek Corridor Greenway Map

Series:

Map 2 EXHIBIT A-6 [9]

0 100 200 400 600 Feet

1 inch = 200 feet when printed at 24" x 36"



N<sup>T</sup>

ST

SN L ARMAREEPHS<sub>N</sub> E 2ND AVE

Y

AWDAORB<sub>N</sub> *CherryCreek*

*Cherry Creek*

*Cherry Creek*

*Cherry Creek*

E 6TH AVE  
E 5TH AVE  
T

SN T T

T

OSSSTT L N GNRANAAIGERHOPSGLA<sub>S S S</sub> W<sub>S</sub> E 6TH AVE

E 5TH AVE  
E 3RD AVE  
E ELLSWORTH AVE  
E 6TH AVE  
E 5TH AVE  
E 2ND AVE W 6TH AVE  
T

ST

T T

ST S<sub>E</sub> T

N T T S S S N S S O N P N A T O T N N O L ! ( NS NGEASO  
S P E

KOANDRIGCR RREHGON AIO GLSMOLL CAE<sub>N</sub> C<sub>N</sub> N N N N W<sub>N</sub> N N N W 5TH AVE  
B L V D

E 5TH AVE  
W 4TH AVE  
E 4TH AVE  
E 4TH AVE  
W 3RD AVE  
N RBODAWAY  
W 2ND AVE  
W 1ST AVE  
E 1ST AVE

! (



E 1ST AVE

Y WKPT EERTSG NINWOD<sub>N</sub> T

T T T

ST

SSSSN N N N ON AOLSESMOKDRRCRGEENAIOMHLLES<sub>S</sub> C<sub>S</sub> S S S E 4TH AVE

W IRVINGTON PL

E SPEER BLVD

*Alamo Placita*

E SPEER BLVD *Hungarian Freedom*

E 3RD AVE

! ( Proposed Trash Can Location

E 2ND AVE ! ( Existing Trash Can Location

Cherry Creek Trail

Park Land

City & County of Denver

# Cherry Creek

# Corridor Greenway Map

Series:

Map 3<sub>T SN IPLIG<sub>N</sub> W ARCHER PL</sub>

0 100 200 400 600 Feet

1 inch = 200 feet when printed at 24" x 36"



## EXHIBIT A-6 [10]

N GRANT ST

E 1ST AVE E 1ST AVE

N LOGAN ST

!(

!(

!(

!(

!(

E ELLSWORTH AVE

E 3RD AVE

E 1ST AVE

N PEARL ST N BROADWAY

N LINCOLN ST

N SHERMAN ST

N WASHINGTON ST

E 6TH AVE

E 4TH AVE

E 3RD AVE

E 5TH AVE

E 4TH AVE

N PENNSYLVANIA ST

N SHERMAN ST N LINCOLN ST

N PENNSYLVANIA ST

N PEARL ST

N CLARKSON ST N WASHINGTON ST

N EMERSON ST N LOGAN ST N GRANT ST

N OGDEN ST

N CORONA ST

E 3RD AVE

E SPEER BLVD

E ELLSWORTH AVE

N CORONA ST

E 6TH AVE

E 5TH AVE

S BROADWAY

N OGDEN ST N EMERSON ST N CLARKSON ST

E 1ST AVE *Cherry Creek Trail*

N FRANKLIN ST

N HIGH ST N HUMBOLDT ST N MARION ST

N WILLIAMS ST N LAFAYETTE ST N DOWNING ST

N GILPIN ST

N DOWNING ST

N MARION ST

N LAFAYETTE ST

N HUMBOLDT ST

E 4TH AVE

P RIVATE RD

N FRANKLIN ST

N GILPIN ST

N HIGH ST

N HIGH ST

N T

SH SA  
LEETSDALE DR

E CEDAR AVE

E CEDAR LN

P RIVATE RD

E ALAMEDA AVE

! ( Proposed Trash Can Location ! ( Existing

Trash Can Location

Cherry Creek Trail

Park Land

City & County of Denver

S STEELE ST

# Cherry Creek Corridor Greenway Map

Series:

Map 4 0 100 200 400 600 Feet

1 inch = 200 feet when printed at 24" x 36"



EXHIBIT A-6 [11]

S UNIVERSITY BLVD

S UNIVERSITY BLVD

E ELLSWORTH AVE E BAYAUD AVE  
N

LD LEIFO LO PE ELLSWORTH AVE

E ELLSWORTH AVE ! (

*Cherry Creek Trail*

E E RD

T ATT  
CH  
T S T  
E  
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T E S SRSD N R ! ( C N I H P L O H C O S A I E C I S S L M B R  
R Y C P R E herry E CK reek  
FLAKIL DR A SOUTH NO E CREEK RBCA S D CHERRY R B E A A A S H J S G S D S R

S S DR *Cherry* ! (

*Creek* E CHERRY CREEK NORTH DR  
E BAYAUD AVE  
E BAYAUD AVE

D E V ! ( T L A T B V *Gates Tennis* S I O R N D P O A S I R D O A L ! ( M O E S C C S  
E CEDAR AVE

HERRY CRE *City* E h e K r r y N O ! ( R T H o f DR

*Karmiel*  
*Burns*

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S E E K U A E A L W L I A M E D A C M S I R  
P O L O F I E L D T

C I R  
S E L D

E R E T E S T A S V I R P E D A K O T A A V E  
P O L O F I E L D L N



E VIRGINIA AVE

## *Steel St Bikeway*

T SN OSIRRAH<sub>S</sub> E SHANGRI LA DR

E CEDAR AVE

E CEDAR AVE

*Creek*

## *Pulaski*

AVTE D R<sub>E</sub> R

ICK RAPE D<sub>P</sub> O<sub>L</sub> Y<sub>H</sub> O CLUB RD

*CherryCreek*

T

SH D

CVRILBB<sub>S</sub> O DA<sub>P</sub> R<sub>O</sub> L O C<sub>OL</sub> O C L UB<sub>S</sub> LN

E CHERRY CREEK SOUTH DR

## *City of Brest*

*Creek*

*Ch<sup>erry</sup>*

## *Cherry Creek Trail*

POLO CLUB CIR

L<sub>E</sub>ETSDALE DR<sub>P</sub> I<sub>R</sub> CHERRY CREEK SOUTH DR

E ALAMEDA AVE

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SSSD N N LOOEISSIFKRRRCRAAAJGH<sub>S S S</sub> N

LN OSIRRAH<sub>S S</sub> MONROE WAY

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E ALAMEDA AVE

E ALAMEDA AVE

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E CHERRY CREEK SOUTH DR

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SH CRIB<sub>S</sub> POLO FIELD WEST LN

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D

VLBY TISREVINU<sub>S</sub> !(

PRIVATE RD

E CHERRY CREEK NORTH DR

POLO CLUB DR

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SSE E OLRENETOSM<sub>S S S</sub> GARFIELD ST

E VIRGINIA AVE

*City of Takayama*

D RE TAVIR<sub>P</sub>