1	BY AUTHORITY		
2	ORDINANCE NO	COUNCIL BILL NO. CB14-0625	
3	SERIES OF 2014	COMMITTEE OF REFERENCE:	
4		Safety & Well Being	
5			
6 7	<u>A BILL</u>	an 27 (llouging) of the Deviced	
7 8 9	For an ordinance to amend Article IV of Chapter 27 (Housing) of the Revised Municipal Code relating to affordable housing.		
10	WHEREAS, Article IV was first adopted in August of 2002 and amended in October of 2006		
11	and June of 2013; and		
12	WHEREAS, the City and County of Denver ha	s updated factual predicates and has	
13	completed a study and report to review the operations of the	ne affordable housing program; and	
14	WHEREAS, the study's analysis of demographic and market trends indicates that a majority		
15	of new private development is geared toward high income households and does not serve		
16	households earning less than 95% of AMI; and		
17	WHEREAS, the study shows incomes have not kept pace with the cost of housing, as		
18	incomes have fallen adjusted for inflation; and		
19	WHEREAS, the study's analysis of the distribution	of households and home sales inventory	
20	in the City indicates a shortage of inventory below 95% of	AMI; and	
21	WHEREAS, the study shows that even with exist	ing regulations and the affordable units	
22	generated through those requirements, production of af	fordable homes has not kept pace with	
23	need; and		
24	WHEREAS, the study identifies areas of the city w	here, due to existing home prices, there	
25	is a greater need for new affordable housing, and where	due to access to transit, the location of	
26	such housing is especially desirable for moderate inc		
27	demonstrated benefit from added mobility and reduced	transportation costs when located near	
28	transit; and		
29	WHEREAS, city data indicates that the existing o		
30	alternatives for all developers across all the neighborhoo	•	
31	developers choosing instead of building units to request al		
32	rates in the areas of the city with the greatest need for affor		
33	WHEREAS the study shows providing a hala	nce of incentives and alternatives to	

33 WHEREAS, the study shows providing a balance of incentives and alternatives to 34 developers, based on level of need for affordable housing in various areas of the city, will assist developers in providing more affordable housing units as a part of development, particularly in
 higher need areas of the city; and

WHEREAS, the study shows there is a continued need for moderately priced dwelling units
based on a persistent gap between the incomes of Denver residents and the high price of new
housing; and

6 WHEREAS, the study recommends tiered incentives and a tiered alternative contribution 7 payment structure by neighborhood to improve the number of moderately priced dwelling units 8 actually constructed in higher need areas, and to prioritize scarce city resources with regard to 9 construction in lower need areas; and

10 **WHEREAS,** in order to increase the number of moderately priced dwelling units 11 constructed in areas where they are most needed, and to balance incentives in the remaining 12 areas, the City has determined that the following revisions are appropriate; and

13 **WHEREAS,** providing increased flexibility and graduated incentives to developers are 14 anticipated to assist developers in providing the required percentage of affordable housing units as 15 an integral part of neighborhood development.

16 NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF 17 DENVER:

18 **Section 1.** That Chapter 27-101, "Legislative findings", of the Revised Municipal Code is 19 hereby amended by adding the language underlined and deleting the language stricken as follows:

20 Sec. 27-101. Legislative findings.

The city council hereby finds that a severe housing problem <u>continues to exists</u> within Denver with respect to the supply of housing relative to the need for moderately priced dwelling units or MPDUs. Specifically, the city council finds that:

(a) Demographics and analyses of new housing indicate that a large majority of private
 development is geared toward high-priced housing development and does not serve households
 earning less than one hundred (100) percent of area median income;

(b) Develop<u>erment trendspractices</u> produce the undesirable and unacceptable effects of limiting housing available to moderate and low-income households, thus failing to implement the housing goal of the Denver Comprehensive Plan 2000 <u>and Blueprint Denver</u> of dispersal of a diverse range of housing throughout the <u>citymetropolitan area</u>;

32 (c) The continuing high level of Market forces including continued population growth and 33 unmet demands for <u>new housing</u>, allows for housing result in highly priced housing to be highly 34 priced, and a lack of economic incentive for developers to offer discourages developers from 35 offering a more diversified price range of housing, and therefore such housing is not being created 36 contributes to the unwillingness of developers to create moderately priced housing;

37 (d) Rapid regional growth and a strong housing demand have <u>also</u> combined to make
 38 land and construction costs higher, causing a rise in the price of housing and causing <u>limiting the</u>
 39 <u>areas where</u> affordable housing to be is located in limited areas;

1 Income has not kept pace with this rapid and significant increase in the cost of (e) 2 housing in Denver;

3 Housing problems have escalated due to population increase and a limited supply of (f) 4 developable land. The city seeks to assure Ensuring a mix of incomes and access to homeownership opportunities for moderate income families are high priorities for the city, and therefore 5 the city has a strong interest in ensuring that the city's that the limited supply of developable land 6 7 provides housing opportunities for all incomes;

Providing incentives to developers will assist developers in providing a minimal 8 (g) 9 percentage of affordable housing units as an integral part of new developments:

Developers of new housing are not meeting the need for moderately priced, 10 (h) 11 affordable housing. The provision of only higher priced housing contributes to the lack of affordable 12 housing;

13 Developers of new for sale housing are not meeting the need for dispersed, (ih) affordable housing. In reviewing public records for 1998-2000 and development trends from 2000-14 15 2014, the city council has determined that less than two (2) percent of the new housing is 16 affordable in projects of thirty (30) or more for sale units without any incentives from the city. These units were constructed primarily by one developer and concentrated in the far northeast sector of 17 18 the city. The provision of only a small number of affordable for sale units in only a single limited area contributes to the city-wide lack of dispersal and availability of affordable housing concluded 19 20 that average housing prices have increased forty eight (48) percent since 2000 for all housing, and 21 sixty nine (69) percent for new housing, and that the affordability gap between median sale price 22 and median income in Denver has widened by \$100,000 since 2000; and

Without a program requiring moderately priced housing to be built, it is unlikely based 23 (ii) 24 on current trends that developers will provide such housing on their own initiative, leaving Denver 25 citizens without sufficient affordable housing.; and

26 (j) Providing incentives and increased flexibility to developers will assist developers in 27 providing a minimal percentage of affordable housing units as an integral part of new 28 developments. 29

Section 2. That Chapter 27-102, "Declaration of public policy", of the Revised Municipal

31 Code is hereby amended by adding the language underlined and deleting the language stricken as

32 follows:

30

33

34

35

Sec. 27-102. Declaration of public policy.

The city council hereby declares it to be the public policy of the city to:

36 Implement the comprehensive plan goal of providing for a full range of housing (a) 37 choices, conveniently located in a suitable living environment, for all incomes, ages and family 38 sizes;

39 Increase the availability of additional low and moderate income housing to address (b) 40 existing and anticipated future housing needs in Denver;

41 Assure that moderately priced housing is dispersed throughout Denver consistent (C) 42 with the Comprehensive Plan; 43

Encourage the construction of moderately priced housing by offering incentives; (d)

Require that all development of thirty (30) or more detached for sale single-family 44 (e) 45 dwelling units and all for sale attached or multifamily projects of thirty (30) or more units include a 46 minimum number of moderately priced units;

Allow developers of residential units in gualified projects flexibility to meet the broad 47 (f) 48 objectives of the policies set forth herein by allowing a developer, under specified circumstances, 1 to comply with this article by, where approved by the city, voluntarily agreeing to build alternative 2 moderately priced units or contributing to a special revenue fund;

3 Assure that provision of moderately priced housing does not diminish existing (q) 4 resources which have previously been devoted to development of low and very low income 5 housing in neighborhoods designated by the city as "focus neighborhoods"; and

6 Administer the special revenue fund for the purpose of providing future incentive (h) 7 payments to developers who build moderately priced units, and utilize Direct any amounts in the 8 special revenue fund in excess of all obligations remaining for the next fiscal year, next to provide for the creation or preservation of affordable housing in accordance with applicable city plans, with 9 consideration being given to create housing from funds that were generated from areas identified 10 within this article as high need zones, in areas proximate to those same high need areas when 11 12 practicable.

13 That Chapter 27-103, "Definitions", of the Revised Municipal Code is hereby 14 Section 3.

15 amended by adding the language underlined and deleting the language stricken as follows:

16 Section 27-103. Definitions.

17 18 The following words and phrases, as used in this article, have the following meanings:

19 (a) AMI or adjusted median income or median income or area median income means the 20 median income for the Denver metropolitan area, adjusted for household size as calculated by 21 HUD.

22 (b) Applicant means any person, firm, partnership, association, joint venture, corporation, 23 or any other entity or combination of entities, or affiliated entities and any transferee of all or part of 24 the real property at one location, which after this article takes effect develops a total of thirty (30) or 25 more new for sale dwelling units at one location in Denver. 26

- At one location means all real property of the applicant if: (C)
- 27 28

29

30

31

32

33

The properties are contiguous at any point;

(1) (2) The properties are separated only by a public or private right of way or utility corridor right-of-way, at any point; or

The properties are separated only by other real property of the applicant which (3) is not subject to this article at the time of any building permit, site plan, development or subdivision application by the applicant.

- Available for development means all real property: (d)
- 34 35

36

37

- Owned by, or under contract to, the applicant; (1) Zoned for residential development: and (2)
- (3) Which will use public water and sewerage.
- Comprehensive plan means the Denver Comprehensive Plan 2000. (e)

38 Consumer Price Index means the latest published version of the Consumer Price (f) 39 Index for All Urban Consumers (CPI-U) of the U.S. Department of Labor for the Denver 40 metropolitan area, or any similar index selected by the director.

41 Control period means the time an MPDU is subject to restrictions to insure the long-(g) 42 term affordability of the MPDU. The control period is no less than fifteen (15) years and begins on 43 the date of initial sale as defined herein. 44

(h) Date of initial sale means the date of closing for initial purchase of a MPDU.

45 Density bonus means an increase in density above what is allowed; however, no (i) density bonus is available in the R-0, R-1, R-2 and R-2A zone districts or in planned unit 46 47 developments (PUDs), or in districts where there is no maximum floor area ratio, or in districts 48 where no residential use is permitted.

Director means the director of OED or director's designee. (i)

2 Dwelling unit means one or more habitable rooms constituting a unit for permanent (kj) 3 occupancy, having but one kitchen together with facilities for sleeping and bathing, and which unit 4 occupies a structure or portion of a structure, but does not include hotels or other lodging 5 accommodation, hospitals, tents, or similar structures providing transient or temporary accommodation. 6

7 Eligible household means a household whose income gualifies the household to (|k) participate in the MPDU program, and who holds a valid verification of eligibility from OED which 8 9 entitles the household to buy an MPDU. To be gualified to participate in the for sale MPDU program as an eligible household at initial sale, the household must be able to demonstrate that its 10 total household income will allow it to pay the mortgage or rent on the unit and the household must 11 12 earn no more than eighty (80) percent of AMI or if the MPDU is in a high cost structure which 13 buildings are greater than three (3) stories, elevators are provided, and over sixty (60) percent of 14 the parking is structured, no more than ninety-five (95) percent of AMI. To be qualified to 15 participate in the MPDU program as an eligible household on a resale during the control period, 16 the household must be able to demonstrate that its total household income will allow it to pay the 17 mortgage or rent on the unit and the household must earn no more than the amount set forth in a schedule of eligibility provided by OED, which schedule may not under any circumstances exceed 18 19 one hundred (100) percent of AMI. To be gualified to participate in the MPDU program as an 20 eligible household for a rental MPDU, the household must be able to demonstrate that as of the 21 date the lease is signed its total household income will allow it to pay the rent under the formula 22 provided by OED for the unit and the household must earn no more than more than sixty-five (65) percent of AMI adjusted for household size or if the MPDU is in a high cost structure, no more than 23 eighty (80) percent of AMI. Eligibility standards shall be based on the HUD AMI calculation. All 24 25 nonprofit organizations designated by the director, governmental or guasi-governmental bodies 26 who purchase MPDUs for the purpose of sale or rental under any city approved program designed to assist the construction or occupancy of housing for families of low or moderate income are 27 28 deemed "eligible households" for the purposes of this article.

- 29 Final MPDU sale means the first resale within ten (10) years after the end of the $(\mathbf{m}I)$ 30 control period.
- 31 (Am) For sale dwelling unit means a dwelling unit which is offered for sale any time up to 32 two (2) years after completion of construction, as evidenced by a certificate of occupancy.

33 (n) *High cost structure* means a development in which buildings are greater than three 34 stories, elevators are provided, and over 60% of the parking is structured. In the event a project is 35 presented as high cost, the Director shall determine whether a project is qualified as high cost. 36

(0) Household means:

1

37

38

39 40

41

42

48

(1) A single person;

(2) Any number of persons bearing to each other the relationship of: husband, wife, mother, father, grandmother, grandfather, son, daughter, brother, sister, stepson, stepdaughter, stepbrother, stepsister, stepmother, stepfather, grandson, granddaughter, mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, son-in-law, uncle, aunt, nephew or niece, living together as a single nonprofit housekeeping unit; or

43 Two (2) unrelated adults over the age of eighteen (18) years plus, if (3) 44 applicable, any persons bearing to either of the two (2) unrelated adults the relationship of 45 son, daughter, stepson, stepdaughter, mother, father, grandmother, grandfather, grandson, 46 granddaughter, sister, brother, living together as a single nonprofit housekeeping unit. 47

HUD means the U.S. Department of Housing and Urban Development. (p)

(q) Initial sale means the sale by an applicant to an eligible household.

49 Low and moderate income means the level of income as defined by the AMI, as (r) 50 adjusted for household size, within the income range for low and moderate income established 1 from time to time by HUD for the Denver metropolitan area, under federal law.

10

11 12

13

14

15

16

23

24 25

26

27 28

29

30

31

32

33 34

35

36

37

38

39

40

41

42

43 44

45

46

47

48

2 Maximum purchase price means the maximum amount for which an MPDU may be (s) 3 transferred, calculated in accordance with the covenants recorded against the property. Transfer 4 fees shall never be charged for transfer of an MPDU and shall not be permitted to be included in 5 any MPDU pricing calculation.

6 *Memorandum of acceptance* means a document signed by each MPDU purchaser (t) 7 stating the purchaser is aware of and will be bound by the MPDU restrictions and providing an 8 address for notices to the purchaser. 9

MPDU or moderately priced dwelling unit means a dwelling unit which: (u)

Is offered to eligible households under the terms of this article or as an (1)approved alternative under Section 27-106 and is priced at initial sale to be affordable to households earning no more than eighty (80) percent of AMI, adjusted for household size. For high cost structures developments in which buildings are greater than three (3) stories, elevators are provided, and over sixty (60) percent of the parking is structured, the unit shall be priced at initial sale to be affordable to households earning no more than ninety-five (95) percent of AMI, adjusted for household size; or

17 (2) Was constructed as an MPDU pursuant to a contractual commitment requesting incentives and entered into before December 1, 2014; Will not meet the 18 19 requirements of this article but which has been determined under section 27-119 to be 20 eligible for the incentives set forth in sections 27-107 and 27-108 and which contain, by 21 virtue of the contractual commitment described in article 27-119 (d), the following 22 characteristics with respect to the affordable dwelling units:

(A) Price limitations on sales such that the units are affordable to those averaging no more than eighty (80) percent of AMI (but in any event, no more than one hundred (100) percent of the AMI), or for high cost structures no more than ninety-five (95) percent of AMI (but in any event, no more than one hundred ten (110) percent of the AMI) for developments in which buildings are greater than three (3) stories, elevators are provided, and over sixty (60) percent of the parking is structured, or rent limitations such that the rent shall not exceed thirty (30) percent of an average of sixty-five (65) percent of AMI, less a utility allowance as calculated by HUD, provided that for high cost structures a development in which the building is more than three stories, elevators are provided, and over sixty (60) percent of the parking is structured, the rent shall not exceed thirty (30) percent of an average of eighty (80) percent of AMI, less a utility allowance as calculated by HUD;

(B) Eligibility restrictions to provide that eligible purchasers or renters shall be limited to households earning no more than one hundred (100) percent of AMI, or no more than one hundred ten (110) percent of AMI for developments in which buildings are greater than three (3) stories, elevators are provided, and over sixty (60) percent of the parking is structured;

(C) A control period beyond the initial sale for a defined term of not less than fifteen (15) years; and

(D) An enforcement mechanism during the control period to ensure long term affordability to eligible households or

Is constructed pursuant to a customized alternative allowed under Section 27-(3) 106 as part of a master-planned development project that has either:

a general development plan (GDP) or planned unit development (PUD) (A) where the total mix of for sale dwelling units within the master planned area exceeds 30 units; or

49 (B) where the total number of for sale dwelling units within the masterplanned development project area exceeds 1000 units; 50

- 1 New development means all residential development which is being constructed for (v) 2 the first time or existing buildings which are being substantially rehabilitated or remodeled to 3 provide dwelling units.
- 4 (w) OED means the City and County of Denver's Office of Economic Development or its 5 successor.
- 6 Owner means any eligible household which purchases an MPDU from the applicant (X) 7 and any subsequent buyer, devisee, transferee, grantee, owner or holder of title of any MPDU.
- 8 Parking is structured means parking that is not an open lot and that is not a carport or (y) 9 carports.
- 10 Parking reduction means a reduction of up to twenty (20) percent in the parking (z)11 spaces required by the applicable zoning.
- 12 Pre-verified means those households which have been verified as eligible (aa) 13 households by OED and placed on a list to be kept by OED, for use as described in this article.
- 14 (bbz) Special revenue fund means a fund established by the director for use for affordable 15 housing purposes. Community Development Block Grant (CDBG) and HOME moneys may never 16 be deposited into this fund. All incentive payments must be paid only from the special revenue 17 fund. The director shall adopt procedures in the rules and regulations to determine whether there is 18 adequate funding of the special revenue fund for the subsequent fiscal year and estimated 19 incentive payments and all other affordable housing obligations for the subsequent fiscal year-20 Amounts in the special revenue fund exceeding adequate funding for the subsequent fiscal year 21 may be expended to hire administration staff for affordable housing purposes or to purchase or 22 create affordable housing. The director shall use the special revenue fund for the primary purpose of providing future incentive payments to applicants who build moderately priced units, and utilize 23 any amounts in the special revenue fund in excess of all obligations remaining through the 24 25 subsequent fiscal year, next for the creation or preservation of affordable housing in accordance 26 with applicable city plans, with consideration being given to create housing from funds that were 27 generated from areas identified within this article as high need zones, in areas proximate to those same high need areas when practicable. Amounts in the special revenue fund exceeding the 28 29 adequate funding for these priorities through the subsequent fiscal year may be expended for the 30 administration of this ordinance, up to a maximum of five (5) percent of the total amount of the 31 balance in the fund on January 1 of each year.
- 32 Statistical neighborhood category means a classification for a neighborhood into (aa) 33 either a high need for affordable housing, an average need for affordable housing, or a low need for affordable housing. Classifications shall be assigned and set forth in rules and regulations by 34 35 OED through periodically updated modeling of for sale housing prices and proximity to transit.
- 36 (ccbb) Substantially rehabilitated or remodeled means more than fifty (50) percent of an 37 existing building is being rehabilitated or remodeled. 38
 - (ddcc) Supplemental incentives has the meaning set forth at section 27-108.
- 39 (eedd) Verified or verification means that a household has been determined to be eligible to 40 occupy an MPDU under this article.
- 41 42
- Section 4. That Chapter 27-105, "MPDU requirements", of the Revised Municipal Code is
- 43 hereby amended by adding the language underlined and deleting the language stricken as follows:
- 44 Sec. 27-105. MPDU requirements.
- 45 For new developments of thirty (30) or more for sale dwelling units, applicants shall (a) 46 create ten (10) percent of all the units as MPDUs which are priced at initial sale to be affordable to 47 households earning no more than eighty (80) percent of AMI, adjusted for household size. For new 48 developments of high cost structures in which buildings are greater than three (3) stories, elevators 49 are provided, and over sixty (60) percent of the parking is structured, applicants shall create ten

(10) percent of all the units as MPDUs which are priced at initial sale to be affordable to
households earning no more than ninety-five (95) percent of AMI, adjusted for household size.
Maximum purchase prices for MPDUs shall be determined by the OED based on normal
underwriting standards and a maximum down payment of five (5) percent. OED shall make
available tables which show maximum purchase price

6 (b) The allowable prices for the MPDUs shall be adjusted for the number of bedrooms in 7 the unit. This price adjustment shall be reflected in the tables provided by OED.

8 (c) Any homeowner association fees shall be included in the determination of 9 affordability.

10 (d) If parking or additional amenities are being provided to the purchasers of the market 11 rate units, the same parking and additional amenities must be offered to the purchasers of MPDUs 12 and the pricing or fees for parking and additional amenities shall be included in the determination 13 of affordability.

14 (e) In calculating the number of MPDUs to be created, rounding shall be used such that 15 five-tenths (.5) or greater shall result in requiring that a whole unit shall be produced. For example, 16 ten (10) percent of thirty-three (33) units calculates to three and three-tenths (3.3) units, which would require three (3) whole units to be MPDUs, but ten (10) percent of thirty-five (35) units 17 18 calculates to three and five-tenths (3.5) units, which would require four (4) whole units to be 19 MPDUs. Cash in lieu Alternative contribution payments for a unit required to be an MPDU solely as 20 a result of rounding up may be offered in the affordable housing plan at the rate of fifty (50) percent 21 of the established amount under 27-106(b)(1)(C) for an cash in lieu alternative contribution 22 payment.

23 24

27

41

Section 5. That Chapter 27-106, "Plan to build MPDUs; alternatives", of the Revised

25 Municipal Code is hereby amended by adding the language underlined and deleting the language

26 stricken as follows:

Sec. 27-106. Plan to build MPDUs; alternatives.

28 Prior to obtaining a building permit, an applicant shall submit to OED a written MPDU 29 plan. The director shall review the plan and approve, approve with conditions, or reject the MPDU 30 plan. No permits, rezoning, or plans shall be approved or issued until approval of the MPDU plan is obtained. Each plan shall contain information as set forth in rules and regulations adopted by the 31 32 director and a form of covenants to encumber the MPDUs, a statement that the terms of this plan 33 will bind the applicant and will run with the land upon approval of OED and recording with the clerk 34 and recorder of the City and County of Denver, and such other information as OED requires to determine the applicant's compliance with this article. The director shall provide written 35 confirmation of approval of a MPDU plan to the manager of the department of community planning 36 and development to allow building permits to be issued. For MPDU plans prepared as part of a 37 38 customized alternative allowed under this section as part of a master-planned development project 39 as defined in 27-103(u)(3), the MPDU plan shall be included as part of the development 40 agreement, PUD, or GDP.

(b) Alternatives.

42 (1) In lieu of building the required number of MPDUs <u>on site</u>, <u>when consistent with</u>
 43 <u>the plans, rules, regulations, and policies of the department of community planning and</u>
 44 <u>development and OED</u> the director may approve an alternative <u>defined</u> in the MPDU plan
 45 <u>customized to provide MPDUs at a different site that would -to:</u>

46 (A) Build more total bedrooms or more MPDUs at one (1) or more other sites
 47 in the same or an adjoining proximate statistical neighborhood as defined and
 48 approved by the directorin the rules and regulations; or

1	(B) Build more total bedrooms or more MPDUs at one (1) or more other			
2	sites within five-tenths (.5) miles of a light rail or commuter rail station as defined and			
3	approved by the directorin the rules and regulations; or			
4	(C) Build more rental MPDUs at one or more other sites in the same or			
5	proximate statistical neighborhood or at one or more other sites within five-tenths (.5)			
6	miles of a light rail or commuter rail station as defined in rules and regulations.			
7	(2) In lieu of building the required number of MPDUs on site, the director may			
8	approve an alternative defined in the MPDU plan customized to provide alternate MPDUs			
9	on the site if the alternate would:			
10	(A) Build fewer MPDUs at affordability levels lower than the AMI required			
11	under section 27-105; or			
12	(B) Build fewer MPDUs with more net bedrooms; or			
13	(C) Build fewer MPDUs for populations of special need or high priority of the			
14	director; or			
15	(D) Build fewer MPDUs for a longer control period; or			
16	(E) Build more rental MPDUs at the site.			
17	(3) In lieu of providing the required number of MPDUs, the director may approve			
18	an alternative defined in the MPDU plan to(C) Ccontribute to the special revenue fund an			
19	amount equal to fifty (50) percenta percentage up to one hundred (100) percent of the price			
20	per MPDU not provided but required under section 27-105. The percentage will be based on			
21	the statistical neighborhood category of low need, average need, or high need, in which the			
22	applicant proposes to construct the development. OED will categorize statistical			
23	neighborhoods as low, average or high, and the specific percentages associated with each			
24	statistical neighborhood category shall be defined in the rules and regulations. The			
25	contribution amount shall be calculated at the prices set forth on the then current table			
26	provided by OED under section 27-105 for the maximum sale prices without homeowners'			
27	association fees. This <u>percentage and amount may be adjusted by the director on an annual</u>			
28	basis using a formula set forth in the rules and regulations promulgated under this article.			
29	(c) The approved MPDU plans shall be signed by the applicant and shall be recorded			
30 31	with the clerk and recorder of the City and County of Denver.			
32	(d) OED shall assist applicants interested in any of the above alternatives explore options prior to submitting an MPDU plan.			
32 33	(e) Final discretion for granting an alternative is solely with the director and the city is not			
33 34	liable nor shall there be any review for the director's decision to require an applicant to meet the			
35	standard obligations of this ordinance instead of granting an alternative.			
36	standard obligations of this ordinance instead of granting an alternative.			
37	Section 6. That Chapter 27-107, "Incentive for producing MPDUs", of the Revised			
38	Municipal Code is hereby amended by adding the language underlined and deleting the language			
39	stricken as follows:			
40	Section 27-107. Incentive for producing MPDUs.			
41	(a) Standard incentive. The director is authorized to reimburse the applicant producer of			
42	the MPDUs five thousand five hundred dollars (\$5,500.00) a tiered amount based on statistical			
43	neighborhood category as further defined in the rules and regulations up to twenty five thousand			
44	dollars (\$25,000) per MPDU built, up to fifty (50) percent of the total units in a development. and			
45	t <u>T</u> he director is further authorized to reimburse the producer of the MPDUs tenan additional five			
46	thousand dollars (\$105,000.00) per MPDU built which is affordable to households earning no more			
47	than sixty (60) percent of AMI, adjusted for household size, up to fifty (50) percent of the total units			

in a development, unless the producer has provided MPDUs at this affordability level as a result of

1 an alternative being granted under 27-106, in which case the average need level incentive will apply. The amount of reimbursement to any one applicant producer of MPDUs is limited to a 2 maximum of two hundred fifty thousand dollars (\$250,000.00) per development per year; however, 3 4 if a producer of MPDUs constructs MPDUs in a high cost structure, then this maximum yearly limit shall not apply. The amount of reimbursement is limited to the amount available in the special 5 6 revenue fund. This incentive will be provided to the applicant in a manner prescribed by the 7 director. Furthermore, this incentive will only be made available to developments that provide the minimum number of MPDUs required by this article and at the tiered level for the statistical 8 9 neighborhood category where the MPDU is constructed. The director is authorized to establish 10 procedures through rules and regulations for reimbursement from the special revenue fund and for 11 the manner of payment of incentives. The director may seek annual appropriation in order to 12 adequately fund the special revenue fund.

13 The standard incentive(s) set forth in this section shall be in addition to any (b) 14 supplemental incentives available, whether in this article, in other governmental incentive 15 programs, or elsewhere.

16 The standard incentive amount requested shall be set forth in the applicant's MPDU (C) 17 plan and if the applicant is not identical to the producer of MPDUs the applicant shall fully identify 18 the producer. 19

20 That Chapter 27-108, "Supplemental incentives", of the Revised Municipal Section 7. 21 Code is hereby amended by adding the language underlined and deleting the language stricken as

22 follows:

41

42

23 Sec. 27-108. Supplemental incentives.

24 ApplicantsProducers of the MPDUs will, may upon request in the MPDU plan as set (a) forth in section 27-106(a), receive a density bonus or premium, a parking reduction, and expedited 25 26 processing as supplemental incentives set forth under the terms of this section, pursuant to the 27 procedures set forth in the Denver zoning code, former Chapter 59, and in rules and regulations. The supplemental incentives will only be available to those producers of the MPDUs where the 28 29 MPDUs are proposed to be constructed. The supplemental incentives requested shall be set forth 30 in both the applicant's and the producer's MPDU plans. The MPDU plan under 27-106 shall reflect 31 how the applicant will meet the additional MPDU requirements for any supplemental incentives.

32 Density bonus. Except for R-0, R-1, R-2, R-2A, and R-2-B zone districts, or in (b) 33 planned unit developments (PUDs), or in districts where there is no maximum floor area ratio, or in 34 districts where no residential use is permitted, applicants producers of the MPDUs may be able to request a density bonus or premium of up to ten (10) percent in select zone districts where 35 36 allowed under the Denver zoning code or its equivalent in former Chapter 59 will be permitted.

37 Parking reduction. Except for existing PUDs, reduced parking requirements of up to (C) 38 twenty (20) percent of the spaces required by the applicable zoning will be granted as are available 39 as provided byreflected at former Chapter 59 of the D.R.M.C. or the CityDenver zoning code. 40

- Expedited processing. (d)
- Development Services shall provide a development review check list to a (1) applicants producers of the MPDUs, upon request.

43 ApplicantsProducers of the MPDUs who fully comply with all items on the (2)44 development review check list in a completed application for site development plan review 45 may request any expedited processing as set forth inshall receive review by Development Services within one hundred eighty (180) days of the official acceptance date of the 46 47 application for site development plan review. The one hundred eighty (180) day time frame 48 shall not be applicable until the rules and regulations set forth in 27-108(a) have been fully and finally adopted. The <u>expedited processingone hundred eighty (180) day</u> time frame excludes time not attributable to Development Services.

(3) To provide notice to Development Services, in addition to a request for expedited processing in the MPDU plan under 27-106, applicantsproducers of the MPDUs shall file a written request for expedited processing with submission of the completed application for site development plan review.

Section 8. That Chapter 27-109, "Eligibility standards", of the Revised Municipal Code is

9 hereby amended by adding the language underlined and deleting the language stricken as follows:

10 Sec. 27-109. Eligibility standards.

1

2

3

4

5

6

7 8

29

(a) The standards of eligibility for households applying to purchase an MPDU shall be
 based on the AMI calculation adjusted for household size. The income levels required herein shall
 be reviewed by OED to be verified. or pre-verified. OED may maintain a list of households pre verified as eligible.

(b) All nonprofit organizations designated by the director, governmental or quasi governmental entities who purchase MPDUs for the purpose of sale or rental under any city
 approved program designed to assist the construction or occupancy of housing for families of low
 or moderate income are deemed eligible households for all purposes under this article.

19 (c) To be eligible to purchase an MPDU at initial sale, households must be earning no 20 more than eighty (80) percent of the AMI, or no more than ninety-five (95) percent of the AMI for 21 <u>high cost structures</u>developments in which buildings are greater than three (3) stories, and 22 elevators are provided, and over sixty (60) percent of the parking is structured. To be eligible to 23 purchase an MPDU on a resale, the household must be earning no more than the amount set forth 24 in a schedule of eligibility provided by OED, which schedule may not under any circumstances 25 exceed one hundred (100) percent of AMI.

(d) The director shall adopt regulations for approving eligibility and for approving the sale
 or rental of MPDUs to eligible households.

- Section 9. That Chapter 27-112, "Final MPDU sale", of the Revised Municipal Code is
- 30 hereby amended by adding the language underlined as follows:

31 Sec. 27-112. Final MPDU sale.

32 *Right of OED to purchase.* The first resale within ten (10) years-after the end of the (a) 33 control period shall be known as the "final MPDU sale." The covenant shall provide that the owner thirty (30) days before the final MPDU sale notify OED of the proposed offering and the date on 34 35 which the owner will be ready to offer the property for sale. The property shall be offered as a 36 single property for sale and shall be offered at fair market value with no extraordinary terms of sale. 37 The notice shall set forth the number of bedrooms, and the floor area for the MPDU type, a 38 description of the amenities offered in the MPDU. Within thirty (30) days from receipt of said written 39 notice, OED shall notify the owner by written notice of the city's intent to purchase. Any sale under this subsection shall close within sixty (60) days of the notice of intent to purchase to the owner. If 40 41 the property does not close within the sixty (60) days, the owner may proceed to sell the MPDU as 42 provided by this subsection. Any property purchased by OED shall be used for affordable housing 43 purposes.

44 (b) *Final MPDU payment.* In return for the benefits received by the owner in being able 45 to purchase the MPDU, the owner shall upon the final MPDU sale pay to the city's affordable 46 housing special revenue fund an amount equal to the following calculation:

47 One-half (1/2) of the excess of the total resale price over the sum of:

(i) The prior purchase price (prior maximum purchase price);

(ii) A percentage of the MPDU's prior purchase price equal to the increase in the cost of living since the MPDU was last sold, as determined by the Consumer Price Index;

(iii) The fair market value of documented capital improvements made to the MPDU between the date of the last sale and the date of resale; and

(iv)

1

2

3

4

5

6

7

8

9

10 11

12

13

14

) A reasonable sales commission and all reasonable costs of sale.

(iv) In the event that the amount remaining after the calculation of items (i)--(iv) above, is less than twenty thousand dollars (\$20,000.00) the amount which shall be due to the special revenue fund shall be adjusted in each case so that the owner/seller will retain ten thousand dollars (\$10,000.00) or the entire amount, of the excess of the final MPDU sales price, which ever is less. This section does not apply to any designated non-profit organization, or any governmental entity, or any quasi-governmental entity which owns an MPDU.

15 **Section 10.** That Chapter 27-114, "Voluntary opportunities for developers of rental dwelling

16 units", of the Revised Municipal Code is hereby amended by adding the language underlined and

17 deleting the language stricken as follows:

18 Section 27-114. Voluntary opportunities for developers of rental dwelling units.

19 For new developments of rental dwelling units, a rental applicant may request the (a) 20 incentives described in sections 27-107 and 27-108 this Chapter by voluntarily making application to the OED and submitting for approval a written MPDU plan which meets the requirements of 21 section 27-106 and which provides that at least ten (10) percent of the units will be made available 22 23 to households earning no more than sixty-five (65) percent of AMI, adjusted by household size,-. Such entities shall be considered "applicants" for all purposes of this article. with a rent not 24 exceeding thirty (30) percent of sixty-five (65) percent of AMI, less a utility allowance as calculated 25 by HUD. A high cost structuredevelopment in which the building is more than three stories, 26 27 elevators are provided, and over sixty (60) percent of the parking is structured, may provide 28 MPDUs for households earning no more than eighty (80) percent of AMI., with a rent not exceeding thirty (30) percent of eighty (80) percent of AMI. Incentives shall not be available for 29 rental units provided in lieu of affordable for sale units provided under section 27-106(b). A rental 30 applicant may request the enhanced standard incentive of ten an additional five thousand dollars 31 32 (\$105,000.00) per by providing a rental MPDU unit made available to households earning no more 33 than fifty (50) percent of AMI, adjusted by household size, with a rent not exceeding thirty (30) 34 percent of fifty (50) percent of AMI, less a utility allowance as calculated by HUD. The specific 35 incentives requested shall be set forth in the MPDU plan. Rents shall be limited and the formula for 36 determining allowed rent shall be set forth in rules and regulations.

- (b) Definitions. The following words and phrases shall have the following meanings as
 used in connection with developers of rental dwelling units under this section.
- (1) Control period means the time period an MPDU is subject to maximum rental
 rate requirements set forth in this section. The control period is <u>no less than</u> fifteen (15)
 years and begins on the date of initial rental as defined herein. If an individual rental MPDU
 is offered for sale during the control period, the unit shall be treated as a resale MPDU for
 purposes of pricing and eligibility.
- 44 (2) *Date of initial rental* means the date a certificate of occupancy is issued for a 45 rental MPDU.
- 46 (3) *Eligible household* means a household whose income qualifies the household
 47 to participate in the MPDU rental program, and who holds a valid verification of eligibility
 48 from a landlord which entitles the household to rent an MPDU. All nonprofit organizations

designated by the director, governmental or quasi-governmental bodies who purchase or lease MPDUs for the purpose of rental under any city approved program designed to assist the construction or occupancy of housing for families of low or moderate income are deemed "eligible households" for the purposes of this article.

Landlord means the applicant and any subsequent owner or operator of a (4) multi-family rental development which owns or operates a rental development containing MPDUs during the control period.

(54) MPDU in this section means a rental dwelling unit offered to eligible households for rent under this section, or rented under any government or city approved program designed to offer or support housing for families of low or moderate income. Units rented under a government program are deemed MPDUs but are not offered the incentives available under this article or subject to the requirements of this article.

13 (6) Rental applicant means any person, firm, partnership, association, joint 14 venture, corporation, or any other entity or combination of entities, or affiliated entities and 15 any transferee of all or part of the real property at one location, who after this article takes 16 effect develops new rental dwelling units at one location in Denver and applies for 17 incentives under this article.

18 Other terms shall have the same meaning as assigned to them in section 27-103.

19 Eligibility standards. To be eligible to rent an MPDU, households must be earning no (C) 20 more than sixty-five (65) percent of AMI adjusted for household size, less a utility allowance as 21 calculated by HUD, or no more than eighty (80) percent of AMI for developments in which buildings 22 are greater than three (3) stories, elevators are provided, and over sixty (60) percent of the parking 23 is structured. Eligibility standards shall be based on the HUD AMI calculation. OED shall provide an eligibility application form and may adopt rules and regulations for verification and leasing 24 consistent with those provided under section 27-109. Eligibility shall be determined as of the date a 25 26 lease is initially signed by the parties.

27 Covenants. A rental applicant requesting incentives under this section, whose MPDU (d) 28 plan is approved by OED, shall enter into covenants as described in section 27-111 in order to 29 receive the incentives requested. At a minimum the covenants will meet the following:

(1) 30 The rental applicant shall execute and record with the clerk and recorder for 31 the City and County of Denver a covenant on the MPDU property, which shall comply with 32 the provisions in this section. Partnerships, associations or corporations shall not evade this 33 section after receiving incentives through voluntary dissolution.

34 The covenants shall contain at a minimum the information that the property is (2)35 affordability restricted and shall set forth the control period, the rental pricing calculation, the 36 eligibility and non-sublease requirements, penalties for violation, and any other restriction 37 provided herein or in the rules and regulations hereto.

38 (ed) During the control period, all grantors of real property which contains rental MPDUs 39 shall require the grantee to execute a memorandum of acceptance which states that the conveyed 40 property contains rental MPDUs and is subject to the restrictions contained in the covenants 41 required under this article.

42 (fe) The director shall release the covenants upon a finding that all amounts due the city's 43 special revenue fund have been received and all other provisions of the covenant have been 44 satisfied.

45 The director may waive the covenant restrictions on rental if the director finds that the (gf) 46 restrictions conflict with regulations governing federal or state housing programs and thus prevent 47 eligible households from renting such units under the MPDU program. Any waiver shall be in 48 writing, shall reference the recorded covenant, and shall be recorded with the clerk and recorder 49 for the City and County of Denver. 50

(h) Offering of rental MPDUs.

1

2

3

4

5

6

7

8

9

10 11

12

(1) In view of the critical, long term public need for housing for families of low and moderate income, governmental entities or nonprofit organizations designated by the director are deemed eligible renters and may lease rental MPDUs. The MPDUs so leased may be rented to persons of low or moderate income who are eligible for assistance under any federal, state, or local program or to eligible households as defined in this article.

(2) Rental to eligible households.

(A) Every rental MPDU provided under this section shall be offered solely to eligible households for rental to be used for the renter's own primary residence.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

(B) The rental MPDUs shall be offered to the eligible households by the landlord through a fair and equitable system.

(C) The landlord shall use reasonable, good-faith efforts to enter into leases with eligible households and in marketing to eligible households.

(D) A landlord shall not lease any unit without first verifying eligibility of the renter.

(i) A compliance report shall be provided to OED by the landlord on a form of a
 compliance report under adopted rules and regulations.

Section 11. That Chapter 27-116, "Regulations; enforcement", of the Revised Municipal

18 Code is hereby amended by adding the language underlined as follows:

19 Sec. 27-116. Regulations; enforcement.

20 (a) The director may, from time to time, adopt rules and regulations necessary to 21 administer this article.

(b) OED shall maintain a list of all MPDUs constructed, sold or rented under this article.
 <u>The list shall include the date of the expiration of the control period for each unit.</u>

(c) If an applicant violates the requirements of section 27-101 et seq., the city may
 withhold any <u>and all later building department</u> permits to that applicant until the MPDUs required
 hereunder are built and offered for sale to eligible buyers.

(d) This article applies to all agents, successors and assigns of an applicant. A building permit shall not be issued, and a preliminary plan of subdivision, development plan, or site plan shall not be approved unless the applicant meets the requirements of this article. The city may deny, suspend or revoke any building or occupancy permit for a site where a violation is found upon finding a violation of this article. Any prior approval of a preliminary plan of subdivision, development plan or site plan may be suspended or revoked upon the failure to meet any requirement of this article.

(e) Any violation of this article or rules and regulations adopted hereunder is subject to
the penalties described under D.R.M.C. section 1-13(c), except covenant violations shall be
enforceable through the district court. Pursuant to D.R.M.C. § 1-13(c), the city may impose a civil
fine on applicants in an amount up to one hundred fifty (150) percent of the value of the housing
required but not provided.

(f) The director may take legal action to enjoin or void any transfer of an MPDU if any
 party to the transfer does not comply with all requirements of this article. The director may recover
 any funds improperly obtained from any sale or rental of an MPDU in violation of this article.

42 (g) In addition to or instead of any other available remedy, the director may take legal 43 action to:

44 (1) Enjoin an MPDU owner who violates this article, or any covenant signed or 45 order issued under this article, from continuing the violation; or

46 (2) Require an owner to sell an MPDU owned or occupied in violation of this 47 article to an eligible household.

48

- 1 Section 12. That Chapter 27-119, "Applicability", of the Revised Municipal Code is hereby
- 2 amended by adding the language underlined and deleting the language stricken as follows:
- 3 Sec. 27-119. Applicability

(a) This article applies to all applicants and housing units developed by applicants,
where an application for approval of a site plan, development plan, or submission to the
development review committee is requested after the effective date of this article August 12, 2002.
The amendments to this article apply to all applicants and housing units developed by applicants,
where any application for approval of a site plan, development plan, or submission to the
development review committee is requested on or after December 1, 2014.

(b) The requirements of this article shall not apply to planned unit developments (PUDs),
 adopted prior to the effective date of this article August 12, 2002. The amended requirements to
 this article shall not apply to planned unit developments (PUDs), adopted prior to December 1,
 2014.

(c) The requirements of this article shall not apply to any public or private developer who
 has, prior to the effective date of this article August 12, 2002, made a contractual commitment in a
 zoning application to the city for the provision of affordable housing. The amended requirements of
 this article shall not apply to any public or private developer who has, prior to December 1, 2014
 made a contractual commitment in a zoning application to the city for the provision of affordable

20 (d) The requirements of the amendments to this article shall not apply to any public or 21 private developer which prior to December 1, 2014 makes a contractual commitment to the city to construct a minimum of two hundred (200) MPDUs as part of any master planned development 22 23 project under the terms of this Chapter 27, Article IV, as it existed prior to December 1, 2014., with 24 the specific number of MPDUs in a master planned development project to be determined in the 25 contractual commitment. In consideration for constructing the MPDUs, in the master planned development project, developers with such contractual commitments shall be entitled to receive 26 the standard incentives set forth in section 27-107 up to a maximum of \$250,000.00 per year per 27 28 master planned development and the supplemental incentives set forth in section 27-108. These 29 incentives will be made available pursuant to rules and regulations adopted by the director.

30 31 (e) This article does not apply to:

(1) Applicants whose projects utilize private activity bond allocation and four (4) percent Low Income Housing Tax Credits ("LIHTC") or nine (9) percent LIHTC.

(2) Governmental entities, or quasi governmental bodies which develop or construct dwelling units for the purpose of sale or rental under any government program that provides for equivalent or greater number of required dwelling units meeting the definition of MPDU and occupied as housing for persons of low or moderate income.

36 37 38

32

33

34

35

Section 13. That Chapter 27-120, "Evaluation of article", of the Revised Municipal Code is

39 hereby amended by adding the language underlined and deleting the language stricken as follows:

40 Sec. 27-120. Evaluation of article.

(a) *General.* To achieve affordable housing within the City and County of Denver, it is
 contemplated that participation in this endeavor is not only the responsibility of the applicants but
 shall include the support and involvement of the Denver city government, other governmental
 entities, and the community as a whole.

(b) *Evaluation.* Every twelve (12) months, OED shall prepare a written report of OED's
workforce housing activities and assess its progress toward the goals of this article. <u>activities</u>
related to, and an assessment of outcomes and progress toward the goals of, this article. No later

1	than August of 2019, OED shall conduct a policy review of the ordinance, hold a public hearing to				
2	gather input for the review, and report the findings a				
3					
4	Every twelve (12) months from the effective date of the ordinance from which this article				
5	derives through 2005 and in August of 2008, city council shall hold a public hearing to evaluate the				
6	effectiveness of the article. As part of that evaluation, council shall consider the question of				
7	whether to retain or repeal the provisions of this a	ticle. In conducting the public hearing), council		
8	shall consider the following:				
9	(1) Testimony from OED, including	a written report of OED's affordable	housing		
10	activities;				
11	(2) Testimony from the other appropriate city officials on how the city is meeting				
12	its responsibilities as to:				
13	(A) Ensure compliance with the affordable housing ordinance by applicants				
14	and subsequent owners of MPDUs;				
15	(B) Monitor availability of affordable housing produced under the terms of				
16 17	this article;				
17 10	(C) Evaluate the continued level of the need for housing in the affordable				
18 19	categories; and (D) Evaluate market factors: and				
20			olonmont		
20	(3) Testimony from the community as a whole, including the development community and the housing community.				
21	community and the nedering community.				
22	Section 14. That the amendments in this ordinance become effective at 12:00 a.m. on				
23	December 1, 2014.				
24	COMMITTEE APPROVAL DATE: n/a				
25	MAYOR-COUNCIL DATE: n/a				
26	INTRODUCED BY: Robin L. Kneich, Councilwoman At Large:,2014				
27	PASSED BY THE COUNCIL:		, 2014		
28		- PRESIDENT			
29	APPROVED:	- MAYOR	, 2014		
30					
31	ATTEST:	EX-OFFICIO CLERK OF THE			
32		CITY AND COUNTY OF DENVER			
52		CITE AND COUNTED DERVER			
33	NOTICE PUBLISHED IN THE DAILY JOURNAL:	, 2014;	, 2014		
34	PREPARED BY: Adam C. Hernandez, Assistant Ci				
25					
Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the the City Attorney. We find no irregularity as to form, and have no legal objection to the					
37	ordinance. The proposed ordinance IS NOT submit				
38					
39					
40	D. Scott Martinez, City Attorney,				
41					
42	BY:, Assistant City Attorn	ey DATE:	_, 2014		