1	<u>BY AUTHORITY</u>					
2	ORDINANCE NO COUNCIL BILL NO. XXX					
3	SERIES OF 2024 COMMITTEE OF REFERENCE:					
4	Safety, Housing, Education and Homelessness	5				
5						
6	<u>A BILL</u>					
7						
8 9 10	regarding the sale of tobacco products including flavored tobacco products.					
11	WHEREAS, the City and County of Denver finds that a narrow prohibition on the sale					
12	of flavored tobacco products by licensed tobacco retailers is appropriate to protect public healt	h				
13	and advance health equity; and					
14	WHEREAS, by delaying the effective date of the ordinance by 90 days, the Department	: of				
15	Public Health and Environment will have time to educate businesses and encourage voluntary					
16	compliance.					
17						
18	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:					
19	Section 1. That article XI, division 1, of chapter 24, D.R.M.C., shall be amended by deleting					
20	the language stricken and adding the language underlined, to read as follows:					
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22	Sec. 24-401 Definitions.					
23	(a) Board means the board of public health and environment of the City and Cour	ity of				
24	Denver.					
25	(b) Director means the director of the department of excise and licenses of the City	/ and				
26	County of Denver and the director's authorized representative.					
27	(c) Flavored tobacco product means any tobacco product that imparts a cooling sense	ation,				
28	numbing sensation, taste, or smell, other than the taste or smell of tobacco, that is distinguish	nable				
29	by an ordinary consumer either prior to or during the consumption of a tobacco product, inclu	uding				
30	but not limited to any taste or smell relating to fruit, menthol, mint, wintergreen, chocolate, co	ocoa,				
31	vanilla, honey, or any candy, dessert, alcoholic beverage, herb, or spice. A tobacco product sha	ill not				
32	be determined to be a flavored tobacco product solely because of the use of additives or flavo	rings				
33	or the provision of ingredient information.					
34	(ed) Manager means the manager of the department of public health and environme	ent of				

1 the City and County of Denver and the manager's authorized representative.

(e) Nicotine means any form of the chemical nicotine, including any salt or complex,
 regardless of whether the chemical is naturally or synthetically derived, and includes nicotinic
 alkaloids and nicotine analogs.

- 5 (df) *Person* means any firm, corporation, association, or other organization acting as a 6 group or unit as well as an individual. It shall also include an executor, administrator, trustee, 7 receiver, or other representative appointed according to law.
- 8 (g) Pipe tobacco means any tobacco that, because of its appearance, type, packaging, or 9 labeling, is suitable for use and likely to be offered to or purchased by consumers as tobacco to 10 smoke in a pipe, and excluding any tobacco product which, because of its appearance, type, 11 packaging, or labeling, is suitable for use and likely to be offered to, or purchased by, consumers as 12 tobacco for making cigarettes, including roll-your-own cigarettes.
- 13 (h) Premium cigar means a cigar that meets all the following characteristics:
- 14 (1) is handmade or hand rolled;
- 15 (2) is not mass produced through the use of mechanization;
- 16 (3) has a wrapper that is made entirely from whole tobacco leaf;
- 17 (4) has a filler composed of at least fifty percent natural long-leaf filler tobacco;
- 18 (5) does not have a filter, tip, or nontobacco mouthpiece;
- 19 (6) is capped by hand;

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- 20 (7) weighs more than 6 pounds per 1,000 units; and
- 21 (8) has a wholesale price per cigar of:
  - a. for the calendar year ending December 31, 2024, twelve dollars (\$12), and
- 23 b. for each calendar year thereafter, twelve dollars (\$12) plus the amount reflecting

any percentage increase in the U.S. Department of Labor's Bureau of Labor Statistics Consumer
 Price Index for Denver-Aurora-Lakewood for all items and all urban consumers, or its successor
 index.

- (ei) School means a public or private preschool or a public or private elementary, middle,
   junior high, or high school.
- (fj) *Retail tobacco store* means a business of any kind that sells, gives, delivers, or
   furnishes tobacco products to a user or consumer.
- 31 (<u>gk</u>) Tobacco product means:

32 (1) Any product containing tobacco or nicotine or that is made or derived from tobacco that 33 may be used to introduce tobacco or nicotine into the human body, including but not limited to,

cigarettes, cigars, pipe tobacco, hookah tobacco, snuff, chewing tobacco, dipping tobacco,
 dissolvable tobacco products, and nicotine-enhanced products;

3 (2) Any electronic device that may be used to deliver nicotine to the person inhaling from 4 the device, including any solution, compound, or other substance containing nicotine to be used with 5 the device; and

6 (3) Any other preparation of tobacco and any product or formulation of matter containing 7 nicotine that may be used to introduce nicotine into the human body.

8 Excluded from this definition are any products specifically approved the United States Food 9 and Drug Administration for use in reducing, treating or eliminating nicotine or tobacco dependence 10 or for other medical purposes, when the products are being marketed and sold solely for such 11 approved purpose any drugs, devices, or combination products authorized for sale by the U.S. Food 12 and Drug Administration, as those terms are defined in the Federal Food, Drug, and Cosmetic Act.

13(i)Vending machine means any mechanical, electric or electronic device that, on14insertion of money, tokens or any other form of payment, automatically dispenses tobacco products.

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## 16 Sec. 24-404. - Sale of flavored tobacco products prohibited.

17 (a) It shall be unlawful for any retail tobacco store to sell, offer for sale, give, barter, deliver
 18 or furnish to a user or consumer any flavored tobacco product or samples of such products.

(b) A violation of this section shall be a noncriminal violation upon which the manager is
 authorized to assess civil penalties as provided in article I, chapter 24.

(c) Upon review on appeal pursuant to article I, chapter 24, there shall be a presumption,
 rebuttable by clear and convincing evidence, that a tobacco product is a flavored tobacco product if
 a retail tobacco store, tobacco product manufacturer, or any employee or agent of a retail tobacco
 store or tobacco product manufacturer has:

25 (1) Made a public statement or claim that the tobacco product imparts a flavor other than
 26 tobacco, or imparts a cooling or numbing sensation, during consumption of that product;

Used text or images, or both, on the tobacco product's labeling or packaging to
 explicitly or implicitly indicate that the tobacco product imparts a flavor other than tobacco or imparts
 a cooling or numbing sensation during consumption of that product; or

30 (3) Taken action directed to consumers that would be reasonably expected to cause
 31 consumers to believe the tobacco product imparts a flavor other than tobacco or imparts a cooling
 32 or numbing sensation during consumption of that product.

1 Sec. 24-404<u>5</u>. - Access to tobacco products.

(a) It shall be unlawful for any person retail tobacco store to sell or display, or permit to be
sold or displayed, any tobacco product in such a manner that it can be reached or purchased by
customers without it being requested from, and provided by, an employee of the establishment.

5 (b) This section <del>24-404</del> shall not apply to <u>premium</u> cigars or pipe tobacco sold or displayed 6 by a person who primarily engages in the business of selling cigars, pipe tobacco, cigar related 7 accessories, and pipe tobacco related accessories, or the rental of on-premises humidors or other 8 cigar storage units.

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## 10 Sec. 24-40<u>56</u>. - Packaging of tobacco products.

(a) It shall be unlawful for any person retail tobacco store to sell tobacco products in any
 form or condition other than in the packaging provided by the manufacturer.

(b) It shall be unlawful for any person to permit or allow that person's agent, servant, or
 employee to sell tobacco products in any form or condition other than in the packaging provided by
 the manufacturer.

- 16 (e<u>b</u>) This section <del>24-405</del> shall not apply to <u>premium</u> cigars or pipe tobacco sold by a person 17 who primarily engages in the business of selling cigars, pipe tobacco, cigar related accessories, and 18 pipe tobacco related accessories, or the rental of on-premises humidors or other cigar storage units.
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## 20 Sec. 24-4067. - Suspension of right privilege to sell tobacco products.

(a) Upon a determination that a violation of this division 1 has occurred at a given location,
 the manager may issue a warning that a future violation within one (1) year may result in the
 suspension of the person's privilege to sell tobacco products where the violation occurred.

(ba) Upon a determination that a second violation of this division 1 has occurred at the same location within one (1) year after the first violation tThe manager may suspend the person's right retail tobacco store's privilege to sell tobacco products for a period not to exceed thirty (30) days at the <u>a</u> location where the <u>multiple</u> violations <u>of this division have</u> occurred. Such suspension order shall be effective thirty (30) days from the date of issuance <u>and shall not exceed the following number</u> <u>of days:</u>

30	<u>(1)</u>	For a	a suspension order issued on or before December 31, 2026,
31		<u>a.</u>	For a second violation within one (1) year at the same location, thirty (30) days;
32		b	For a third violation within one (1) year at the same location sixty (60) days: and

33 c. For a fourth or subsequent violation within one (1) year at the same location,

1	<u>one (1</u>	I) year.
2	<u>(2)</u>	For a suspension order issued on or after January 1, 2027,
3		a. For a second violation within two (2) years at the same location, thirty (30) days;
4		b. For a third violation within two (2) years at the same location, sixty (60) days;
5	and	
6		c. For a fourth or subsequent violation within two (2) years at the same location,
7	<u>one (1</u>	I) year.
8	<u>(3)</u>	For a suspension order issued on or after January 1, 2028,
9		a. For a second violation within three (3) years at the same location, thirty (30)
10	<u>days;</u>	
11		b. For a third violation within three (3) years at the same location, sixty (60) days;
12	and	
13		c. For a fourth or subsequent violation within three (3) years at the same location,
14	<u>one (1</u>	I) year.
15	<del>(c)</del>	Upon a determination that a third violation of this division 1 has occurred at the same
16	location withi	in one (1) year after the first violation, or upon a determination of a violation of the terms

16 location within one (1) year after the first violation, or upon a determination of a violation of the terms 17 or conditions of an order suspending sales privileges entered pursuant to the provisions of this 18 section, the manager may suspend the person's privilege to sell tobacco products at the location 19 where the violations occurred for a period not to exceed sixty (60) days. Such suspension order shall 20 be effective thirty (30) days from the date of issuance.

(d) Upon a determination that a fourth or subsequent violation of this division 1 has occurred at the same location within a one-year period, or upon a determination that two (2) or more violations of the terms or conditions of an order suspending sales privileges entered pursuant to the provisions of this section have occurred, the manager may suspend the person's privilege to sell tobacco products at the location where the violations occurred for a period not to exceed one (1) year. Such suspension order shall be effective thirty (30) days from the date of issuance.

(eb) The manager may take any actions the manager deems necessary to ensure compliance with a suspension of the privilege to sell tobacco products, including, but not limited to, requiring the person to remove all tobacco products from the sales area of the location where tobacco is sold for the duration of the suspension, and inspecting any and all documentation relevant to the suspension. The manager may post, in a prominent place at the premises of the location where tobacco sales have been suspended, a notice that tobacco sales have been suspended for the duration of the suspension.nic

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2	Sec.24-408 Liability.
3	A retail tobacco store shall be liable for the actions of their officers, agents, representatives
4	or employees regarding the sale, offer to sell, and furnishing of tobacco products on the premises.
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6	Sec. 24-409 Reporting.
7	Report to city council. The manager shall report in writing to city council by July 1 of each
8	year, beginning in 2026, regarding the implementation and effectiveness of section 24-404.
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10	Secs. 24-410—24-419 Reserved.
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12	Section 2. That article IV, chapter 34 of the code be amended by deleting the language
13	stricken and adding the language underlined, to read as follows:
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15	Sec. 34-64. – Purchase, possession and admission to certain places
16	(a) It shall be unlawful for any minor to purchase or procure any material which any person
17	is forbidden by law to sell give, deliver, or furnish to minors, provided however that this subsection
18	shall not apply to tobacco products, as defined in article XI, chapter 24.
19	(b) It shall be unlawful for any minor to gain admission to places prohibited to minors.
20	(c) It shall be unlawful for any minor to purchase or procure any cigarettes or any other
21	tobacco product.
22	(d <u>c</u> ) It shall be unlawful for any minor to possess any cigarettes or any other tobacco
23	product. A violation of this section is hereby declared to be a noncriminal violation.
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25	Section 3. Effective Date. This ordinance shall become effective 90 days after final
26	publication.
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28	COMMITTEE APPROVAL DATE:, 2024.
29	MAYOR-COUNCIL DATE:, 2024.
30	PASSED BY THE COUNCIL 2024
31	- PRESIDENT
32	APPROVED: MAYOR 2024
33	ATTEST: CLERK AND RECORDER,

1 2 3	EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER				
4	NOTICE PUBLISHED IN THE DAILY JOURNAL	2024;	2024		
5					
6	PREPARED BY: Jonathan Griffin, Assistant City	Attorney DATE: Nover	mber 5, 2024		
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8					
9 10 11 12 13	Pursuant to section 13-9, D.R.M.C., this proposed of the City Attorney. We find no irregularity as to form ordinance. The proposed ordinance is not submitte 3.2.6 of the Charter.	, and have no legal objection to	o the proposed		
14	Kerry Tipper, City Attorney				
15					
16	BY:City Attor	ney DATE:			