1	BY AUTHO	<u>DRITY</u>			
2	ORDINANCE NO	COUNCIL BILL NO. CB23-XXXX			
3	SERIES OF 2023	COMMITTEE OF REFERENCE:			
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5	<u>A BILL</u>				
6 7 8 9	For an ordinance amending the 1963 Retirement Plan with regard to definitions, retirement benefits, Internal Revenue Code qualification requirements, disability retirement application; actuarial matters,.				
10	WHEREAS, under Section 18-405(g) of the	Code, the Retirement Board is responsible for			
11	making recommendations to the City for amendments to the Plan when in the judgment of the Board				
12	such changes are necessary; provided that such recommendations are accompanied by a report of				
13	the Plan's actuary setting forth the effect of such amendments; and,				
14	WHEREAS, while in the process of administering the Plan, it has been determined that the				
15	clarification of various procedures or legal requirements applicable to the Plan, as well as the				
16	removal of obsolete language, has become necessary to assist the Plan in administering benefits,				
17	explaining the benefits available to members and their beneficiaries, and to ensure uniformity in the				
18	application of terms within the Plan.				
19 20	NOW, THEREFORE, BE IT ENACTED BY THE	COUNCIL OF THE CITY AND COUNTY OF			
21	DENVER:				
22 23 24 25	Section 1. That Section 18-402(9) of the Revis amended by deleting the language struck through a	ed Municipal Code, relating to definitions be nd adding the language underlined as follows:			
26 27	Sec. 18-402. Definitions.				
28	* * *	*			
29					
30 31 32 33 34 35	(9) Credited service shall mediate fractions thereof) of service for which controllered by the plan based on the member's and months (and fractions thereof) of permise provided in this division) obtained by the members.	compensation, and the number of years sive service credit (subject to the terms			
36 37 38 39 40					

1	credited to such member by the retirement board.			
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3	* * * *			
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5	(c) In determining credited service, the plan shall count current service for			
6	fractional years and months on the basis of one-twelfth of one (1) year for each			
7	full calendar month pay period of service.			
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12	(13) Employee shall mean any employee of the city who regularly works for the city			
13	at least forty (40) hours in a biweekly pay period, twenty (20) hours per week,			
14	but shall not mean or include those reemployed pursuant to subsection 18-			
15	408(j)(7) of this article, or persons holding on-call positions ("on-call position"			
16	shall mean and include those positions which have no established work			
17	schedule and for which no employee benefits are available). The term "regularly			
18	works" shall mean and apply to a person who works at least forty (40) hours in			
19	a biweekly pay period twenty (20) hours per week for a total of six (6) twelve			
20	(12) or more biweekly pay periods weeks in a rolling twelve-month period.			
21	(12) of more biweekly pay periods weeks in a folling twelve month period.			
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23	Section 2. That Section 18-404(4) of the Revised Municipal Code, relating to Internal			
24	Revenue Code Qualification requirements be amended by deleting the language struck			
25	through and adding the language underlined as follows:			
26	through and adding the language underlined as follows.			
27	Sec. 18-404. Qualification requirements—Internal Revenue Code.			
28	Sec. 10-404. Qualification requirements—internal Nevenue Code.			
29	* * *			
30	(4) A member's benefit shall begin no later than April 1 of the calendar year			
31	following the calendar year in which the member reaches the age of seventy-threeand			
	, , <u>, , , , , , , , , , , , , , , , , </u>			
32	one-half (73701/2) years or retires, whichever is later.			
33	Section 2 That Section 19 405/b)/2) of the Deviced Municipal Code relating to newers of			
34	Section 3. That Section 18-405(b)(3) of the Revised Municipal Code, relating to powers of			
35	the retirement board, be deleted in its entirety and replaced with the following:			
36				
37	0 40 405 D 4 4 4			
38	Sec. 18-405. Retirement board.			
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42	(b) Additional powers. In addition to the general authority granted to the retirement			
43	board to carry out and administer the plan and the trust assets, and in no way in			
44	limitation of such authority, the board shall have the following powers:			
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The authority to recover from benefit recipients, through legal process or benefit offset, any benefits or premiums improperly paid to them or on behalf of them to which they or their beneficiaries are not entitled, and to assess interest on such money at the general statutory rate. When a benefit offset is not available as a means to collect, the plan may employ any collection method available, including assigning such accounts to private counsel or private collection agencies. If a legal suit is brought, then reasonable collection costs, attorney's fees, and legal expenses shall be added to the amount due. In the case of dishonored bank drafts and other negotiable instruments, the plan may pursue all remedies provided for in the Colorado Revised Statutes.

The benefit recipient or their beneficiary(ies) shall be liable for repayment of the total of the amount outstanding plus any collection fees or costs. The plan may, at its option, waive the collection fee for good cause shown.

Section 4. That Section 18-405(c)(2) of the Revised Municipal Code, relating to powers of the retirement board, be deleted in its entirety and the remainder of Section 18-405(c) be renumbered to read as follows:

Sec. 18-405. Retirement board.

- (c) Meetings and notices.
 - (1) Regular meetings of the retirement board shall be held on regular business days chosen by the retirement board.
 - (2) Special meetings may be called by not less than two (2) retirement board members and shall be held on a regular business day as chosen by the retirement board. Notice of the date of special meetings shall be transmitted to each member of the retirement board within a reasonable period of time before such meetings are held.
 - All meetings of the retirement board shall be public and shall be held in (3)the offices of the retirement plan unless another location within the city is selected by the board by giving notice thereof in advance. All notices shall be published and provided in accordance with the open meetings laws and shall be posted on the plan's Internet website at least one (1) week before each meeting indicating the time and place of the meeting. Three (3)

members of the retirement board shall constitute a quorum at any meeting, and each member shall be entitled to one (1) vote. Annually the retirement board shall elect one (1) of its members to preside over the board and its meetings as chairperson, and to perform such related duties as may be required by the retirement board. The retirement board shall also elect another member as vice-chair to perform those duties in the absence of the member routinely presiding.

Section 5. That Section 18-405(d) of the Revised Municipal Code, relating to vacancy of office and role of the advisory committee, be amended by deleting the language struck through and adding the language underlined as follows:

Sec. 18-405. Retirement board.

* * * *

(d) Advisory committee.

* * * *

(3) Vacancy of office. If an advisory committee member should vacate the office before the term expires, the office shall be filled by the person receiving the second highest number of votes at the election immediately preceding the vacancy who meets the qualifications of this division. The person appointed to fill the vacated office shall serve the remainder of the vacated termuntil the next regular election where the office shall be filled by the person receiving the second highest number of votes at that election who meets the qualifications of this division.

* * * *

- (5) Role of advisory committee members. The duty and function of the advisory committee shall be to present to the retirement board, but not to trustees or investment managers, suggestions and questions which are in the interest of the general membership of the plan.
- **Section 6.** That Sections 18-408(d)(2)(b) and (e)(2)(b) of the Revised Municipal Code, relating to application for disability retirement benefits, be amended by deleting the language struck through and adding the language underlined as follows:

Sec. 18-408. Retirement Categories.

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d) Disability retirement resulting from service duty. Disability retirement resulting from service duty shall be available to any active member who becomes totally and permanently disabled as defined below in this subsection (d) prior to the member's normal retirement date. The effective date of retirement shall be the first day of the month following termination of employment with the employer by reason of the disability:

* * * *

(2) Total and permanent disability for disabilities which occur after July 31, 2005, shall be awarded when, and the phrase "totally and permanently disabled" for disabilities which occur on or after August 1, 2005, is defined as occurring when:

* * * *

(b) The injury or occupational disease occurs not more than twenty-four (24) months before the effective date of retirement.

Exceptions to this twenty-four (24) month requirement may be made by the executive director upon a showing of good cause and due diligence on the part of the member; and

* * * *

(e) Disability retirement not resulting from service duty. As set forth below in this subsection (e), disability retirement not resulting from service duty shall be available to all totally and permanently disabled active members whose appointment occurs after December 31, 1962, upon completion of ten (10) years of credited service; and shall also be available to all totally and permanently disabled active members whose appointment occurs after December 31, 1988, upon completion of five (5) years of credited service.

* * * *

(2) For disabilities that occur on or after August 1, 2005, disability retirement not resulting from service duty for total and permanent disability shall be awarded when:

* * * *

(b) The disease or accidental injury occurs not more than twenty-four (24) months before the effective date of retirement. Exceptions to this twenty-four (24) month requirement may be made by the executive director upon a showing of good cause and due diligence on the part of

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the member; and

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Section 7. That Section 18-410(a)(6) of the Revised Municipal Code, relating to joint and survivor benefits and minimum distribution requirements be amended by deleting the language struck through and adding the language underlined as follows:

Section 18-410. Joint and Survivor Benefits.

Spousal consent, incidental benefit requirements and required distributions. (a)

- (6)Minimum distribution requirements. Notwithstanding any other provision of the plan, the entire interest of a member under the plan, including incidental death benefits and any other non-retirement benefits provided under the plan, shall be paid in accordance with the minimum distribution requirements of section 401(a)(9) of the Internal Revenue Code, including those provisions pertaining to non-spousal beneficiaries, to the extent such requirements are applicable to governmental plans. Pursuant to such requirements, the interest of each member in the plan must be distributed beginning not later than the member's required beginning date, if such date is earlier than the date on which benefits otherwise would begin under the terms of this plan. The required beginning date of a member is the April 1 of the calendar year following the calendar year in which the member attains age seventy-three and one-half (701/273) or retires. whichever is later.
 - In the event a member dies before distributions have commenced a. to the member in accordance with the requirements of section 401(a)(9) of the Internal Revenue Code and the plan, the entire interest of such member must be distributed within five (5) years after the death of such member, unless the member's interest is payable, under the terms of the plan, to the member's surviving spouse or designated beneficiary over the life expectancy of such surviving spouse or designated beneficiary. In that event, distribution of the member's interest must begin not later than one (1) year after the death of the member. Notwithstanding the above, if the member's interest is payable, under the terms of the plan, to the member's surviving spouse, the date on which distributions must begin under this paragraph (5) will not be earlier than the date on which the member would have attained age seventy-three and one-half (70½73) and, if the surviving spouse dies before distributions to such surviving spouse begin, this paragraph (5) will be applied as if the surviving spouse were the member.
 - In the event a member dies after distributions have commenced b. to the member in accordance with the requirements of section 401(a)(9) of the Internal Revenue Code and the plan, the remaining interest of such

member must be distributed to the surviving spouse or other designated beneficiary entitled thereto under this article at least as rapidly as under the method of distribution being used as of the date of the member's death.

Section 8. That Section 18-413(b)(3) of the Revised Municipal Code, relating monthly payment of benefits and minimum distribution requirements be amended by deleting the language struck through and adding the language underlined as follows:

Section 18-413. Monthly payment of benefits.

* * * *

(b) Delivery.

* * * *

(3)For two (2) consecutive months, if If, at least twice in any twelve (12) month period, the United States Postal Service returns to the plan as undeliverable a retirement payment (for those members who receive a check under subsection 18-413(b)(1)a.), or returns to the plan as undeliverable a notice of deposit (for those members who have direct deposit under either subsection 18-413(b)(1)b. or subsection 18-413(b)(2)), or returns to the plan any correspondence mailed to the member to the last known address shown in the records of the retirement plan, or if any other agreed upon delivery method for any member communication fails, a member's monthly retirement benefit shallmay be suspended until the plan is able to confirm the address or delivery details of the member or his or her beneficiary. The plan shall not be held liable for the non-payment of the benefit and the loss of the opportunity of use of any payments temporarily withheld under this section pending the determination of the status or location of the member. Additionally, the benefit payments and interest or earnings on those benefits and future benefits, if any, continuing to be withheld pending the determination of the status or location of the member, shall be held by the plan as unclaimed property and held and disposed of in accordance with the terms thereof.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

1	COMMITTEE APPROVAL DATE: NOT SURE OF DATE					
2	MAYOR-COUNCIL DATE: NOT SURE OF DATE					
3	PASSED BY THE COUNCIL:					
4		PRES	SIDENT			
5	APPROVED:	MAY0	MAYOR			
6 7 8	ATTEST:	EX-O	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER			
9	NOTICE PUBLISHED IN THE DAILY JOURNAL:					
10	PREPARED BY: Robert A. McDermott, Assistant	City Attorr	ney	DATE: ????????		
11 12 13 14	Pursuant to section 13-9, D.R.M.C., this proposed City Attorney. We find no irregularity as to form ordinance. The proposed ordinance is submitted to of the Charter.	, and hav	re no lega	al objection to the proposed		
16	Kerry Tipper, Denver City Attorney					
17	RV: Assistant City Atto	rnev	DATE:			