1	BY AUTHORITY		
2	ORDINANCE NO.	COUNCIL BILL NO. 22-0625	
3	SERIES OF 2022	COMMITTEE OF REFERENCE:	
4		Finance & Governance	
5			
6	<u>A BILL</u>		
7	For an ordinance clarifying wage requirements in the city.		
8			
9	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:		
10	Section 1. That chapter 20, article IV, division 3.5, shall be repealed in its entirety.		
11	Section 2. That chapter 20, article IV, division 3.75 shall be amended by deleting the language		
12	stricken and adding the language underlined, to read as follows:		
13	<u>Secs. 20-80 – 20-81. Reserved</u>		
14	Sec. 20-82 Payment of city contract minimum wage.		
15	(a) <i>Required.</i> Subject to the terms of this divisio	n, every person or entity that provides any of the	
16	following services: concession services; catering services; maintenance services; ramp and cargo		
17	services; hospitality services; miscellaneous services; or security services as defined in this division		
18	("covered services") to the city, or on city property for more than thirty (30) consecutive days in a		
19	calendar year, or pursuant to a negotiated contractual requirement, shall pay all covered workers not		
20	less than a " city <u>contract</u> minimum wage" as calculated pursuant to subsection (c) for covered work.		
21	(b) Contract specifications. Every covered contract	act with a maximum contract amount in excess	
22	of fifty thousand dollars (\$50,000.00) shall contain a pr	ovision requiring that all covered workers shall	
23	be paid not less than the city minimum wage calculated	pursuant to subsection (c) for all covered work.	
24	The city <u>contract</u> minimum wage shall be paid pursuan	t to a covered contract from and after the date it	
25	satisfies the criteria described in this division. For any	city contract that is not a covered contract, but	
26	upon renewal, amendment, or otherwise qualifies a	s a covered contract at a later date, the city	
27	<u>contract</u> minimum wage requirement shall be mandat	ory from and after the date that a city contract	
28	qualifies as a covered contract pursuant to this division	n. Increases in the -city <u>contract</u> minimum wage	
29	subsequent to the date of a covered contract for a	term not to exceed one (1) year shall not be	
30	mandatory on either the contractor or any other persor	or entity. Except as provided in this division, in	
31	no event shall any increase in the city <u>contract</u> minim	Im wage result in any increased liability on the	
32	part of the city, and the possibility and risk of any such increase is assumed by all contractors entering		
33	into any covered contract with the city. Notwithstand	ling the foregoing, the city may negotiate, in	
34	particular covered contracts, to reimburse a contractor	for increased-city <u>contract</u> minimum wage rates.	

Decreases in the city contract minimum wage subsequent to the date of a covered contract shall not
 be permitted.

3 (c) Calculation of city <u>contract</u> minimum wage.

7

4 (1) City council hereby declares that it is in the best interest of the city to protect workers'
5 bargaining power and establish a-city contract minimum wage that shall be paid to the various covered
6 workers identified in this division.

(2) The city contract minimum wage, exclusive of fringe benefits, shall be calculated as follows:

8 (3) Tips actually received by a particular food and beverage worker may be applied to a 9 contractor or other person or entity's obligation to pay the city contract minimum wage. However, no 10 more than three dollars and two cents (\$3.02) per hour in tip income ("tip credit") may be used to partially offset payment of the city contract minimum wage for a given day., and only then for persons 11 12 who directly and customarily receive tips until June 30, 2022. Beginning on July 1, 2022, the tip credit 13 shall be increased by an amount corresponding to the prior year's increase, if any, in CPI as 14 hereinafter defined. In no event shall the tip credit increase to an amount that would allow payment of 15 a wage less than that required by state or federal law.

16 (4) In order to prevent inflation from eroding the value of the city's contract minimum wage rate, 17 on January 1, 2023July 1, 2022, the city contract minimum wage rate shall increase to an amount 18 equal to the Denver Minimum Wage as provided in section 58-16(b). Annually thereafter, on the first of 19 January, the contract minimum wage rate shall increase by an amount corresponding to the increase 20 in the Denver Minimum Wage. the prior year's increase, if any, in the Consumer Price Index (Urban 21 Wage Earners and Clerical Workers, Denver-Aurora-Lakewood) or its successor index as published by 22 the U.S. Department of Labor or its successor agency ("CPI"). Annually thereafter, on the first of July, 23 the city's minimum wage rate shall increase by an amount corresponding to the prior year's increase, if 24 any, in CPI.

(g) Review. Any determination of the auditor related to the payment of the <u>city contract</u> minimum
 wage, and a contractor's strict adherence to the requirements of this division including, but not limited
 to, determinations of covered worker status, determinations of underpayment or misreporting, and the
 imposition of penalties pursuant to this division shall be reviewable as follows:

- 29 Sec. 20-83. Enforcement and penalties.
 - (a) Enforcement.

30

(2) Payroll records produced pursuant to subsection (a)(1) shall be accompanied by a sworn
 statement of the contractor that the document is a true and correct copy of the payroll records of all
 covered workers performing covered work pursuant to the covered contract, that payments were made
 to all covered workers as set forth in the payroll records, that no deductions were made other than

those described in such records, and that all covered workers employed pursuant to the covered contract, either by the contractor or another person or entity, have been paid at least the <u>city contract</u> minimum wage for all covered work or describe in detail all instances in which the foregoing requirements were not fully satisfied.

5 (3) Contractors shall post in a place which is prominent and easily accessible to covered 6 workers the city contract minimum wage to be paid to covered workers for covered work, and that 7 complaints by third parties, including employees of contractors or other entities, of violations may be 8 submitted to the auditor. Contractors shall display the posting in English and also in any primary 9 language spoken by at least ten (10) percent of the employees at the work-place or job site. If display 10 of a poster is not feasible, including situations when an employee does not have a regular workplace or job site, contractors may provide the information on an individual basis, in an employee's primary 11 12 language, in physical or electronic form that is reasonably conspicuous and accessible.

13 (4) If any covered worker employed by a contractor or any other person or entity pursuant to a 14 covered contract has been or is being paid a rate of wages less than the city contract minimum wage for covered work, the city may, at its option, by written notice to the contractor, withhold further 15 16 payment to the contractor, suspend the contractor's right to proceed with work, suspend access to city 17 property, suspend such part of the work or access as to which there has been a failure to pay the city 18 contract minimum wage rate for covered work, or terminate the contract. In the event of suspension or 19 contract termination, the contractor shall be liable to the city for any and all costs related to such 20 contract termination or suspension, including, but not limited to all costs incurred by the city to 21 complete work or provide services contemplated by the contract.

(b) *Penalties.* Any contractor subject to the requirements of this division shall as a penalty pay
 to the city an amount as set forth below for each covered worker for each day they are paid less than
 the <u>city contract minimum wage</u> for the performance of covered work.

(2) The contractor's penalty shall be fifty dollars (\$50.00) for each day, or portion thereof, for
each covered worker paid less than the <u>city contract minimum wage rate for covered work, unless the</u>
failure of the contractor to ensure payment of the <u>city contract minimum wage rate was a good faith</u>
mistake and, if so, the error was corrected within thirty (30) days of the date it was brought to the
attention of the contractor.

30 (3) The contractor's penalty shall be two thousand five hundred dollars (\$2,500.00) for a 31 violation, plus seventy-five dollars (\$75.00) for each day, or portion thereof, for each covered worker 32 paid less than the<u>city contract</u> minimum wage rate for covered work, if the contractor has been 33 assessed a penalty, but not more than two (2) other penalties, within the previous three (3) years for 34 failure to comply with the terms of this division, unless all such penalties were subsequently withdrawn

1 or overturned during the previous three (3) years pursuant to this division.

(4) The contractor's penalty shall be five thousand dollars (\$5,000.00) for a violation, plus one
hundred dollars (\$100.00) for each day, or portion thereof, for each covered worker paid less than the
<u>city contract</u> minimum wage rate for covered work, if the contractor has been assessed three (3) or
more other penalties within the previous three (3) years for failure to comply with the terms of this
division, unless any such penalties were subsequently withdrawn or overturned resulting in two (2) or
fewer penalties during the previous three (3) years pursuant to this division.

8 (8) A contractor who is found by the auditor pursuant to this division to have failed to ensure 9 payment of the city contract minimum wage to a covered worker for covered work shall, within thirty 10 (30) days of notice of a violation from the auditor, or if applicable, thirty (30) days from any final order pursuant to Section 20-82(g), attempt in good faith to locate and pay any such covered worker all 11 12 wages required pursuant to this division. Failure by any contractor to attempt in good faith to locate and ensure payment of any underpaid covered worker in compliance with the terms of this subsection 13 14 shall for any underpayment to a covered worker greater than fifty dollars (\$50.00) result in a penalty of 15 five thousand dollars (\$5,000.00) for each such violation. If a contractor is able to adequately 16 document its good faith efforts to locate and timely pay a covered worker pursuant to this subsection it 17 shall not be subject to further penalty if it is unable to reasonably locate or pay a covered worker all-city 18 contract minimum wages owed. Any finding or penalty for failure to timely pay a covered worker, or 19 attempt in good faith to locate and timely pay a covered worker amounts owed pursuant to this 20 subsection shall be subject to review pursuant to Section 20-82(g).

21 Sec. 20-84. – Miscellaneous.

22 (a) Covered workers; intent. The intent of this division is to ensure the payment of a city contract 23 minimum wage to an expanded number of workers providing services to the city, or on city property 24 pursuant to a covered contract, or pursuant to a negotiated contractual requirement. Unless 25 specifically negotiated, it is not the city's intent to impose wage requirements for city contracts, or work 26 pursuant to an otherwise covered contract (excepting catering services), that involves only the 27 purchase of goods and non-professional services considered to be ancillary to the purchase of goods. 28 For the purposes of this division, and except as described below, unless a city contract contains a 29 negotiated contractual requirement specifying otherwise, a broker, entity or person that only supplies 30 goods and/or transportation services incident to delivering goods to city property (including the use of 31 common carriers) is considered a supplier and is not performing covered work pursuant to this division. 32 Notwithstanding the foregoing, the provision of catering services is not the mere provision of goods 33 pursuant to this division and may qualify as a covered service. It is also not the intent of this division to 34 reduce any differing wage requirements established by federal or state law or that arise from or in

1 connection with federal or state funding utilized or disbursed by the city, and such greater wage 2 requirements and restrictions shall be controlling in the event of a conflict between a federal or state 3 wage requirement and the requirements of this division. To the extent a federal or state law or 4 agreement involving state or federal funding prevents or restricts application of this division for a particular contract, the terms of this division shall be limited to the extent it may be applied and 5 6 enforced consistent with such restrictions. For purposes of clarity, the term city contract shall apply to 7 use and lease agreements, services contracts, and other forms of agreement not excluded by the 8 terms of this division.

9 (c) Application of division to prevailing wage and Denver minimum wage and living wage. 10 Nothing in this division shall be deemed to lessen any obligations of contractors to comply with the 11 Denver Revised Municipal Code concerning payment of prevailing wage and/or the Denver minimum 12 wage and living wage to covered workers. Should a prevailing wage or <u>Denver minimum wage living</u> 13 wage requirement for covered work be greater than the city contract minimum wage requirement, the 14 greater wage rate shall be paid. If the city contract minimum wage requires payment of a higher wage rate than an applicable prevailing wage or <u>Denver minimum wage-living wage</u> 15 16 requirement for covered work, the city contract minimum wage shall be paid to any covered worker for 17 all covered work.

18 (d) Responsibility of contractor. For a particular covered contract a contractor may engage 19 subcontractors, individuals and other entities: to fulfill some or all of contractor's contractual obligations 20 to the city; to perform covered services on city property pursuant to a covered contract; or in 21 connection with an otherwise covered contract. Contractor shall be solely responsible for ensuring 22 payment of the-city contract minimum wage to any and all agents and/or others performing covered 23 services on contractor's behalf or on city property pursuant to a covered contract for purposes of 24 compliance with this division. Contractor shall also be solely responsible for ensuring payment of the 25 city contract minimum wage if required to do so by a negotiated contractual requirement for purposes 26 of compliance with this division. Contractors may seek indemnification or recovery from third parties for 27 penalties a contractor incurs for failure to comply with the requirements of this division. However, any 28 such rights shall in no way excuse a contractor from taking whatever steps are necessary to ensure 29 compliance with this division by all persons providing services or engaging in covered work pursuant to 30 a covered contract, nor serve as a basis for contractor to avoid payment of any monetary penalties or 31 occurrence of other consequences for violations of this division.

(e) Definitions. For purposes of this division the following definitions shall apply:
 "Covered work" shall mean covered services performed pursuant to a covered contract for which the
 <u>city contract</u> minimum wage is required to be paid pursuant to this division;

1 "Wage-commitment agreement" shall mean a mutually-negotiated contract between the city and a third 2 party non-profit entity ("counterparty") whereby counterparty agrees to pay all persons employed directly by counterparty at least the then-current-city contract minimum wage within six (6) months of 3 4 the respective deadlines specified in 20-82(c) for any and all types of work. To preserve an exemption 5 from the terms of this division, counterparty shall further require in all of counterparty's contractual 6 agreements and relationships with other persons or entities entered into subsequent to the effective 7 date of this ordinance, that any person who provides covered services to counterparty or in connection 8 with a contract with counterparty, be paid a wage equal to or greater than the then-current city contract 9 minimum wage for all covered work as defined in this division.

10 **Section 3.** That chapter 58, article II, section 58-16, D.R.M.C. shall be amended by deleting the 11 language stricken and adding the language underlined, to read as follows:

12 (b) Calculation of Denver minimum wage.

13 (5) In order to prevent inflation from eroding the value of the Denver city's minimum wage rate, 14 on January 1, 2023, the Denver minimum wage rate shall increase by an amount corresponding to the 15 prior year's increase, if any, in the Consumer Price Index (Urban Wage Earners and Clerical Workers, 16 Denver-Aurora-Lakewood) or its successor index as published by the U.S. Bureau of Labor Statistics 17 Department of Labor or its successor agency ("CPI") observed between the first half of 2021 and the 18 first half of 2022, as calculated by the manager of finance. Annually thereafter, on the first of January, 19 the Denver minimum wage rate shall increase by an amount corresponding to the prior year's 20 increase, if any, in CPI observed between the first half of the year two (2) years prior and the first half 21 of the year prior to the effective date of the increase, as calculated by the manager of finance.

Section 4. That chapter 58, article II, section 58-17, D.R.M.C. shall be amended by deleting the
 language stricken and adding the language underlined, to read as follows:

24 (a) Enforcement.

(4) The auditor is authorized to enforce findings and orders made pursuant to this article and collect any and all assessed and unpaid penalties and other amounts from employers who violate any of the terms of this article either informally, or by action initiated in state district court as provided for by section 53-403 of the Code; provided, however, that no action in court shall be filed to collect amounts determined by the auditor to be owing under this article more than three (3) years after the date the auditor provided notice to the employer of the amounts owing.

(5) Notifications to employers provided for in this article shall be sent via first class mail to the
 most recent mailing address of the employer provided by a worker or third party who has filed a
 complaint or contained in the records of any municipal, state or federal agency, including but not
 limited to the Colorado Secretary of State. Notice shall be deemed complete upon the seventh

1 calendar day after mailing.

(b) *Penalties.* Any employer subject to the requirements of this article shall as a penalty pay to the city an amount as set forth below for each worker for each day they are paid less than the Denver minimum wage for the performance of work. <u>Penalties shall be due and payable thirty (30) days after</u> an employer is notified of them. The failure to pay penalties assessed within thirty (30) days of notification may result in the imposition of a late fee of up to twenty-five dollars (\$25.00) and interest at a rate of ten (10) percent per annum.

8 **Section 5.** That chapter 58, article II, section 58-18, D.R.M.C. shall be amended by deleting the 9 language stricken and adding the language underlined, to read as follows:

10 (b) Application of this article to prevailing wage, city minimum wage and living wage and contract minimum wage. Nothing in this article shall be deemed to lessen any obligations of employers 11 12 to comply with the Denver Revised Municipal Code concerning payment of prevailing wage, and/or the city contract minimum wage and/or living wage to workers. Should a prevailing wage, city or contract 13 14 minimum wage or living wage requirement be greater than the Denver minimum wage requirement. 15 the greater wage rate shall be paid. If the Denver minimum wage requires payment of a higher wage rate than an applicable prevailing wage, city or contract minimum wage or living wage 16 17 requirement for work, the Denver minimum wage shall be paid to any worker for such work.

18 COMMITTEE APPROVAL DATE: May 24, 2022

19 MAYOR-COUNCIL DATE: May 31, 2022 by Consent

20 PASSED BY THE COUNCIL

21		PRESIDENT
22	APPROVED:	MAYOR
23 24 25	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER
26	NOTICE PUBLISHED IN THE DAILY JOURNAL	:

27 PREPARED BY: Anshul Bagga; DATE: May 3, 2022

Pursuant to section 13-9, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.

- 32
- 33 Kristin M. Bronson, Denver City Attorney

34 BY: <u>Jonathan Griffin</u>, Assistant City Attorney

DATE: Jun 1, 2022