1 BY AUTHORITY 2 ORDINANCE NO._____ COUNCIL BILL NO. CB223 SERIES OF 2022 COMMITTEE OF REFERENCE: 4 FINANCE AND GOVERNMENT 5 A BILL 6 For an ordinance amending Article V of Chapter 6 and Article II of Chapter 32 of

BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

Section 1. Article V of Chapter 6 shall be amended by adding the language underlined and deleting the language stricken, to read as follows:

the Denver Revised Municipal Code to amend provisions for retail marijuana

transporters, amend marijuana business fees, and provide for clarifying changes.

Sec. 6-210. – Marijuana delivery permits.

- (a) Marijuana Delivery authorized. Beginning July 1, 2021, local marijuana delivery permits may be issued to a medical or retail marijuana store or a medical or retail marijuana transporter in order to deliver regulated marijuana to private residences of customers and patients, subject to the provisions the Colorado Marijuana Code and the provisions of this section. Subject to the provisions of this article and the provisions of the Colorado Marijuana Code, local marijuana delivery permits may be issued to a:
- (1) Medical or retail marijuana store to accept orders for delivery of regulated marijuana to patients or consumers at a private residence by a medical and retail marijuana transporter with a valid delivery permit; or
- (2) Medical or retail marijuana transporter who qualifies as a social equity applicant as defined in this article to contract with a medical or retail marijuana store with a valid delivery permit to deliver regulated marijuana to private residence of customers and patients.
- (b) Delivery permit restrictions. The following restrictions shall be placed on marijuana delivery permits issued pursuant to this article V:
- (1) Prior to July 1, 2024, Oonly medical or retail marijuana transporters who qualify as a social equity applicant as defined in this article and hold a valid license and a delivery permit issued pursuant to this article V may deliver regulated marijuana to private residences of customers and patients, subject to the provisions the Colorado Marijuana Code.
- (2) On and after July 1, 2024, all medical and retail marijuana transporters and medical and retail marijuana stores holding a valid license and a delivery permit issued pursuant to this article V may deliver regulated marijuana to private residences of customers and patients, subject

Sec. 6-219. - Transfers of ownership.

- (c) Delivery permits held by transporter licensees. Delivery permits associated with a transporter license is only transferrable to a person who qualifies as a social equity applicant as defined in this article. Any delivery permit associated with a transporter license that is transferred to a person who is not a social equity applicant shall be deemed null and void, together with all the privileges associated with it.
- (ed) Application requirements. All applications to transfer ownership of a local medical or retail marijuana business license shall be made in the manner provided by the director. In addition to information required by chapter 32 of this Code, the application shall contain any supplemental materials the director deems necessary to implement or enforce this article V and the Colorado Marijuana Code.
- (de) Corresponding state license. The director shall not approve an application to transfer ownership of a local medical or retail license unless the applicant produces written documentation from the state licensing authority approving the same transfer of ownership of the corresponding state license recorded upon the face of the local license.
- (ef) Common ownership. If one (1) or more licenses share the same licensed premises, an application to transfer ownership of any one of the licenses shall not be approved if the transfer would result in that license no longer having common ownership with the licenses sharing the same licensed premises.
- (fg) Effect of transfers on proximity and location restrictions. The transfer of ownership of a medical or retail marijuana business license shall not affect any exemption that the licensed premises may enjoy from proximity or location restrictions set forth in this article V.

Sec. 6-223. - Causes for denial.

- (a) In addition to the grounds set forth in the Colorado Marijuana Code and chapter 32 of this Code, any application submitted pursuant to this article V shall be denied if:
- (2) The <u>Director determines after review of the entire record, that the</u> applicant or licensee <u>has faileds</u> to prove by a preponderance of the evidence that the reasonable requirements of the neighborhood and the desires of the adult inhabitants therein support the issuance of a medical or retail marijuana store license;
- (10) The applicant or licensee has a license history that does not warrant the confidence of the Director that the applicant or licensee will operate lawfully based on prior violated violations or has failed failures to comply with any applicable regulatory or administrative provisions

1	of state or local laws regulating marijuana, or rules and regulations adopted pursuant thereto; or			
2	Sec. 6-224 Unlawful acts.			
3	(e) Prior to January 1, 2024, i It shall be unlawful for any person to deliver regulated marijuana			
4	within the city without first obtaining a medical or retail marijuana transporter license from the			
5	department and a corresponding delivery permit. On and after January 1, 2024, it shall be unlawfu			
6	for any person to deliver regulated marijuana within the city without first obtaining a medical or retain			
7	marijuana transporter license from the department and corresponding marijuana delivery permit o			
8	medical or retail marijuana store license from the department and corresponding marijuana delivery			
9	permit.			
10				
11	Section 2. Amend Article 2 of Chapter 32 by adding the language underlined and deleting			
12	the language stricken, to read as follows:			
13	Sec. 32-92. – Cannabis Licensing.			
14	(a) Application and license fees for medical marijuana businesses and medical marijuana off-			
15	premises storage facilities shall be as follows:			
16	(3) Annual license fee for medical marijuana businesses, excluding medical marijuana			
17	transporters:			
18	a. Social equity applicants\$1,500.00			
19	b. Non-social equity applicants3,000.00			
20	(4) Annual license fee for medical marijuana transporters:			
21	a. Social equity applicants \$200.00. The annual license fee shall be waived			
22	upon initial application for a new license			
23	b. Non-social equity applicants3,000.00			
24	(4) (5) Annual license fee for medical marijuana off-premises storage facility:			
25	a. Social equity applicants\$250.00. The annual license fee shall be waived			
26	upon initial application for a new license			
27	b. Non-social equity applicants500.00			
28	(5)-(6) Criminal background check feeactual costs			
29	(6) (7) Transfer of ownership fee\$250.00, plus actual cost of background check			
30	(7) (8) Change of location fees:			
31	a. Medical marijuana stores\$1,500.00			
32	b. All other medical marijuana business licenses1,000.00			
33	(8) (9) Modification of premises\$300.00			
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1	(b) Application and license fees for retail marijuana businesses and retail marijuana off-		
2	premises storage facilities shall be as follows:		
3	(2) Application fee for retail marijuana off-premises storage facility:		
4	a. Social equity applicants (The annual license fee shall be waived upon		
5	application for a new license)\$0.00		
6	b. Non-social equity applicants500.00		
7	(3) Annual license fee for retail marijuana businesses, excluding retail marijuana		
8	transporters:		
9	a. Social equity applicants. (The annual license fee shall be waived upon		
10	application for a new license)\$2,500.00. The annual license fee shall be waived upon initial		
11	application for a new license		
12	b. Non-social equity applicants5,000.00		
13	(4) Annual license fee for marijuana hospitality business and retail marijuana		
14	hospitality and sales business\$2,000.00		
15	(5) Annual license fee for retail marijuana transporters		
16	a. Social equity applicants200.00. The annual license fee shall be waived		
17	upon initial application for a new license		
18	b. Non-social equity applicants\$5,000.00		
19	(5) (6) Annual license fee for retail marijuana off-premises storage facility:		
20	a. Social equity applicants\$250.00. The annual license fee shall be waived		
21	upon initial application for a new license		
22	b. Non-social equity applicants500.00		
23	(6) (7) Criminal background check feeactual costs		
24	(7) (8) Transfer of ownership fee\$ 250.00, plus actual cost of background check		
25	(8) (9) Change of location fees:		
26	a. Retail marijuana stores, marijuana hospitality businesses, and retail		
27	marijuana hospitality and sales businesses\$1,500.00		
28	b. All other retail marijuana business licenses1,000.00		
29	(9) (10) Modification of premises\$300.00		
30	(c) Application and license fees for marijuana delivery permits shall be as follows:		
31	(1) Application fee for marijuana delivery permits:\$25.00		
32	a. Social equity applicants \$0.		
33	b. Non-social equity applicants 500.00.		

1	(2) License fee for marijuana delivery permits\$ 2,000.00 25.00.		
2	(5) Fee for adding motor vehicles after in	nitial permitting\$25.00 per vehicle	
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13	COMMITTEE APPROVAL DATE:		
14	MAYOR-COUNCIL DATE:		
15	PASSED BY THE COUNCIL:	DDECIDENT	, 2022
16 17	APPROVED:	- PRESIDENT	2022
18	ATTEST:	- CLERK AND RECORDER	_, 2022
19	///IZ01:	EX-OFFICIO CLERK OF THE	
20		CITY AND COUNTY OF DENVER	
21	NOTICE PUBLISHED IN THE DAILY JOURNAL:	, 2022;	_, 2022
22	PREPARED BY: Reginald Nubine, Assistant City Att	torney, and Gennevieve St. Leger, As	ssistant
23	City Attorney		
24	DATE:, 2022		
25	Pursuant to section 13-12, D.R.M.C., this proposed of	ordinance has been reviewed by the o	office of
26	the City Attorney. We find no irregularity as to form,		
27 28	ordinance. The proposed ordinance is <u>not</u> submitted 3.2.6 of the Charter.	to the City Council for approval pursua	ant to §
29	Kristin Bronson, Denver City Attorney		
30	BY:, Assistant City Attorne	y DATE:,	2022
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