1		BY AUTHORITY					
2	ORDINANCI	E NO.	· <del></del>	COUNCIL BILL NO. CB22			
3	SERIES OF	2022		COMMITTEE OF REFERENCE:			
4				Finance & Governance			
5			<u>A</u>	<u>BILL</u>			
6 7	For an ordinance amending Article XIV (Downtown Historic District Property Tax Rebate Incentive) of Chapter 53 of the Denver Revised Municipal Code.						
8 9	8 9 BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:						
10	Section 1: D.R.M.C. § 53-531 is hereby amended by adding the underlined language ar						
11	deleting the stricken language to read as follows:						
12	Sec.	Sec. 53-531 Qualifying structures.					
13	To be	To be a qualifying structure, a structure must:					
14	(1)	Be ir	n the downtown historic distric	;			
15	(2)	Be c	ertified by the landmark prese	rvation commission (LPC) as qualifying based on			
16		the f	ollowing criteria:				
17		a.	The street elevation of the b	ouilding must be in good repair;			
18		b.	The street elevation of the b	ouilding must be substantially <del>original in</del>			
19			appearance historic in appe	arance, or have alterations that complied with the			
20			landmark design guidelines	at the time of alteration, or remain unaltered since			
21			designation of the historic d	<u>istrict;</u> and			
22		C.	The building systems must	be in good repair.			
23	Nothir	ng in t	he above criteria shall be read	to require compliance with contemporary building			
24	codes	; and					
25	(3)	Have	e an authorized representative	appointed for the structure. For the purposes of			
26		this	section 53-531(3) an "authoriz	ed representative" is the person or entity that will			
27		mak	e application to the city for a p	roperty tax rebate and the entity to which the			
28		reba	te will be paid. If there is but o	ne owner that owner shall be the authorized			
29		repre	esentative; if there is more tha	n one owner, then the owners shall decide upon			
30		an a	uthorized representative.				
31	(4)	If the	e owners of such structure have	e received funds from DURA, the structure shall			
32		not k	pe a qualifying structure so lon	g as funds are still being received from DURA or			
33		the o	owners have any outstanding r	epayment obligations to DURA. Once the structure			

1		ceases to receive DURA funding, all repayment obligations are satisfied, and (1) and				
2	(2) above are met, the structure may then be certified as a qualifying structure.					
3	Sect	ion 2: D.R.M.C. § 53-532 is hereby amended by adding the underlined language and				
4	deleting the	stricken language to read as follows:				
5	Sec. 53-532 Annual certification by landmark preservation commission.					
6	Upor	application for a property tax rebate by the authorized representative of a structure in				
7	the downtow	the downtown historic district, the LPC shall determine whether the structure meets the criteria of				
8	[section] 53-531. To be considered for a rebate, all applications must be turned in to the LPC by					
9	September December 1 of the year the taxes were due and paid. The LPC shall then compile a					
0	list of the qualifying structures and shall certify annually a list of qualifying structures in the					
1	downtown historic district.					
2	Section 3: D.R.M.C. § 53-533 is hereby amended by adding the underlined language and					
3	deleting the stricken language to read as follows:					
4	Sec. 53-533 Payment from downtown historic district property tax rebate fund.					
5	The manager of finance, after receiving the list of qualifying structures from the LPC, shall					
6	find and determine the eligibility of each qualified structure to payment of a rebate under this					
7	article, and shall pay to said structure's authorized representative, such payment from the funds					
8	appropriated to the downtown historic district property tax rebate fund, and no other, by the first					
9	day of <del>Sept</del>	ember December of the succeeding calendar year, provided, however, that:				
20	(1)	The authorized representative shall not be considered eligible to receive payment of				
21		a rebate except on property taxes that have been paid;				
22	(2)	If an individual rebate payment would amount to less than one hundred dollars				
23		(\$100.00), no payment shall be made;				
24	(3)	Property taxes paid after the due date for such payment shall not be eligible for a				
25		rebate; and				
26	(4)	If the taxes on any separate ownership parcel of a qualifying structure are not paid as				
27		of the due date, any rebate for the remainder of the qualifying structure shall be				
28		made only on the portion of the qualifying structure for which taxes have been paid				
29		by the due date.				
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31		INTENTIONALLY LEFT BLANK				

1	COMMITTEE APPROVAL DATE:							
2	MAYOR-COUNCIL DATE:							
3	PASSED BY THE COUNCIL:							
4		PRES	SIDENT					
5	APPROVED:	MAY	OR					
6 7 8	ATTEST:	EX-C	RK AND REC OFFICIO CLE 'AND COUN'	,				
9	NOTICE PUBLISHED IN THE DAILY JOURN	IAL:	·					
10	PREPARED BY: Charles T. Solomon, Assista	ant City Attorne	<b>ә</b> у	DATE:				
11 12 13 14	Pursuant to section 13-12, 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.							
16	Kristin M. Bronson, Denver City Attorney							
17	BY: , Assistant City	Attorney	DATE:					