1	BY AUTHORITY				
2	ORDINANCE NO COUNCIL BILL NO. CB22-0970				
3	SERIES OF 2022 COMMITTEE OF REFERENCE:				
4	Safety, Housing, Education & Homelessness				
5	<u>A BILL</u>				
6 7 8	For an ordinance enacting a new article XII, chapter 27 of the Denver Revised Municipal Code to establish prioritization requirements for income-qualified households in certain income-restricted affordable housing.				
9	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:				
10	Section 1. That Chapter 27 of the Denver Revised Municipal Code shall be amended by				
11	the addition of a new Article XII, to read as follows:				
12	ARTICLE XII. PRIORITIZATION OF INCOME-RESTRICTED AFFORDABLE				
13	HOUSING				
14	Sec. 27-241 – Legislative Findings				
15	(a) The city council has determined that Denver is experiencing an				
16	unprecedented escalation in housing costs, and thus a critical lack of housing				
17	opportunities for households with low- and moderate-incomes.				
18	(b) Between 2010 and 2020, Denver grew by over 100,000 people. The growth				
19	has challenged the housing market and the supply of affordable housing. Denver's				
20	growth has led to a significant increase in both rental and home sale prices, as housing				
21	supply has struggled to keep up with demand.				
22	(c) Between 2010 and 2019, households earning less than sixty percent (60%)				
23	of area median income declined by 10,500, an indication of low- and moderate-income				
24	household displacement from Denver.				
25	(d) As of 2019, thirty-five percent (35%) of all households in Denver are housing				
26	cost burdened, meaning they pay more than thirty percent (30%) of their gross income				
27	on housing costs. That problem is particularly prevalent among lower-income				
28	households. Eighty-one percent (81%) of households earning less than sixty percent				
29	(60%) of area median income are housing cost burdened, meaning they pay more than				
30	thirty percent (30%) of their gross income on housing costs.				
31	(e) The Metro Denver area's 2019 Regional Analysis of Impediments to Fair				

Housing Choice study indicated that about thirty percent (30%) of Denver renters responding to the survey had been displaced between 2012 and 2017, with the most common reasons for involuntary displacement being rent increasing more than a household could afford, a landlord selling the rental unit, and a landlord refusing to renew a lease. It is often low- and moderate-income households that experience involuntary displacement.

(f) Preference or prioritization policies in cities such as San Francisco, Austin, and Portland have helped mitigate involuntary displacement by prioritizing subsets of income-eligible households for income-restricted affordable units.

Sec. 27-242 – Purpose

The purpose of this article is to establish a system to ensure that at least thirty percent (30%) of income-restricted affordable units at applicable housing projects are made available on a prioritized basis to households that have been displaced or are vulnerable to involuntary displacement from Denver. The city council is committed to affirmatively furthering fair housing, which includes increasing affordable housing options, ending segregation and discrimination, and addressing involuntary displacement.

Sec. 27-243 - Definitions

The following words and phrases, as used in this article, have the following meanings:

- (a) Affordable rental unit means a dwelling unit that must be made available at an affordable rent and occupied by an income-qualified household.
- (b) Affordable ownership unit means a dwelling unit that must be made available for purchase at an affordable price to an income-qualified household.
- (c) Affordable unit means an affordable rental unit or an affordable ownership unit.
- (d) Applicable housing project means (i) any project that receives funding from the city for the purpose of creating or preserving affordable units; (ii) any project that is subject to a build alternative plan or other agreement with the city where affordable units must be provided; or (iii) a residential development or high impact development, as those terms are defined in section 27-219, that provides income-restricted units pursuant to

chapter 27, article X, if (a) the project, regardless of the number of dwelling units, is located in an area vulnerable to displacement, or (b) the project contains a minimum of one hundred (100) dwelling units. The term applicable housing project excludes any supportive housing project.

- (e) Area vulnerable to displacement means neighborhoods identified as meeting all three (3) indicators as defined in Appendix C- Key Equity Concepts Methodology of Blueprint Denver, a supplement to the city's comprehensive plan. In the event that the methodology or data source is substantially changed, renamed, or abandoned by the department of community planning and development, then in its place shall be substituted a methodology that most closely resembles the original intent as determined by the executive director of the department of community planning and development.
 - (f) *Director* means the executive director of HOST or the director's designee.
- (g) Displaced or vulnerable to displacement means an individual or household (i) who is or was rent or mortgage burdened; (ii) who is or was required to move from a rental unit because the property owner is selling or has sold the rental unit; (iii) who is or was required to move from a rental unit because the owner is moving into the unit; (iv) who is being or has been evicted without cause or for nonpayment of rent; (v) whose primary residence is subject to a foreclosure proceeding or whose primary residence was sold pursuant to a foreclosure sale; (vi) whose primary residence requires or required costly repairs to address property code violations; (vii) who is or was a resident of a redlined neighborhood; or (viii) whose primary residence is being or was taken through eminent domain.
- (h) Eligible household means a household where one or more individuals in the household (i) were displaced from their residence in Denver any time after the year 2000, are vulnerable to displacement from their residence in Denver, or have a direct family member that was displaced from Denver between 1939 2000 and (ii) has been certified by HOST as eligible to participate in the prioritization program.
 - (i) HOST means the department of housing stability or its successor.
- (j) *Prioritized unit* means an affordable unit subject to the prioritization requirement that must be provided to an eligible household as required by this article.

Sec. 27-244 – Prioritization Program.

- (a) Application of Prioritization Program.
 - (1) Except to the extent prohibited by applicable law or State or Federal funding sources, at least thirty percent (30%) of affordable units in an applicable housing project must be provided to eligible households in accordance with this article and all rules and regulations adopted by the director. In calculating the number of prioritized units required pursuant to this section, rounding shall be used such that one-tenth (0.1) or greater shall result in requiring that a whole unit be set aside as a prioritized unit.
 - (2) The prioritization requirements of this section apply to (i) affordable ownership units only at the time of first sale of an affordable ownership unit; and (ii) affordable rental units for the duration of the underlying term of affordability. Prioritized units in a rental housing project may float among units during the underlying term of affordability.
 - (3) Prioritized units must be (i) interspersed among other dwelling units and affordable units; (ii) proportionate to the number of bedrooms of other dwelling units and affordable units; and (iii) compliant with all rules and regulations adopted by the director; provided, however, that to the extent this requirement conflicts with similar Federal laws, rules, or regulations regarding mixed-income units within affordable housing projects, such Federal laws, rules, or regulations shall prevail.
 - (4) The prioritization requirements are intended to have a prospective effect only and shall not apply to projects funded, affordable housing plans or similar forms of negotiated agreements approved, or affordable units existing prior to July 1, 2024.
- (b) Eligibility Standards; Application; List of Eligible Households.
 - (1) For a household to be qualified to participate in the prioritization program, at least one individual in the household must be able to demonstrate to HOST that (i) they were displaced from a residence in Denver any time after the year 2000, (ii) they are vulnerable to

- displacement from its residence in Denver, or (iii) a direct family member was displaced from Denver between 1939 2000.
- (2) An individual must apply to HOST to be qualified as an eligible household. An individual's application must contain sufficient documentation for HOST to verify that the individual was displaced, is vulnerable to displacement, or has a family member that was displaced between 1939 - 2000. An entire household is entitled to participate in the prioritization program if at least one individual of that household meets the eligibility criteria.
- (3) HOST will maintain a list of eligible households.
- (4) Eligible households must also meet the income eligibility requirements for a particular prioritized unit and any lawful and reasonable requirements imposed by an owner of an applicable housing project.
- (c) Order of Priority of Eligible Households. The director shall develop a scoring system to manage and establish priority of eligible households. The scoring system shall be used solely to determine the ranked order of eligible households for a prioritized unit.
 - (d) Marketing to Eligible Households.
 - (1) Prioritized units must first be offered solely to eligible households in accordance with the procedures specified by HOST in rules and regulations. Owners of applicable housing projects must use good faith efforts to identify and enter into contracts or leases with eligible households that are also income-qualified for the particular prioritized unit. Prioritized units must be open and marketed to eligible households for a minimum of fourteen (14) business days prior to being offered for sale or rent to other income-qualified households.
 - (2) An owner of an applicable housing project that contains affordable ownership units may seek a waiver from the director of the requirement to market affordable ownership units to eligible households. The director may grant a waiver if the owner can demonstrate that the owner meets the intent and requirements of this article through the

1	owner's typical marketing and business practices. An owner granted			
2	a waiver of the requirement to market affordable units to eligible			
3	households must still submit reports pursuant to section 27-245 and			
4	any rules and regulations.			
5	Sec. 27-245 – Monitoring; Reporting.			
6	(a) Owner's Reporting Requirements. Owners of applicable housing projects			
7	must submit to HOST reports as required by the rules and regulations promulgated			
8	pursuant to this article.			
9	(b) HOST Reporting on Prioritization Program. HOST will report on the results			
10	of the prioritization program beginning one year after the prioritization program is			
11	implemented and annually thereafter. The report shall include the following data:			
12	(1) the number of eligible households that rented or purchased a			
13	prioritized unit;			
14	(2) the number of eligible households that have been qualified by HOST			
15	but have not yet rented or purchased a prioritized unit;			
16	(3) the total number of prioritized units that were set aside during the			
17	reporting period;			
18	(4) the number of prioritized units that were set aside during the reporting			
19	period but not sold or rented to an eligible household; and			
20	(5) the total number of individuals submitting applications during the			
21	reporting period and a breakdown of the application outcome,			
22	including whether the application was approved, denied, or pending.			
23	Sec. 27-246 – Rules and Regulations; Enforcement			
24	(a) The director is authorized to promulgate rules and regulations necessary to			
25	implement and administer this article. The rules and regulations may include a schedule			
26	or range of civil penalties that may be imposed against any person that violates any			
27	provision of this article or the rules and regulations.			
28	(b) HOST shall have the authority to enforce the requirements of this article.			
29	Secs. 27-247 through -249 – Reserved.			
30	Section 2. Effective date. This ordinance shall take effect on July 1, 2024.			

1	COMMITTEE APPROVAL DATE: August 17, 2022				
2	MAYOR-COUNCIL DATE: August 23, 2022				
3	PASSED BY THE COUNCIL: _	September 12, 2	2022,		
4	- And	PRESII	DENT		
5	APPROVED:	MAYO	R,		
6 7 8	ATTEST:	EX-OF	K AND RECORDER, FFICIO CLERK OF THE AND COUNTY OF DENVER		
9	NOTICE PUBLISHED IN THE D	OAILY JOURNAL:	,		
10	PREPARED BY: Eliot C. Schae	efer, Assistant City Attorney	DATE: August 25, 2022		
11 12 13 14 15	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.				
16	Kristin M. Bronson, Denver City Attorney				
17 18	BY: Anshul Bagga	, Assistant City Attorney	DATE: Aug 25, 2022		