BY AUTHORITY ORDINANCE NO. _____ COUNCIL BILL NO. CB22-xxxx SERIES OF 20 COMMITTEE OF REFERENCE: Land Use, Transportation & Infrastructure A BILL For an ordinance amending Chapter 10 of the Denver Revised Municipal Code concerning buildings and building regulations, to adopt the 2022 Denver Building Code, Denver Fire Code, and Denver Green Code.

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

Section 1. That section 10-16 of the Denver Revised Municipal Code regarding the Denver building and fire code is hereby amended by deleting the language stricken below and adding the language underlined below to read and be read as follows:

Sec. 10-16. – <u>Denver Bbuilding code</u> and <u>Denver fire code adopted</u>.

The <u>building and fire codes</u> International Building Code ("IBC"), International Energy Conservation Code ("IECC"), the International Fire Code ("IFC"), the International Fuel Gas Code ("IFGC"), the International Mechanical Code ("IMC"), the International Plumbing Code ("IPC"), the International Existing Building Code, and the International Residential Code ("IRC"), all series 2018 as published by the International Code Council, all errata to the above codes as published by the International Code Council and the amendments to the above codes and the administration of the Denver Building Code, as such amendments and administration of the Denver Building Code <u>as</u> filed July 7, 2021 [fill in], in City Clerk File Number 20210059 [fill in] are hereby adopted collectively as the <u>2022</u> Denver Building Code and <u>2022</u> Denver Fire Code. The <u>2022</u> Denver Building Code and development and will be available to the public.

Section 2. That Section 10-19 of the Denver Revised Municipal Code concerning the Denver Green Code is hereby amended by deleting the language stricken below and adding the language underlined below to read and be read as follows:

Sec. 10-19. – Denver green code.

The <u>code</u> Denver Green Code, as filed June 16, 2021 [fill in] in City Clerk File Number 20210056 [fill in], is hereby adopted as <u>the 2022 Denver Green Code</u> a <u>voluntary design and construction code</u>. The 2022 Denver Green Code will be maintained by the department of community planning and development and will be available to the public. In order to encourage the use of the Denver Green Code on a voluntary basis, the building official is authorized to develop incentives through written policy. Such incentives may include, but are not limited to, expedited permit

processing.

Section 3. That section 10-301(a) of the Denver Revised Municipal Code concerning Green Buildings is hereby amended by deleting the language stricken below and adding the language underlined below to read and be read as follows:

Sec. 10-301 – Green building requirements for new buildings.

- (a) *In general*. Except as provided in subsection 10-301(c) below, an owner constructing a building containing twenty-five thousand (25,000) square feet or greater of gross floor area who has not submitted a formal site development plan application with payment of all applicable fees by 4:30 pm on November 2, 2018 must provide the following green building requirements:
 - (1) A cool roof; and
 - (2) One (1) of the following options:
 - a. Green space covering an area in one (1) of the following amounts, whichever is least:
 - 1. Ten (10) percent of the gross floor area of the building;
 - 2. Sixty (60) percent of the total roof area on the building; or
 - 3. The available roof space on the building.
 - b. On-site solar panels covering an area anywhere on the building or zone lot equal to seventy (70) percent of the total roof area or an area equal to an amount required to provide one hundred (100) percent of estimated annual average electricity used at the building. Other renewable energy devices may be used in place of on-site solar panels so long as the owner provides evidence of similar generation capacity. Any net zero energy building complies with this subsection 10-301(a)(2)b.
 - c. Off-site renewable energy purchase with the following requirements:
 - 1. The off-site renewable energy purchase must be met through a minimum five (5) year contract for a subscription, lease, or purchase of a share in a voluntary renewable energy program offered by Xcel Energy or a community solar project for which a dedicated renewable energy resource located in Public Service Company of Colorado territory is built for that customer program, and which has dedicated customer capacity or energy to fulfill that customer's subscription;
 - 2. The term of purchase must be renewed a minimum of every five (5) years for the life of the building; and
 - 3. The off-site renewable energy purchase must cover the equivalent energy production of either (i) the estimated one hundred (100) percent of electricity the building will use, or (ii) the amount that would have been provided with required on-site solar panels and demonstration of decreased energy consumption measured as

1		estim	ated <u>eı</u>	nergy cost savings of a minimum six (6) percent above requirements in the				
2		applio	cable D	enver Building Code and Denver Fire Code as measured according to the				
3		selec	ted De	nver Energy Code performance based compliance path.				
4	d.	Demo	Demonstration of decreased energy consumption measured as estimated energy cost					
5	savin	gs of at least twelve (12) percent above requirements in the applicable Denver Building						
6	<u>Code</u>	and [Denver	Fire Code measured according to the selected Denver Energy Code				
7	perfo	rmance	mance based compliance path.					
8	e.	Buildi	ng cei	rtification of LEED Gold, Enterprise Green Communities, the National				
9	Greei	Building Standard ICC/ASHRAE 700, or an equivalent certification approved by the						
10	buildi	ilding official.						
11	f.	A cor	mbinati	on of green space, and renewable energy device(s) with the following				
12	requii	red cov	erages	s:				
13		1.	Gree	n space covering an area in one (1) of the following amounts, whichever is				
14		least:						
15			(i)	Three (3) percent of the gross floor area of the building;				
16			(ii)	Eighteen (18) percent of the total roof area on the building; or				
17			(iii)	Thirty (30) percent of the available roof space on the building; and either				
18			section	on 10-301(a)(2)f.2 or 3 below.				
19		2.	On-si	te solar panels located anywhere on the subject zone lot covering an area				
20		in one of the following amounts, whichever is least:						
21			(i)	Seven (7) percent of the gross floor area of the building,				
22			(ii)	Forty-two (42) percent of the total roof area on the building; or				
23			(iii)	Seventy (70) percent of the available roof space on the building.				
24		3.	Rene	wable energy devices, other than solar panels, so long as the renewable				
25		energ	y devi	ces achieve equivalent total energy production to the required amount of				
26		on-sit	e solar	panels in subsection 10-302(2)f.2 above; or				
27		4.	Alterr	native coverages of green space and on-site solar panels may be approved				
28		by the	e build	ing official so long as the combination covers an area in one (1) of the				
29		follow	ing an	nounts, whichever is least:				
30			(i)	Ten (10) percent of the gross floor area of the building;				
31			(ii)	Sixty (60) percent of total roof area on the building; or				
32			(iii)	The available roof space on the building.				
33	g.	A co	mbinat	ion of green space and off-site renewable energy purchase, with the				
34	follow	ing red	quireme	ents:				

1		1. Green space covering an area in one (1) of the following amounts, whichever is
2		least:
3		(i) Three (3) percent of the gross floor area of the building;
4		(ii) Eighteen (18) percent, of total roof area on the building; or
5		(iii) Available roof space on the building.
6		2. The off-site renewable energy purchase must be met through a minimum five
7		(5) year contract for a subscription, lease, or purchase of a share in a voluntary
8		renewable energy program offered by Xcel Energy or a community solar project for
9		which a dedicated renewable energy resource located in Public Service Company of
10		Colorado territory is built for that customer program, and which has dedicated customer
11		capacity or energy to fulfill that customer's subscription. The term of purchase must be
12		renewed a minimum of every five (5) years after initial purchase.
13		3. The off-site renewable energy purchase must cover the amount that required
14		on-site solar panels would have provided and demonstration of decreased energy
15		consumption measured as estimated energy cost savings of a minimum two and a half
16		(2.5) percent above requirements in the Denver Building Code and Denver Fire Code
17		as measured according to the selected Denver Energy Code performance based
18		compliance path.
19	h.	A combination of green space and decreased energy consumption with the following
20	requi	rements:
21		1. Green space covering an area in one (1) of the following amounts, whichever is
22		least:
23		(i) Three (3) percent of the gross floor area of the building;
24		(ii) Eighteen (18) percent of total roof area on the building; or
25		(iii) The available roof space on the building.
26		2. Demonstration of decreased energy consumption measured as estimated
27		energy cost savings of a minimum five (5) percent above requirements in the applicable
28		Denver Building Code and Denver Fire Code measured according to the selected
29		Denver Energy Code performance based compliance path during plan review.
30	Secti	ion 4. That section 10-303(b) of the Denver Revised Municipal Code concerning

(b) Small additions. Any owner proposing an addition of twenty-five (25,000) or more and less

Green Buildings is hereby amended by deleting the language stricken below and adding the

language underlined below to read and be read as follows:

Sec. 10-303 - Additions.

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1	than fifty tho	ousand (50,000) square feet of gross floor area to a building shall provide a cool roof, as
2	applicable,	and comply with any of the following:
3	(1)	Any of the requirements of section 10-302(a)(2)a-c for that addition;
4	(2)	The requirements of section 10-302(b) for that addition; or
5	(3)	Estimated energy cost savings of at least four (4) percent above requirements in the
6	Denv	er Building Code and Denver Fire Code for that addition as measured according to the
7	selec	ted Denver Energy Code performance based compliance path.

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MAYOR-COUNCIL DATE: D	ecember 27, 2022		
PASSED BY THE COUNCIL	:	· · · · · · · · · · · · · · · · · · ·	_, 2023
	PRESIDE	ENT	
APPROVED:	MAYOR		_, 2023
ATTEST:	EX-OFF	ICIO CLERK OF THE	
NOTICE PUBLISHED IN TH	E DAILY JOURNAL:	_, 2023;	, 2023
PREPARED BY: Adam C. H	ernandez, Assistant City Attorney	DATE: December 29	9, 2022
City Attorney. We find no in	regularity as to form, and have n	o legal objection to the pr	oposed
Kerry Tipper, Denver City Att	orney		
BY:	, Assistant City Attorney	DATE:	_, 2023
	APPROVED: ATTEST: NOTICE PUBLISHED IN THE PREPARED BY: Adam C. H Pursuant to section 13-9, D.F City Attorney. We find no ir ordinance. The proposed ore §3.2.6 of the Charter. Kerry Tipper, Denver City Att	APPROVED: ATTEST: - CLERK A EX-OFF CITY AN NOTICE PUBLISHED IN THE DAILY JOURNAL: PREPARED BY: Adam C. Hernandez, Assistant City Attorney Pursuant to section 13-9, D.R.M.C., this proposed ordinance has City Attorney. We find no irregularity as to form, and have nordinance. The proposed ordinance is not submitted to the City	- PRESIDENT APPROVED: ATTEST: - CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER NOTICE PUBLISHED IN THE DAILY JOURNAL: PREPARED BY: Adam C. Hernandez, Assistant City Attorney DATE: December 29 Pursuant to section 13-9, D.R.M.C., this proposed ordinance has been reviewed by the office City Attorney. We find no irregularity as to form, and have no legal objection to the proordinance. The proposed ordinance is not submitted to the City Council for approval purs §3.2.6 of the Charter. Kerry Tipper, Denver City Attorney