2	2 ORDINANCE NO	COUNCIL BILL NO	
3	3 SERIES OF 2023	COMMITTEE OF REFERENCE:	
4	4		
5	<u>A BILL</u>		
6	6		
7	7 For an ordinance amending Article VII of Chapter 1	5 of the Revised Municipal Code,	
8	8 regarding the ACCESO-Spanish Language Voter Ac	dvisory Board.	
9	9		
10	10 BE IT ENACTED BY THE COUNCIL OF THE CITY AND C	COUNTY OF DENVER:	
11	Section 1. Section 15-77, D.R.M.C., is amended by deleting the language stricken and adding		
12	the language underlined, to read as follows:		
13	Sec. 15-77 Purpose.		
14	The purpose of the board is to advise and recommend to the Denver Clerk and Recorder and		
15	· ·		
16	inform the DED of methods to maintain an effective and efficient Spanish language assistance		
17	program in accordance with the language assistance prov	visions of Section 203 of the Voting	
18	Rights Act of 1965, as amended-, and section 1-5-905 of	the Colorado Revised Statutes.	
19			
20		deleting the language stricken and adding	
21	the language underlined, to read as follows:		
22	Sec. 15-78 Composition.		
23	The board shall be composed of a minimum of thirteen (1	3)seven (7), with no more than twenty-	
24	inve (20) inteen (10), voting members.		
25		Libera di characteri (Calerra de Legra	
26		deleting the language stricken and adding	
27			
28	cool to 701 montage of appending in		
29	7 iii mombors of the board will be appointed by the olorik at	nd recorder and confirmed by a simple	
30	majority of the board membership dotting by resolution. Appointments to the board shall militer,		
31	as mach as possible, the demographics of the Eating population of Beriver County. These		
32	demographics may include elimicity, gender, race, age, e	exual orientation, political viewpoints	
33	and affiliations, income, and geographic location. In partic	cular, the board shall make a good faith	

BY AUTHORITY

effort to include representation from individuals of the Denver Latino community who are registered voters of civically engaged in the City and County of Denver. The members may include individuals from those council districts as listed in the board's annual work plan, the city at large, and the original ACCESO Board as identified by a memorandum to the clerk dated September 29, 2009, on file with the elections division.

**Section 4.** Section 15-81, D.R.M.C., is amended by deleting the language stricken and adding the language underlined, to read as follows:

Sec. 15-81. - Terms.

Board members, upon appointment and confirmation, will serve for three-year terms, except that one-third of the initial board will serve for one (1) year; one-third of the initial board will serve for two (2) years; and one-third of the initial board will serve for three (3) years (or until a successor has been duly appointed and confirmed), to establish staggered, overlapping terms and provide for continuity of membership. No member will serve more than three (3) consecutive terms:

except that a member may serve past the expiration of their third term until a successor is duly appointed and confirmed.

- **Section 5.** Section 15-83, D.R.M.C., is amended by deleting the language stricken and adding the language underlined, to read as follows:
- Sec. 15-83. Meetings/quorum/majority vote.
  - (b) Quorum. A simple majority of the appointed voting membership constitutes a quorum. A quorum must be present, either in person or electronically, to conduct a board meeting. Voting by proxy is prohibited. The chairperson, in consultation with the clerk, may direct that a mail, electronic mail, fax, or telephone an electronic ballot be taken on matters requiring immediate decision. All board members and the clerk must be notified at least twenty-four (24) hours prior to this action and a majority of all appointed members is required to carry official action under this procedure. A record of this electronic vote shall be maintained by the chair. In the event of a board vacancy, whether by removal, death, or resignation, the number established to constitute a quorum shall be adjusted downward until a successor has been duly appointed and confirmed.

- **Section 6.** Section 15-84, D.R.M.C., is amended by deleting the language stricken and adding the language underlined, to read as follows:
- Sec. 15-84. Qualifications.

1	All-voting board members shall be registered to vote in residents of the State of Colorado. There		
2	shall not be pre-established educational or training experience requirements of board		
3	appointees. These positions will be referred to the clerk for appointment in accordance with the		
4	board's recruitment and nominating process. The board shall use best efforts to assure that a		
5	minimum of thirty (30) percent of the full board membership is bilingual with recognized Spanish		
6	language proficiency and local cultural language proficiencies. Appointees of the board should		
7	use best efforts to aid the full board to meet the stated bilingual-Spanish/English requirement.		
8			
9	Section 7. Section 15-87, D.R.M.C., is amended by deleting the language stricken and adding		
10	the language underlined, to read as follows:		
11	Sec. 15-87 Staff support.		
12	The clerk and recorder may, but is not required to, shall provide staff support to the board. Any		
13	staff members providing assistance to the board shall be ex officio members without authority to		
14	vote.		
15			
16	Section 8. Section 15-88, D.R.M.C., is amended by deleting the language stricken and adding		
17	the language underlined, to read as follows:		
18	Sec. 15-88 Annual work plan.		
19	The board may develop an annual work plan to recommend identified needs and goals for		
20	Spanishnon-English language assistance during elections. The annual work plan will include		
21	proposed methods to respond to identified needs and goals along with any resulting budget		
22	impact.		
23			
24	COMMITTEE APPROVAL DATE:		
25	MAYOR-COUNCIL DATE:		
26	PASSED BY THE COUNCIL		2023
27			
28	APPROVED:		_ 2023
29 30	ATTEST:	CLERK AND RECORDER, EX-OFFICIO CLERK OF THE	
31		CITY AND COUNTY OF DENVER	
32			
33	NOTICE PUBLISHED IN THE DAILY JOURNAL _	2023;	2023
34			

1	1 PREPARED BY:	; DATE:	
2	2		
3 4 5 6 7	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 <b>is not</b> submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.		
8	8 Kerry Tipper		
9	9 City Attorney		
10	0		
11	1 BY:,City Attorn	ney DATE:	