	AH draft 4/24/2023			
1	BY AUTHORITY			
2	ORDINANCE NO. COUNCIL BILL NO. CB23-xxxx			
3	SERIES OF 2023 COMMITTEE OF REFERENCE:			
4	Land Use, Transportation & Infrastructure			
5	<u>A</u> <u>BILL</u>			
6 7 8	For an ordinance amending Chapter 59 of the Denver Revised Municipal Code, concerning unenclosed eating places.			
8 9	WHEREAS, the City Council has determined on the basis of evidence and testimony			
10	presented at the public hearing that the amendment set forth in this ordinance is in conformance			
11	with Comprehensive Plan 2040; is reasonably necessary to promote the public health, safety, and			
12	general welfare; and will result in uniformity of zone district regulations.			
13	NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF			
14	DENVER:			
15	Section 1. Section 59-2(c)(2) is deleted in its entirety.			
16	Section 2. That section 59-2, D.R.M.C. concerning Former Chapter 59 is amended by			
17	adding new paragraphs (c)(19) - (23) to read as follows:			
18	Sec. 59-2. – Former chapter 59.			
19	(c) No changes shall be enacted to the provisions of the former chapter 59 after			
20	June 25, 2010; however, regulation of lands retaining their zoning designation under the			
21	former chapter 59 shall incorporate the following requirements of the Denver Zoning			
22	Code:			
23	(19) The following sections of the Denver Zoning Code regarding use limitations			
24	apply to a permitted unenclosed eating place use on land retaining its zoning			
25	designation under former chapter 59 ("Unenclosed Eating Place") in place of any			
26	zoning standards and limitations in former chapter 59 for an Unenclosed Eating			
27	Place:			
28	a. Denver Zoning Code sections 11.10.14.2, and 11.10.14. 3.A and B.			
29	b. Denver Zoning Code section 11.10.14.3.D, except for an			
30	Unenclosed Eating Place in the following former chapter 59 zone districts:			
20				

AH draft 4/24/2023

1

2

B-4; B-8; B-8-A; B-8-G; B-5; B-5-T; B-7; B-A-3; MS-1; MS-2; MS-3; PRV; or Gateway use areas MU1, MU2, TCU, or TSU; and

c. Denver Zoning Code section 11.10.14.3.E, except for an Unenclosed
Eating Place in the following former chapter 59 zone districts: B-3; B-4; B8; B-8-A; B-8-G; B-5; B-5-T; B-7; CCN; B-A-2; B-A-3; B-A-4; MS-1; MS-2;
MS-3; PRV; or Gateway use areas MU1, MU2, TCU, or TSU;

7 (20) The zoning administrator may grant an administrative adjustment for the
8 requirements of 11.10.14.3.B.2 - 8 for an Unenclosed Eating Place in accordance
9 with the administrative adjustment process and applicable review criteria of Denver
10 Zoning Code section 12.4.5.

(21) The zoning administrator may grant an Unenclosed Eating Place the
 available incentives of Denver Zoning Code section 11.10.14.3.C in accordance
 with the process of this section, except for the following incentives:

14

15

16

17

18

19

20

21

22

23

a. An Unenclosed Eating Place permitted in a mixed use district of former chapter 59 may remove required off-street parking spaces only in the amount specified in Denver Zoning Code section 11.10.14.3.C.3.b.iii.

b. An Unenclosed Eating Place permitted in any zone district of former chapter 59, other than a mixed use district, may remove required off-street parking spaces only in the amount specified in Denver Zoning Code section 11.10.14.3.C.3.b.v

(22) An Unenclosed Eating Place must follow the zoning permit with information notice process when the use would otherwise be subject to the approval of the board of adjustment under former chapter 59 sec. 59-54(3)u.

(23) Any use that the board of adjustment may authorize as an outdoor eating
exception under former chapter 59 sec. 59-54(3)u must follow the applicable
provisions in subsection (19) – (23) above.

2

AH draft 4/24/2023

1 COMMITTEE APPROVAL DATE: [to be fill
--

- 2 MAYOR-COUNCIL DATE: [to be filled in]
- PASSED BY THE COUNCIL: _____ 3
- PRESIDENT 4
- APPROVED: _______ MAYOR ______, 5 ATTEST: ______ - CLERK AND RECORDER,
- 6
- 7 8

- NOTICE PUBLISHED IN THE DAILY JOURNAL: 9
- PREPARED BY: Adam C. Hernandez, Assistant City Attorney 10

__;____, DATE: [to be filled in]

EX-OFFICIO CLERK OF THE

CITY AND COUNTY OF DENVER

- Pursuant to section 13-9, D.R.M.C., this proposed ordinance has been reviewed by the office of the 11
- City Attorney. We find no irregularity as to form, and have no legal objection to the proposed 12
- ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 13 3.2.6 of the Charter.
- 14 15
- Kerry Tipper, Denver City Attorney 16

17				
18	BY:	, Assistant City Attorney	DATE:	,