1	BY AUTHORITY
2	ORDINANCE NO COUNCIL BILL NO. CB18-0129
3	SERIES OF 2018 COMMITTEE OF REFERENCE:
4	Land Use, Transportation & Infrastructure
5	<u>A BILL</u>
6 7 8 9 10	For an ordinance placing a moratorium on the approval of site development plans and the amendment of approved site development plans for developments using side-by-side dwelling units with certain building forms in the Denver Zoning Code for a period of approximately two months.
11	WHEREAS, in 2010, the City Council of the City and County of Denver adopted the Denver
12	Zoning Code ("Code") which established a context-based approach to zoning within the City and
13	County of Denver ("City") to organize the Code by neighborhood contexts and provide a range of
14	zone districts that set standards for compatible development; and
15	WHEREAS, the Code also established a form-based approach to zoning within the City to
16	explain how buildings relate to their lots, surrounding buildings, and street and alley rights-of-way;
17	and
18	WHEREAS, the Code includes a menu of building forms and their standards for each zone
19	district, including the Apartment, General, Shopfront, Row House, and Town House building forms;
20	and
21	WHEREAS, the Code allows for the use of the building forms listed above in various zone
22	districts, including Mixed Use, Residential Mixed Use, Main Street, Multi-Unit, Residential Office,
23	Row House, and Town House zone districts; and
24	WHEREAS, the construction of multi-unit residential structures may occur in the building
25	forms listed above; and
26	WHEREAS, concerns have been raised regarding construction of certain types of multi-unit
27	residential structures in the following zone districts: that in Mixed Use, Residential Mixed Use, and
28	Main Street zone districts, these structures create problems with the building's interaction with the
29	public realm due to the lack of primary or side street setbacks and minimal pedestrian entrance
30	standards; that in Multi-Unit and Residential Office zone districts, these structures provide adverse
31	impacts to neighbors because of shallow side interior setbacks and excessive height allowances;
32	and that in Row House and Town House zone districts, these structures often contain dwelling units
33	that are located to the rear of a property, are often inconsistent with the current definition of a row

1 house in the Code, and often are inconsistent with the existing building form intent of dwelling units

2 orienting to the street; and

WHEREAS, Community Planning and Development ("CPD") convened a task force to assist
CPD in evaluating issues associated with certain types of multi-unit residential structures allowed in
the Code building forms listed above, and to recommend specific Code text amendments to address
identified issues ("Slot Home Text Amendment"); and

WHEREAS, CPD has published a public review draft of the proposed Slot Home Text
 Amendment, and plans to bring the proposed Slot Home Text Amendment before City Council in
 May of 2018 for its approval; and

10 WHEREAS, CPD generally provides review, but not approval, of proposals for development 11 prior to the final adoption of Code text amendments, and plans to do the same during the Slot Home 12 Text Amendment process; and

WHEREAS, it is appropriate for the City Council to establish an appropriate period of time during which site development plans and amendments to approved site development plans for construction of certain multi-unit residential structures in certain building forms will not be approved in order to allow the Slot Home Text Amendment to be finally adopted.

## NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

19 Section 1. A moratorium is hereby established on the approval of site development plans 20 and the amendment of approved site development plans for construction of multi-unit residential 21 structures containing only residential dwelling units that are attached along common walls and 22 occupy the space between the street level and roof ("Side-by-Side Dwelling Units") using the 23 Apartment, General, Shopfront, Row House, or Town House building forms under the Code.

Section 2. This moratorium shall not apply to applications for construction of Side-by-Side Dwelling Units submitted to CPD for formal site development plan review per Code Section 12.4.3.3.C, and that have received an Accela log number on or before 4:30 P.M. Mountain Daylight Time, March 14, 2018 ("Pending Applications"). Pending Applications shall be subject to the following requirements:

(a) If a Pending Application has not received approval by the Development Review
Committee on or before 4:30 P.M. Mountain Standard Time, November 10, 2018, the application
shall be void. Once a Pending Application becomes void, all new site development plan applications
for the same property shall be processed under the Code in effect on November 10, 2018. No
extensions of time shall be granted.

1	(b) Pending Applications shall meet all the standards and requirements of the Code as they
2	exist on March 14, 2018.
3	(c) Any change, modification, or amendment to a Pending Application approved under this
4	Section 2 that is sought on or before 4:30 P.M. Mountain Standard Time, November 10, 2018, shall
5	comply with the Code as the Code exists at the time of any change, modification, or amendment.
6	Section 3. This moratorium shall expire upon adoption the effective date of the Slot Home
7	Text Amendment, or June 4, 2018, whichever event occurs earlier.
8	COMMITTEE APPROVAL DATE: February 6, 2018
9	MAYOR-COUNCIL DATE: N/A.
10	INTRODUCED BY: Rafael G. Espinoza, Councilman District 1; Wayne C. New, Councilman District
11	10 March 12, 2010
12	PASSED BY THE COUNCIL:March 12, 2018
13	PRESIDENT
14	APPROVED: MAYOR
15	ATTEST: CLERK AND RECORDER,
16 17	EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER
18	NOTICE PUBLISHED IN THE DAILY JOURNAL:;;
19 20	PREPARED BY: Adam C. Hernandez, Assistant City Attorney DATE: February 8, 2018
21	Pursuant to Section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office of
22 23	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
24	§ 3.2.6 of the Charter.
25	Kristin M. Bronson, Denver City Attorney
	BY: <u>Feb 8, 2018</u> , Assistant City Attorney DATE: <u>Feb 8, 2018</u>