1	<u>BY A</u>	<u>UTHORITY</u>				
2	ORDINANCE NO	COUNCIL BILL NO. CB18-0188				
3	SERIES OF 2018	COMMITTEE OF REFERENCE:				
4		Finance & Governance				
5	<u>.</u>	A BILL				
6 7 8 9 10	For an Ordinance amending Division 1, Article VI of Chapter 18 (Insurance Program) of the Denver Revised Municipal Code to correct the definition of eligible employee and to correct the 2018 employee wellness incentive for employees not eligible for health savings accounts.					
11	BE IT ENACTED BY THE COUNCIL OF THE	CITY AND COUNTY OF DENVER:				
12	Section 1. Paragraph (3) of Section 18	-171 of the Denver Revised Municipal Code is				
13	hereby amended by adding the underlined language and deleting the stricken language to					
14	read as follows:					
15	Sec. 18-171 Definitions.					
16	(3) "Eligible Employee" shall mean both	: career service employees as defined in section				
17	9.1.1(e) of the charter, and appointed charter officers as defined in section 9.2.1(B) of the					
18	charter. The definition of eligible emplo	yee shall not include:				
19	 a. Part-time employees who are 	regularly scheduled to work less than twenty (20)				
20	hours per week;					
21	 b. Members of the classified ser 	vice of the police and fire departments; and,				
22	c. Persons occupying or employ	red in on-call, temporary, seasonal, or contract				
23	positions, or positions in which	h the incumbent is paid according to the community				
24	rate schedule.					
25	Section 2. Paragraph (1) of Section 18-1	72 of the Denver Revised Municipal Code is hereby				
26	amended by adding the underlined language a	and deleting the stricken language to read as follows				
27	Sec. 18-172 Insurance program.					
28	(1) Every eligible employee and appointed	charter officer is entitled to receive insurance				
29	coverage under an insurance program rec	ommended in accordance with division 2 of this				
30	article, and approved by ordinance.					
31	Section 3. That sub-paragraph (3)(d) of S	Section 18-173 of the Denver Revised Municipal				
32	Code is hereby amended by adding the under	ined language and deleting the stricken language to				

1	read as follows:				
2	Sec. 18-173 Medical insurance program—City contribution.				
3	(d) Limitations on city payment into active health savings accounts. The following restrictions				
4	shall apply to the city payment into an active HSA account as set forth in DRMC 18-				
5	173(3)(c) <u>18-173(3)(c.1)</u> above:				
6	i. An employee who is a dependent on any health insurance plan shall not be eligible to				
7	receive a city payment into an active HSA;				
8	ii. Employees must actively contribute to an active HSA through a pre-tax payroll				
9	deduction to receive a city matching contribution;				
10	iii. The city matching contribution will end when the primary insured's enrollment in the				
11	HDHP offered by the city ends;				
12	iv. Employees who do not have an active HSA are not eligible for a city payment into an				
13	active HSA account.				
14	Section 4. That sub-paragraph (1)(b) of Section 18-178 of the Denver Revised				
15	Municipal Code is hereby amended by adding the underlined language and deleting the				
16	stricken language to read as follows:				
17	Sec. 18-178. – Wellness.				
18	(b) For HDHP insurance plan participants eligible to participate in an HSA: a \$25 per				
19	month HSA contribution. For HDHP insurance plan participants not eligible to participate in an				
20	HSA: a \$25 per month paycheck credit.				
21					

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

1	COMMITTEE APPROVAL DATE: February 20, 2018 by Consent						
2	MAYOR-COUNCIL DATE: February 27, 2018						
3	PASSED BY THE COUNCIL:	March 12, 2018					
4	Alm Back	PRESIDEN	Т				
5	APPROVED:	MAYOR	Mar 1	3, 2018			
6 7 8	ATTEST:	EX-OFFIC	IO CLE	ORDER, RK OF THE TY OF DENVER			
9	NOTICE PUBLISHED IN THE DAILY JOU	JRNAL:	;				
10	PREPARED BY: Robert A. McDermott, Assistant City Attorney DATE: March 1, 2						
11 12 13 14	Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office the City Attorney. We find no irregularity as to form, and have no legal objection to the propose ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant §3.2.6 of the Charter.						
16	Kristin M. Bronson, Denver City Attorney						
17	BY: Assistant	t City Attorney	DATE:	Feb 27, 2018			