1	BY AUTHORITY	<u>(</u>					
2	ORDINANCE NO	COUNCIL BILL NO.18-0951					
3	SERIES OF 2018	COMMITTEE OF REFERENCE:					
4							
5	<u>A BILL</u>						
6							
7 8 9	For an ordinance exempting a children's neighborhood beverage stand from licensing requirements.						
10	BE IT ENACTED BY THE COUNCIL OF THE CITY A	ND COUNTY OF DENVER:					
11	Section 1. That section 23-50, D.R.M.C. shall be amended by deleting the language stricken						
12	and adding the language underlined, to read as follows:						
13	Sec. 23-50 License required.						
14	Except as provided in section 23-56, it shall be unla	awful for any person to operate a retail food					
15	establishment, operate a mobile retail food establishment or pushcart, operate a temporary retail food						
16	establishment, act as a food peddler, or act as an ice cream vendor except as provided in and						
17	authorized by this article and without first having obtained a license from the director. No license to						
18	operate a retail food establishment, operate a mobile retail food establishment or pushcart, operate a						
19	temporary retail food establishment, act as a food peddler, or act as an ice cream vendor shall be						
20	issued without the manager's approval. All licenses shall be prominently displayed and visible at all						
21	times.						
22	Section 2. That division 2 of article III of chapte	r 23 shall be amended by the addition of a new					
23	section to read as follows:						
24	<u>Sec. 23-56. – Exception to license requirements for</u>	a children's neighborhood beverage stand.					
25	(1) As used in this article III, "children's neighbor	hood beverage stand" means a temporary food					
26	establishment that is:						
27	(a) operated by a child or children 17 years of a	age or younger;					
28	(b) located in a neighborhood, defined as a ge	eographical area within the city and county of					
29	Denver that is zoned for single family or multi-family r	esidential use only;					
30	(c) providing beverages, defined to mean lemor	nade, cold or hot tea, coffee, or hot chocolate in					
31	single-use, disposable cups and articles for use by cu	stomers;					
32	(d) operated no more than six periods of fourtee	en consecutive days, and no more than eighty-					
33	four days total in a calendar year;						
34	(e) operated no closer than two hundred feet fro	om a temporary food vendor selling beverages					

1	permitted by the Department of Parks and Recreatio	<u>n or lice</u>	ensed b	by the Department of Excise and	<u>t</u>			
2	Licenses; and							
3	(f) operated in a manner that does not obstruct the public right of way.							
4	(2) Notwithstanding any other provision of the Denver Revised Municipal Code and any rules							
5	and regulations promulgated thereunder, a person operating a children's neighborhood beverage							
6	stand providing beverages does not require a license or permit issued by any department or agency of							
7	the city.							
8	COMMITTEE APPROVAL DATE: August 29, 2018							
9	MAYOR-COUNCIL DATE: September 4, 2018							
10	PASSED BY THE COUNCIL							
11		PRE	SIDEN	т				
12	APPROVED:	- MAY	OR					
13 14 15 16	ATTEST:	EX-O	FFICI	D RECORDER, D CLERK OF THE COUNTY OF DENVER				
17	NOTICE PUBLISHED IN THE DAILY JOURNAL							
18	PREPARED BY: Troy C. Bratton, Assistant City Attorney DATE: September 6, 2							
19 20 21 22 23	Pursuant to section 13-12, D.R.M.C., this proposed of City Attorney. We find no irregularity as to form, ordinance. The proposed ordinance is not submitted 3.2.6 of the Charter.	and hav	ve no	legal objection to the proposed	b			
24	Kristin M. Bronson, Denver City Attorney							
25								
26	BY:, Assistant City Attorn	еу	DATE	:				
27								
28								
29								