1		BY AUTHORITY				
2	ORDI	NANCE NO	COUNCIL BILL NO. CB16			
3	SERIE	ES OF 2016	COMMITTEE OF REFERENCE:			
4						
5		<u>A BILL</u>				
6 7 8 9 10	For an ordinance amending Chapters 32 and 53 of the Denver Revised Municipal Code relating to retail use tax and lodger's tax licenses, occupational privilege tax registration, and the filing frequency for lodger's tax returns. BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:					
11		Section 1. That section 32-91 of the Denver Revised N	Municipal Code ("D.R.M.C."), which			
12	currer	itly reads as follows, is repealed in its entirety:				
13	Sec. 3	32-91. Lodgings.				
14		Fees for lodgings are as follows:				
15		License fee, per year \$10.00				
16		Section 2. That section 32-107 of the D.R.M.C. shall be	e amended by adding the language			
17	under	lined and deleting the language stricken, to read as follow	rs:			
18	Sec.	32-107. Retail sales license <u>, retail use tax license</u>	, and lodger's tax license. and			
19	occu	pational tax registration.				
20	(1) (a)	Every employer within the city, as well as every employ	er situated outside of the city who			
21		engages in business within the city and every person	engaged in any business, trade,			
22		occupation, profession or calling of any kind having a fix	ed or transitory situs within the city,			
23		for any period of time in a calendar month within the	city shall file an occupational tax			
24		registration with the department of finance.				
25	(<u>ba</u>)	A retail sales license, retail use tax license, and lodger	's tax license and occupational tax			
26		registration shall, unless sooner revoked, be in effect u	ntil the thirty-first day of December			
27		of odd-numbered years following or during the year in w	which it is issued. An applicant may			
28		file for either of the licenses or for the registration	or for both the licenses and the			
29		registration, applicable to the applicant's business.				
30	(e <u>d</u>)	It is the duty of each licensee and each registrant or	n or before January first of even-			
31		numbered years following the year in which the license	or registration is issued or renewed			
32		to obtain a renewal thereof if the licensee remains in ref				
33		a retailer for the tax provided in either the city retail sales	s tax article, the city use tax article,			
34		or the city lodger's tax article, or the city use tax article	icle or if the registrant remains in			

business or liable to account for the tax as provided in either the city employee occupational privilege tax article or in the business occupational privilege tax article.

(de) For each license and registration issued, a fee of fifty dollars (\$50.00) shall be paid, which fee shall accompany the application. A further fee of fifty dollars (\$50.00) shall be paid for each two-year period beginning in even-numbered years for which such license or registration is renewed. Notwithstanding the provisions of section 32-6 of this Code, payment of a fee for such a license issued after June thirtieth of even-numbered years shall be prorated in decrements of twelve dollars and fifty cents (\$12.50) for each succeeding six-month period following June thirtieth of the even-numbered year as set forth in the following table:

Dates of Application for License								
January 1-June 30 of Even- Numbered Years	July 1-December 31 of Even-Numbered Years	January 1-June 30 of Odd-Numbered Years	July 1-December 31 of Odd- Numbered Years					
\$50.00	\$37.50	\$25.00	\$12.50					

All licenses and registrations shall be renewed on a biennial basis, effective January 1, 1994.

- (e) No fee shall be charged for occupational privilege tax registrations or renewals.
- (2)(a) A person conducting a special sales event may apply and pay five dollars (\$5.00) for a special event retail sales license to engage in the business of selling at retail for a temporary period of time, less than two (2) weeks in duration.
- (b) A person engaged in retail sales at more than three (3) special sales events in any twoyear period following January first of even-numbered years shall apply to the department of finance for a retail sales license to engage in selling at retail. Special sales event retail sales licenses shall only apply to retail sales made by the person to whom the license is issued and shall not apply to sales at such person's customary business location or to any sales other than the special sales event. A person to whom a special event retail sales license has been issued shall file a separate return and payment of sales taxes for each special sales event at which retail sales are made by such person on the twentieth day of

- the month following the month in which such special sales event began.
- For purposes of this subsection (2), "special sales event" means an event where retail sales are made by a vendor who moves goods, equipment or personnel into the city temporarily in order to participate in the event.
- Any person engaged in retail sales at a special sales event who does not hold or obtain a valid retail sales license shall obtain a special event retail sales license pursuant to the provisions of this subsection (2).
- Section 3. That subsection 53-174(b) of the D.R.M.C. shall be amended by adding the language underlined and deleting the language stricken, to read as follows:
- 10 Sec. 53-174. Vendor responsible for payment of tax.
 - (b) Returns. Every vendor shall on or before the twentieth day of each month make a return to the manager of finance for the preceding calendar month and remit to the manager simultaneously therewith the total amount due the city as provided by subsection (a). The monthly returns of the vendor as required hereunder shall be made in such manner and upon such forms as the manager may prescribe. Returns of the vendor, or his duly authorized agent, shall contain such information and be made in such a manner and upon such forms as the manager may prescribe, and the manager may by regulation duly adopted extend the time up to one (1) year for making returns and paying the tax due.
 - **Section 4.** That section 53-176 of the D.R.M.C., which currently reads as follows, is repealed in its entirety:
- 22 Sec. 53-176. Special accounting basis for remittance of tax.
 - If the accounting methods regularly employed by the vendor in the transaction of business or other conditions are such that the returns aforesaid made on a calendar month basis will impose unnecessary hardship, the manager of finance may, upon request of the vendor, accept returns at such intervals as will in the manager's opinion better suit the convenience of the vendor and will not jeopardize the collection of the tax; provided, however, the manager may by rule permit a vendor whose monthly tax collected is less than forty dollars (\$40.00) to make returns and pay taxes at intervals not greater than three (3) months.
 - **Section 5.** That section 53-217 of the D.R.M.C. shall be amended by adding the language underlined and deleting the language stricken, to read as follows:
- **Sec. 53-217**. **Fee**.

The license fee under this division is prescribed in section 32-91 32-107.

1		Section 6. Section 53-274 of the D.R.M.C. is	s enacted and added to read as	follows:		
2	Sec.	53-274. Registration Required.				
3	(a)	(a) Every employer within the city, as well as every employer situated outside of the city when the city within the city withi				
4		engages in business within the city and every	very person engaged in any b	usiness, trade,		
5		occupation, profession or calling of any kind	having a fixed or transitory situs	within the city,		
6		for any period of time in a calendar month within the city shall file an occupational privileg				
7		tax registration with the department of finance	<u>ə.</u>			
8	(b)	(b) No fee shall be charged for an occupational privilege tax registration.				
9		Section 7. Section 53-326 of the D.R.M.C. is enacted and added to read as follows:				
10	Sec. 53-326. Registration Required.					
11	(c)	(c) Every employer within the city, as well as every employer situated outside of the city who				
12		engages in business within the city and every	very person engaged in any b	usiness, trade,		
13		occupation, profession or calling of any kind	having a fixed or transitory situs	within the city,		
14		for any period of time in a calendar month w	ithin the city shall file an occupa	ational privilege		
15		tax registration with the department of finance	<u>e.</u>			
16	(d)	No fee shall be charged for an occupational privilege tax registration.				
17						
18						
19	COM	MMITTEE APPROVAL DATE:		, 2016		
20	MAY	OR-COUNCIL DATE:		, 2016		
21	PAS	SED BY THE COUNCIL:		, 2016		
22			- PRESIDENT			
23	APP	ROVED:	- MAYOR	, 2016		
24	ATT	EST:	- CLERK AND RECORDER,	_		
25 26			EX-OFFICIO CLERK OF THI CITY AND COUNTY OF DEN			
	NO	VOE DUDUOUSD IN THE DAILY TOURNAL				
27		ICE PUBLISHED IN THE DAILY JOURNAL: _				
28		PARED BY: Charles T. Solomon, Assistant Cit		, 2016		
29 30	Pursuant to section 13-12, 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					
31	ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant t					
32	3.2.6	of the Charter.				
33	D. S	cott Martinez, City Attorney				
34	BV.	Assistant City Attor	nev Date:	2015		