1	BY	AUTHORITY			
2	ORDINANCE NO	COUNCIL BILL NO. CB18-0975			
3	SERIES OF 2018	COMMITTEE OF REFERENCE:			
4		Safety, Housing & Education & Homelessness			
5		A BILL			
6	For an ordinance to amend Article	IV of Chapter 27 (Housing) of the Revised			
7 8	Municipal Code relating to affordabl	e housing.			
9	WHEREAS, Article IV was first adopted	d in August of 2002 and amended in October of 2006,			
10	June of 2013, and August of 2014; and				
11	WHEREAS, the City and County of Denver has experienced a significant number of units				
12	becoming non-compliant with the affordable housing program; and				
13	WHEREAS, a portion of the non-complaint purchasers appear to have purchased without				
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20	enforcement process.				
21	•	THE COUNCIL OF THE CITY AND COUNTY OF			
22	DENVER:				
23		ovenants", of the Revised Municipal Code is hereby			
24	amended by adding the language underlined				
25 26	Sec. 27-111. Covenants and Deec				
27 28 29 30	comply with the provisions in the rules and regulations promulgated hereunder. Partnerships,				
30 31	associations or corporations shall not evade this article through voluntary dissolution. (b) The covenants shall at a minimum contain the information that the property value and that				
32	use and resale are restricted and shall set forth the control period, the maximum purchase price				
33 34					
35	which govern the first resale within ten (10) years after the end of the control period ("final MPDU				
36 37	sale") as set forth in [section] 27-112.	ant restrictions on the resale prices for MPDI is if the			
37	· · ·	ant restrictions on the resale prices for MPDUs if the			

director finds that the restrictions conflict with regulations of federal or state housing programs and
thus prevent eligible households from buying dwelling units under the MPDU program. Any waiver

shall be in writing and signed by the director, shall reference the recorded covenant, and shall be 1 2 recorded in the records of the clerk and recorder for the City and County of Denver, Colorado.

(d) At the time of convevance, all grantors of MPDUs shall require the grantee to execute a 3 4 memorandum of acceptance which states that the conveyed property is a MPDU and is subject to the restrictions contained in the covenants required under this article during the control period. 5

(e) The director may require certain owners of MPDUs who are out of compliance with the 6 7 covenant required in this section to execute a performance deed of trust in favor of the city that addresses recapture of noncompliant periods of affordability. The director shall release the 8 performance deed of trust upon a finding that all requirements of the performance deed of trust have 9 10 been satisfied.

11 (f) The director shall release the covenants upon a finding that all amounts due the city's 12 special revenue fund have been received and all other provisions of the covenant have been 13 satisfied.

14 That subsection (g) of Section 27-116, "Regulations; enforcement", of the 15 Section 2. 16 Revised Municipal Code is hereby amended by adding the language underlined and deleting the 17 language stricken as follows: 18

Sec. 27-116. Regulation; enforcement.

- 20 (g) In addition to or instead of any other available remedy, the director may take legal action 21 to:
- 22 (1) Enjoin an MPDU owner who violates this article, or any covenant signed or order issued 23 under this article, from continuing the violation; or
- 24 (2) Require an owner to sell an MPDU owned or occupied in violation of this article to an 25 eligible household; or
- 26 (3) Recapture a lost term of affordable housing. 27
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1	COMMITTEE APPROVAL DATE: September 12,	2018		
2	MAYOR-COUNCIL DATE: September 18, 2018 by Consent			
3	PASSED BY THE COUNCIL:OC	tober 22, 2018		
4		PRESIDE	NT	
5	APPROVED:	MAYOR _	Oct 24, 2018	
6 7 8	ATTEST:	EX-OFFI	ND RECORDER, CIO CLERK OF THE D COUNTY OF DENVEF	२
9	NOTICE PUBLISHED IN THE DAILY JOURNAL:		· ;	
10	PREPARED BY: Laurie J. Heydman, Assistant Cit	y Attorney	DATE: October	11, 2018
11 12 13 14 15	Pursuant to section 13-12, D.R.M.C., this propose the City Attorney. We find no irregularity as to for ordinance. The proposed ordinance is not submit §3.2.6 of the Charter.	m, and have n	o legal objection to the	proposed
16	Kristin M. Bronson, Denver City Attorney			
17 18	BY: Kuroton Charlord , Assistant City Atto	orney DAT	E: Oct 11, 2018	