1	BY AUTHORITY		
2	ORDINANCE NO COUNCIL BILL NO. CB18-1407		
3	SERIES OF 2018 COMMITTEE OF REFERENCE	E:	
4	AS AMENDED 12-17-18 Land Use, Transportation & Infrastructu	ire	
5	<u>A BILL</u>		
6 7 8 9 10 11	For an ordinance amending Article VI, Chapter 27, of the Denver Revised Municipa Code, concerning incentives for the increased levels of affordable housing or the payment of increased fees in the Central Platte Valley, and a corresponding amendment to Article V, Chapter 27.	9	
12	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:		
13	Section 1. That section 27-183, D.R.M.C., shall be amended by deleting the language strick	ken and	
14	adding the language underlined, to read as follows:		
15	"Sec. 27-183. Intent.		
16	(a) The Denver Zoning Code has established certain <u>underlying zone districts</u>	s and	
17	incentive overlay districts to allow a structure to exceed its base height in exchange for		
18	payment of incentive height fees, construction of additional affordable units, or provision of		
19	other benefits to the city, in excess of standard requirements, in compliance with the affordable		
20	housing requirements set forth below.		
21	(b) Structures within incentive overlay districts that do not take advantage of		
22	applicable incentives shall not be subject to the additional requirements of this division 2	<u>></u> ."	
23	Section 2. That section 27-184, D.R.M.C., shall be amended by deleting the language strick	ken and	
24	adding the language underlined, to read as follows:		
25	"Sec. 27-184. Additional Definitions.		
26	The following additional definitions shall apply to this division 2:		
27	(a) Base height shall have the same meaning as the term is defined in Artic	le 13	
28	of the Denver Zoning Code.		
29	(b) Community benefits serving use agreement means an agreement enter	ed into	
30	between an applicant and the city, and administered by the office of economic develo	pment,	
31	that allows an applicant to provide community serving uses for a portion of a propose	d	
32	structure in place of payment of any applicable incentive height fees. A community be)nefits	
33	serving use agreement shall not substitute for payment of the total structure linkage for	ee.	

The office of economic development, in consultation with community planning and 1 development and considering demonstrated community needs and priorities in the 2 surrounding neighborhood(s), and the value of commensurate incentive height fee savings 3 and benefits, shall determine applicable community serving uses for each community 4 benefits serving use agreement. The community benefits serving use agreement shall be 5 executed by the city and the applicant using the city's standard contract process, and prior 6 to approval of a site development plan or issuance of building permits. The community 7 benefits serving use agreement shall include, but is not limited to the following: benefitting 8 tenant use; rent-reduction rate; time period; collateral; and default remedies such as re-9 leasing or recapture of any obtained incentive height fee savings. 10

(c) *Incentive height* shall have the same meaning as the term is defined in Article
 13 of the Denver Zoning Code.

Incentive height build alternative unit(s) means the number of build alternative 13 (d) units required for the portion of a structure above the base height, which shall equal the 14 product of the amount of applicable build alternative units using the formulas in Sec. 27-155, 15 D.R.M.C. for the incentive height area only, and the specific incentive overlay multiplier in 16 the table below. For example, if the formula in 27-155, D.R.M.C. requires two (2) build 17 alternative unit based on the gross floor area located above the base height, and the 18 19 multiplier is ten (10), then the incentive height build alternative units would equal twenty (20) units. Unless and until any rules and regulations have been adopted specific to this article 20 VI, incentive height build alternative units shall be approved in accordance with the office of 21 economic development's affordable housing permanent funds ordinance administrative 22 23 rules and regulations; however, in no event will the approved number of incentive height build alternative units result in zero (0) units. Incentive height build alternative units are 24 provided in addition to total structure build alternative units. 25

Incentive height fee means the amount of incentive fee required for the portion (e) 26 of a structure above the base height, which shall equal the product of the amount of 27 applicable linkage fee using the formulas in Sec. 27-153, D.R.M.C. for the incentive height 28 area only, and the specific incentive overlay height multiplier in the table below. For 29 example, if the formula in 27-153, D.R.M.C. requires \$10,000 based on the gross floor area 30 of the incentive height, and the multiplier for that specific incentive overlay district is ten, 31 then the Incentive Height Fee for that structure in that specific incentive overlay district 32 would equal \$100,000. Incentive height fees are provided in addition to the total structure 33

linkage fee.

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2	(f) Large \neq or phased project means any combination of residential, mixed-use			
3	residential, non-residential, and mixed-use non-residential structures that are built as part of			
4	a development with one or more of the following features:			
5	(1) The development will be built on five or more acres:			
6	(2) The development will include 500 or more residential units;			
7	(3) The development will occur in more than one phase; or			
8	(4) The development will use one or more City-approved financing tools,			
9	such as tax increment financing or a metropolitan district.			
10	(g) Underlying zone district shall have the same meaning as the term is defined in			
11	Article 13 of the Denver Zoning Code."			
12	Section 3. That section 27-185, D.R.M.C., shall be amended by adding the language underlined,			
13	to read as follows:			
14	"Sec. 27-185. Specific Incentive Height Fee and Incentive Height Build Alternative			
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17	fee or incentive height build alternative unit amounts, as applicable, based on the table below:			
	Underlying Zone District or Incentive Height Fee Incentive Height Build			
	Incentive Overlay District Multiplier Alternative Unit Multiplier			

Underlying Zone District of	Incentive Height Fee	
Incentive Overlay District	Multiplier	Alternative Unit Multiplier
IO-1	4	4
D-CPV-T, D-CPV-R, D-	<u>6</u>	<u>6</u>
<u>CPV-C</u>		
		"

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Section 4. That a Division 2, Article VI, Chapter 27, D.R.M.C. shall be amended by adding a
 new section 27-186.5, to read as follows:

"Sec. 27-186.5. Effect of increase in build alternative and linkage fee provisions requirements of article V, chapter 27, D.R.M.C.

If the city commissions any study pursuant to section 27-153(d)(3) to evaluate a proposed
 linkage fee increase, such study shall also include an evaluation of, or a separate evaluation shall

be completed, to determine whether the effect of the fee increase in combination with the multipliers applicable to zone districts in this division will affect the economic feasibility of any type of development seeking to use this division's height incentives."

Section 5. That section 27-187, D.R.M.C., shall be amended by deleting the language stricken and
 adding the language underlined, to read as follows:

"Sec. 27-187. Incentive height requirements for the 38th & Blake Station Area Incentive
 7 Overlay District (IO-1).

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 (a) Residential and mixed-use residential structures that exceed the base height shall comply with the following requirements in order to build within the allowed incentive height as determined by the Denver Zoning Code:

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(1) The project must provide the required quantity of total structure build alternative units and incentive height build alternative units. In calculating the total number of build alternative units to be created, the fractional amounts of total structure build alternative units and incentive height build alternative units shall be added together, and then rounded so that five-tenths (.5) or greater shall result in requiring that a whole unit shall be produced.

17(2)Build alternative units may be located on the subject property, or at an18off-site location anywhere with a zone district designation of IO-1, regardless of19whether that location is within a quarter-mile of the subject structure property.

(3) Residential and mixed-use residential structures that exceed the base
 height must provide build alternative units; payment of total structure linkage fee
 and incentive height fee is not allowed.

(b) Non-residential and mixed-use non-residential structures that exceed the base
 height shall comply with one of the following requirements in order to build within the allowed
 incentive height as determined by the Denver Zoning Code:

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(1)

Payment of both the required total structure linkage fee and incentive height fee;

(2) Providing the required quantity of total structure build alternative units and
 incentive height build alternative units, either at an off-site location with a zone district
 designation of IO-1 (regardless of whether that location is within a quarter-mile of the
 subject structure property), or, if the structure is a mixed-use non-residential structure,
 on the subject property; in calculating the total number of build alternative units to be

created, the fractional amounts of total structure build alternative units and incentive height build alternative units shall be added together, and then rounded so that fivetenths (.5) or greater shall result in requiring that a whole unit shall be produced; or

4 (3) Payment of the total structure linkage fee and execution of a community benefits
 5 serving use agreement."

Section 6. That Division 2, Article VI Chapter 27, shall be amended by adding a new section 27-188,
 to read as follows:

Section 27-188. Incentive height requirements for the Downtown Central Platte Valley Auraria Transition (D-CPV-T), River (D-CPV-R), and Center (D-CPV-C) Districts.

- (a) Residential and mixed-use residential structures that exceed the base height
 and are not within a large *+* or phased project shall comply with the following requirements
 in order to build within the allowed incentive height as determined by the Denver Zoning Code:
- 13 (1) The project must provide the required quantity of total structure build 14 alternative units and incentive height build alternative units. In calculating the 15 total number of build alternative units to be created, the fractional amounts of 16 total structure build alternative units and incentive height build alternative units 17 shall be added together, and then rounded so that five-tenths (.5) or greater 18 shall result in requiring that a whole unit shall be produced.
- 19(2) Build alternative units may be located on the subject property, or at an20off-site location anywhere with a zone district designation of D-CPV-T, D-CPV-21R or D-CPV-C, regardless of whether that location is within a quarter-mile of the22subject property.
- (3) Residential and mixed-use residential structures that exceed the base
 height must provide build alternative units; payment of total structure linkage fee
 and incentive height fee is not allowed.
- (b) Non-residential and mixed-use non-residential structures that exceed the base
 height and are not within a large *+* or phased project shall comply with one of the following
 requirements in order to build within the allowed incentive height as determined by the Denver
 Zoning Code:
- 30 (1) Payment of both the required total structure linkage fee and incentive
 31 height fee;

(2) Providing the required quantity of total structure build alternative units 1 and incentive height build alternative units, either at an off-site location with a 2 zone district designation of D-CPV-T, D-CPV-R or D-CPV-C (regardless of 3 whether that location is within a guarter-mile of the subject property), or, if the 4 structure is a mixed-use non-residential structure, on the subject property; in 5 calculating the total number of build alternative units to be created, the fractional 6 amounts of total structure build alternative units and incentive height build 7 alternative units shall be added together, and then rounded so that five-tenths 8 (.5) or greater shall result in requiring that a whole unit shall be produced; or 9

10 11 (3) Payment of the total structure linkage fee and execution of a community serving use agreement.

Each large *+* or phased project shall prepare an affordable housing plan instead (c) 12 of complying with Section 27-188(a) or (b) above when the project contains any structure that 13 exceeds the base height. The executive director of the office of economic development, or 14 the executive director's designee ("Director"), shall review the plan and approve, approve with 15 conditions, or reject the affordable housing plan. For all affordable housing plans prepared 16 under this subsection (c), no building permits shall be approved or issued for any structure 17 within such large *f* or phased project's area until approval of the affordable housing plan is 18 obtained. Each plan shall contain information as set forth below and any rules and regulations 19 adopted by the Director, a statement that the terms of the plan will bind the applicant and will 20 run with the land upon approval of the Director and recording with the clerk and recorder of 21 the City and County of Denver. The affordable housing plan shall be included as part of any 22 development agreement for the large \neq or phased project. The approved affordable housing 23 24 plan shall be signed by the applicant and shall be recorded with the clerk and recorder of the City and County of Denver. 25

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(1) The affordable housing plan for a large - **or** phased project and the affordable housing units provided thereunder shall comply with the following standards:

29a. All affordable housing units must be located within the area30covered by the affordable housing plan.

31b.A method of calculating required affordable housing units must be32provided that is reasonably expected to result in a quantity of affordable

housing units comparable to or exceeding the quantity of affordable housing units that would have resulted from a similar development applying the requirements of section 27-188(a) or (b). In no case shall a calculation method be used that is likely to result in fewer affordable housing units than would have resulted from application of the build alternative formulas provided in Section 27-155. The calculation method may include an option for payment of fees or execution of a community serving use agreement for non-residential structures, rather than construction of affordable housing units. The calculation method is not required to differentiate between base height and incentive height. Nothing in this subsection (c)(1) shall prevent an affordable housing plan from incorporating the requirements set forth in 27-188(a) or (b) above with respect to a portion or all of the area covered by the affordable housing plan, to the extent the City agrees that use of such requirements is reasonable.

The affordable housing plan will demonstrate how it promotes the 16 C. goals of the City's five-year housing plan as such plan exists at the time 17 of execution of the affordable housing plan, including by the provision of 18 units that are income-restricted to households with a variety of income 19 levels (including 30% of AMI or less and 60% of AMI or less) and units in 20 a range of sizes (two-bedroom and three-bedroom) and tenure types (for-21 sale and rental), to the extent that is reasonably possible within the 22 development. 23

24d. The duration of affordability for affordable housing units shall not25be less than the City policy concerning the duration of affordable housing26that exists at the time of execution of the plan.

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(2) The owner(s) of the entire subject property, or the owner(s) authorized agent(s) shall initiate an affordable housing plan.

29 **Section 7.** That Section 27-154, D.R.M.C. concerning exceptions to the linkage fee shall be 30 amended by deleting the language stricken and adding the language underlined to read as follows:

31 **"Sec. 27-154. Exceptions.**

32 The payment of linkage fees as set forth in section 27-53 shall not be required for the issuance of a

1 building permit under any of the following circumstances:

(a) Construction upon any property which is, alone or in combination with other 2 properties, the subject of a preexisting contractual commitment or covenant that is dated and 3 properly recorded prior to the imposition of a linkage fee on the first structure on the property 4 and is enforceable by the city to construct affordable housing, including by way of example 5 any development or subdivision agreement which includes an affordable housing covenant 6 and to which the city is a party, or any city-approved plan to build moderately priced 7 development units (MPDUs) under article IV of this chapter 27, or an affordable housing plan 8 executed to meet incentive requirements under article VI of this Chapter 27. The exception 9 provided by this subsection (a) shall apply only for so long the preexisting such contractual 10 commitment or covenant to construct affordable housing remains in existence effect. 11 Construction upon property that, alone or in combination with other properties, was originally 12 developed under such a contractual commitment or covenant and is substantially proposed 13 for redevelopment shall be subject to payment of linkage fees hereunder unless the 14 redevelopment is governed by a new contractual commitment or covenant to construct 15 affordable housing, or otherwise gualifies for an exception under any other provision of this 16 section. 17

(b) Construction upon any property subject to a preexisting an obligation as a condition
 of zoning to provide affordable housing on the property.

(c) Affordable housing projects that are constructed with the support of any 20 combination of federal, state or local financial resources, including private activity bonds, tax 21 credits, grants, loans, or other subsidies to incentivize the development of affordable housing, 22 23 including support from the affordable housing permanent funds created in section 27-150, and that are restricted by law, contract, deed, covenant, or any other legally enforceable 24 instrument to provide housing units only to income-qualified households. This exception shall 25 apply to any housing project financed or constructed by or on behalf of the Denver Housing 26 Authority. 27

(d) Residential dwelling units that are built by any charitable, religious, or other
 nonprofit entity and deed-restricted to ensure the affordability of the dwelling unit to low and
 moderate income households.

(e) Nonresidential projects that are built by any charitable, religious or other nonprofit
 entity and that are primarily used to provide, shelter, housing, housing assistance, or related

- 1 services to low income households or persons experiencing homelessness.
- (f) Construction by or on behalf of the federal, state or local governments or any
 department or agency thereof, to the extent any or all of the gross floor area in the structure
 will be used solely for a governmental or educational purpose.
- (g) Any structure that is being reconstructed due to involuntary demolition or
 involuntary destruction as defined in article XIII of the Denver Zoning Code, but which also
 includes involuntary manmade forces.
- (h) An addition of four hundred (400) gross square feet or less to an existing structure
 containing a single-unit dwelling or a two-unit dwelling.
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(i) Accessory dwelling units as defined in article XI of the Denver Zoning Code."

11 COMMITTEE APPROVAL DATE: November 27, 2018

12	MAYOR-COUNCIL DATE:	December 4, 2018
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13	PASSED BY THE COUNCIL	
14		- PRESIDENT
15	APPROVED:	- MAYOR
16 17 18	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER
19	NOTICE PUBLISHED IN THE DAILY JOURNAL:	,;

20 PREPARED BY: Julie Mecklenburg, Assistant City Attorney DATE: December 6, 2018

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 ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to §3.2.6 of the Charter.

26 Kristin M. Bronson, City Attorney

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28	BY:	, Assistant City Attorney	Date:	
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