1		BY AUTHORITY	
2			
3	ORDINANCE	NO COUNCIL BILL NO. CB20-0029	
4	SERIES OF 2	2020 COMMITTEE OF REFERENCE:	
5		Safety, Housing, Education & Homelessness	
6			
7		<u>A BILL</u>	
8 9 10 11 12	For an ordinance amending Articles II and IV of Chapter 28 of the Revised Municipal Code concerning, respectively, the Agency for Human Rights and Community Partnerships and the Prohibition of Discrimination in Employment, Housing and Commercial Space, Public Accommodations, Educational Institutions, and Health and Welfare Services.		
13	BE IT ENACT	TED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:	
14	Sectio	<b>n 1.</b> That section 28-91(b), D.R.M.C., is amended by deleting the language stricken	
15	and adding the language underlined, and that section 28-91 is further amended by the addition of a		
16	new subsection (d), to read as follows:		
17	"Sec. 28-91 Intent of council.		
18	(b)	It is the intent of the council in enacting this article to eliminate within discrimination	
19	<u>in</u> the city <del>discrimination</del> by reason of race, color, religion, national origin, <u>ethnicity, citizenship,</u>		
20	<u>immigration status,</u> gender, age, sexual orientation, <del>gender variance</del> , <u>gender identity, gender</u>		
21	expression, marital status, source of income, military status, or <del>physical or mental</del> disability.		
22	Discriminator	y practices as defined in this article may be subject to investigation, conciliation,	
23	administrative	e hearings and orders or other enforcement procedures.	
24	(d)	Any-provision of this article that prohibits discrimination based on citizenship	
25	<u>or immigratio</u>	n status does not apply when any federal, state, or city law imposes citizenship or	
26	<u>lawful immigr</u>	ation status as a requirement or condition for receiving any employment, contract,	
27	<u>benefit, or se</u>	rvice."	
28	Sectio	<b>n 2.</b> That Section 28-92, D.R.M.C., is amended by deleting the language stricken and	
29	adding the lar	nguage underlined, to read as follows:	
30	"Sec. 28-92.	- Definitions.	
31	The fo	llowing words and terms when used in this article shall have the following meanings:	
32	<u>(a)</u>	Age: A chronological age of at least forty (40) years.	
33	<u>(b)</u>	Agency: The agency for human rights and community relations partnerships.	
34	<u>(c)</u>	Director: The agency's duly appointed executive director of the agency for human	
35	rights and cor	nmunity relations. 1	

1(d)Disability: Has the same meaning as set forth in the federal "Americans with2Disabilities Act of 1990", 42 U.S.C. sec. 1201 et seq., and its related amendments and

3 implementing regulations.

<u>(e)</u> Educational institution: Any private educational institution, including an academy,
 college, elementary or secondary school, extension course, kindergarten, nursery, school system
 or university and a business, nursing, professional, secretarial, technical or vocational school and
 includes an agent of an educational institution.

8 (f) *Employee:* Any individual employed by or applying for employment with an 9 employer.

(g) Employer: Any person, excluding governmental entities and political subdivisions
 but including any agent of such entity or subdivision where the agency relationship is created by
 a written contract, engaged in an industry affecting commerce who has twenty (20) ten (10) or
 more employees for each working day in each of twenty (20) ten (10) or more calendar weeks in
 the current or preceding calendar year; the term shall also mean any agent of such a person.

(h) *Employment agency*: Any person regularly undertaking or attempting with or without
 compensation to procure employees for an employer or to procure for employees opportunities to
 work for an employer and includes an agent of such a person.

(i) <u>Gender: The attitudes, feelings, and behaviors that a given culture associates with a</u>
 person's sex assigned at birth. One's gender may be man, woman, genderqueer, androgynous,
 or other. Behavior that is compatible with cultural expectations is referred to as gender-normative;
 behavior that is viewed as incompatible with cultural expectations is gender non-conformity.

(j) <u>Gender expression: A person's expression of gender identity through appearance</u>
 and behavior including how an individual believes that the individual is perceived by others.

<u>(k)</u> Gender identity: A person's various individual attributes, actual or perceived, that
 may be in accord with, or sometimes opposed to, one's physical anatomy, chromosomal sex,
 genitalia, or sex assigned at birth. A person's sense of oneself as a man, woman, or something
 else. When a person's gender identity or gender expression and sex assigned at birth are not
 congruent, the individual may identify along the transgender spectrum.

*Gender variance:* A persistent sense that a person's gender identity is incongruent with the
 person's biological sex, excluding the element of persistence for persons under age twenty-one
 (21) and including, without limitation, transitioned transsexuals.

32 *Genital reassignment surgery:* Surgery to alter a person's genitals, in order to complete a 33 program of sex reassignment treatment.

1 (1) Labor organization: Any organization, agency, employee representation committee, 2 group, association or plan in which employees participate directly or indirectly and which exists for 3 the purpose, in whole or in part, of dealing with employers or any agent thereof concerning 4 grievances, labor disputes, wages, rates of pay, hours or other terms, conditions or privileges of 5 employment and any conference, general committee, joint or system board or joint council which 6 is subordinate to a national or international labor organization.

7 (m) *Marital status*: The state of being married, single, divorced, separated or widowed 8 and the usual conditions associated therewith, including parenthood.

9

(n) *Military status*: Being or having been in the service of the military.

Physical or mental disability: A physical or mental impairment of an individual which 10 substantially limits one (1) or more major life activities and includes a record of such impairment 11 12 or being regarded as having such impairment; however, such term does not include any individual who is an alcoholic whose current use of alcohol prevents such individual from 13 14 performing the duties of a job or whose current alcohol abuse would constitute a direct threat to property or the safety of others; and in the areas of public accommodations or real estate 15 transactions, such term does not include any individual who is an alcoholic and whose 16 unreasonable conduct as a result of use of alcohol is the basis on which a covered entity acts; 17 18 and such term does not include an individual who is currently engaged in the illegal use of drugs 19 when a covered entity acts on the basis of such use.

20

(o) Place of public accommodation:

(1) As defined by section 59-2 of this Code: As specified in the Denver Zoning Code: 21 All hostels; hotels; motels; rental rooms; lodging accommodations including without limitation 22 23 bed and breakfast lodging, extended stay hotels, hotels, hostels, motels, single room occupancy (SRO) hotels, rooming and/or or boarding houses; short-term rentals including 24 without limitation vacation rentals and other short-term rental places or establishments; eating 25 places; eating and drinking establishments; shops, and stores, and other kinds of business 26 establishments dealing with goods or services of any kind; hospitals; and group living facilities 27 including assisted living facilities, nursing homes, hospices, and residences for older adults; 28 shelters; recreational facilities, public parks; theaters of all kinds, and any establishments 29 licensed under chapter 7 (Amusements) of this Code. 30

(2) Any establishment licensed under the Colorado Liquor Code or the Colorado
 Beer Code; all banks, credit information services and all other financial institutions; insurance
 companies and establishments of insurance brokers; clinics, dental or medical; clubs and

lodges; bathhouses and swimming pools; commercial or public garages, public transportation 1 as well as the stations or terminals thereof; any establishment offering travel or tour services; 2 and public areas and public elevators of buildings and structures, any place of business, 3 services, or other kinds of establishments providing health and welfare services in accordance 4 with Section 28-97; and any place of business, services, or other kinds of establishments 5 engaged in or offering sales, services, facilities, privileges, advantages, or accommodations to 6 7 the public that receives or is otherwise supported by money raised by taxation or public 8 borrowing. *Real estate broker or salesperson:* Any person licensed as such in accordance with 9 (p) 10 the provisions of the Colorado Real Estate Commission. *Religious entity:* A church, synagogue, mosque, temple, congregation, or other place 11 (q) 12 that is principally used for religious purposes. Religious organizations or associations: Any organization affiliated with a church, 13 14 synagogue, congregation, parish, brotherhood, religious corporation or any religious society 15 engaging in the works of education, benevolence, charity or missions. *Religious organization:* A religious corporation, religious institution, religious society, 16 (r) or other organization or association that is not organized for private profit, not supported in whole 17 18 or in part by money raised by taxation or public borrowing, controlled by or operated in connection with a religious entity, and engages in the study or advancement of religion or 19 engages in the works of education, benevolence, charity, or missions. 20 Sex: Biological sex, the sum of a person's physical characteristics. 21 22 Sex reassignment treatment: Treatment to change a person's sex, based on medically recognized treatment protocols such as that published by the Harry Benjamin International 23 Gender Dysphoria Association. 24 Sexual orientation: A component of a person's identity that includes sexual and 25 (s) emotional attraction to another person and the behavior or social affiliation that may result from this 26 attraction. A person may be attracted to men, women, both, neither, or to people who are 27 genderqueer, androgynous, or have other gender identities. Individuals may identify as lesbian, 28 gay, heterosexual, bisexual, queer, pansexual, or asexual, among others. 29 Source of income: Any lawful, verifiable source of income or housing assistance paid (t) 30 to or on behalf of a renter or buyer including, but not limited, to monies from any occupation or 31 activity, from any contract, agreement, loan or settlement, from any court-ordered payments such as 32 33 child support, from payments received as gifts, bequests, annuities or life insurance policies, or from

federal, state or local payments, including disability benefits and housing choice vouchers or any
other rent subsidy or rent assistance program and related program requirements.

3 <u>(u)</u> *Transaction in real property*: Exhibiting, listing, advertising, negotiating, agreeing to 4 transfer or transferring, whether by sale, lease, sublease, rent, assignment or other agreement, 5 any interest in real property or improvements thereon.

*Transitioning transsexual:* A person experiencing gender variance who is undergoing sex
 reassignment treatment.

*Transitioned transsexual:* A person who has completed genital reassignment surgery. "

9 Section 3. That Section 28-93, D.R.M.C., is amended by deleting the language stricken and
 10 adding the language underlined, to read as follows:

<sup>11</sup> "Sec. 28-93. - Discriminatory practices in employment.

8

(a) *Generally.* It shall be is a discriminatory practice to do any of the following acts
 based upon the race, color, religion, national origin, <u>ethnicity, citizenship, immigration status,</u>
 gender, age, sexual orientation, <del>gender variance,</del> <u>gender expression, gender identity,</u> marital
 status, military status, or <del>physical or mental</del> disability of any individual who is otherwise
 qualified:

(1) By an employer: To fail or refuse to hire an applicant or to discharge any 17 individual or otherwise to discriminate against any individual with respect to compensation, 18 terms, conditions or privileges of employment, including promotion; or to limit, segregate or" 19 classify employees in any way which that would deprive or tend to deprive any individual of 20 employment opportunities or otherwise adversely affect status as an employee.; but With 21 regard to a disability, it is not a discriminatory or an unfair employment practice for an 22 23 employer to act as provided in this paragraph (a) if there is no reasonable accommodation that the employer can make with regard to the disability can be made, the disability actually 24 disqualifies the person from the job, and or the disability has a significant impact on the job; 25

By an employment agency: To fail or refuse to refer for employment or to or (2) 26 classify or refer for employment any individual or to otherwise to discriminate against any 27 individual; But With regard to a disability, it is not a discriminatory or an unfair employment 28 practice for an employment agency to refuse to list and properly classify for employment or to 29 refuse to refer an individual for employment in a known available job for which such individual 30 is otherwise qualified if there is no reasonable accommodation that the employer can make can 31 be made with regard to the disability, the disability actually disqualifies the applicant from the 32 job, and the disability has a significant impact on the job; 33

(3) By a labor organization: To exclude or to expel remove from its membership, or
otherwise to discriminate against any individual or to limit, segregate, or classify its
membership, or fail or refuse to refer any individual to employment or to classify for
employment any individual, or to otherwise discriminate against any individual in any way that
which would deprive, limit, or adversely affect such individual of employment opportunities or
would limit such employment opportunities or otherwise adversely affect the individual's status
as an employee or as an applicant for employment; or

8 (4) By an employer, employment agency, apprenticeship program, labor organization 9 or joint labor/management council:

a. To discriminate against any individual in admission to or employment in any program established to provide apprenticeship<u>, or other</u> trainin<u>g</u>, or retraining, including <del>an</del>-onthe-job training program<u>s.</u>; but With regard to a disability, it is not <del>a</del>-discriminatory or an unfair employment practice to deny or withhold the right to be admitted to or participate<u>admission or</u> <u>participation</u> in any such program if there is no reasonable accommodation that can be made with regard to the disability, the disability <del>actually</del> disqualifies the applicant from the program<u>.</u> and the disability has a significant impact on participation in the program; and

b. To communicate, print or publish or cause to be communicated, printed or 17 published any notice or advertisement or use any publication form relating to employment by 18 such employer or to membership in or any classification or referral for employment by such a 19 labor organization or to any classification or referral for employment by such an employment 20 agency indicating any preference, limitation, specification or distinction based on the race, 21 color, religion, national origin, ethnicity, citizenship, immigration status, gender, age, sexual 22 orientation, gender variance, gender expression, gender identity, marital status, military status 23 or physical or mental disability of any individual. 24

(b) Women affected by pregnancy. <u>Prohibition of discrimination – pregnancy.</u>
<u>childbirth, and related conditions.</u>

(1) Discrimination on the basis of gender shall include but not be includes but is not
 limited to discrimination on the basis of pregnancy, childbirth or related medical conditions.
 (2) Women affected by pregnancy, childbirth or related medical conditions shall be
 treated the same for all employment-related purposes, including receipt of benefits under

fringe benefit programs, as other persons not so affected but similar in their ability or inability to work; and this requirement shall include but not be limited to a requirement that an employer must treat an employee temporarily unable to perform the functions of her job because of

pregnancy-related condition in the same manner as it treats other temporarily disabled 1 employees. An employer, employment agency, apprenticeship program, labor organization, or 2 a joint labor/management council may not: 3 Treat disabilities caused or contributed to by pregnancy, miscarriage, childbirth or 4 a. recovery therefrom, differently than other temporary disabilities under any health or temporary 5 disability insurance, or sick leave plan available in connection with employment. An employer, 6 employment agency, apprenticeship program, labor organization, or a joint labor/management 7 council must afford pay, tenure, benefits, seniority, and re-instatement for medically necessary 8 pregnancy-related absences in the same manner as they are for other medically necessary 9 10 absences; Refuse to reasonably accommodate an existing or prospective employee's 11 b. 12 condition related to pregnancy, childbirth, or a related medical condition, including, but not limited to, the need to express breast milk for a nursing child; unless the employer can 13 14 demonstrate that the accommodation presents an undue hardship on a program, enterprise, or 15 business; Require an employee to take leave if another reasonable accommodation can be 16 C. provided for the employee's condition related to pregnancy, childbirth, or a related medical 17 18 condition; or 19 d. Deny employment opportunities to an existing or prospective employee, if such denial is based on the employer's refusal to reasonably accommodate a current or prospective 20 employee's condition related to pregnancy, childbirth, or a related medical condition. 21 (3) For the purposes of this section 28-93(b): 22 The term "reasonably accommodate" means providing reasonable 23 a. accommodations, including, but not limited to: additional or longer breaks, time off to recover 24 from childbirth, acquisition or modification of equipment, seating, temporary transfer to a less 25 strenuous or hazardous position, job restructuring, light duty, private non-bathroom space for 26 expressing breast milk, assistance with manual labor, or modified work schedules, provided 27 28 that: No employer, employment agency, apprenticeship program, labor organization, 29 i. or joint labor/management council is required by this subsection to create additional 30 employment that would not have been created otherwise, unless the entity or program creates 31 or would have created additional employment for other classes of employees who need 32

1	accommodation, such as those individuals who are injured on-the-job or those with disabilities		
2	and;		
3	ii. The employer, employment agency, apprenticeship program, labor organization,		
4	or joint labor/management council is not required to discharge or transfer any employee with		
5	more seniority, or promote any employee who is unqualified to perform the job, unless the		
6	employer does so or would do so to accommodate other classes of employees in need, such		
7	as those who are injured on-the-job or those with disabilities.		
8	b. Nothing in this section requires individuals with needs related to pregnancy,		
9	childbirth, or related medical conditions to accept any accommodation.		
10	c. The term "related conditions" includes, but is not limited to, lactation or the need		
11	to express breast milk for a nursing child.		
12	d. The term "undue hardship" means an action requiring significant difficulty or		
13	expense, when considered in light of the factors set forth in section 28-93(b)(3)a.		
14	e. The employer, employment agency, apprenticeship program, labor organization,		
15	or joint labor/management council must prove undue hardship. The factors that may be		
16	considered to determine undue hardship include without limitation:		
17	i. The nature and cost of the accommodation;		
18	ii. The overall financial resources of the employer, employment agency,		
19	apprenticeship program, labor organization, or joint labor/management council; the overall size		
20	of the entity or program by number of employees; and the number, type, and location of its		
21	facilities; and		
22	iii. The effect on expenses and resources or the impact otherwise of such		
23	accommodation upon the operation of the employer, employment agency, apprenticeship		
24	program, labor organization, or joint labor/management council.		
25	f. The fact that the employer, employment agency, apprenticeship program, labor		
26	organization, or joint labor/management council provides or is required to provide a similar		
27	accommodation to other classes of employees in need, such as those who are injured on-the-		
28	job or those with disabilities, creates a rebuttable presumption that the accommodation does		
29	not impose an undue hardship on a program, enterprise, or business.		
30	(4) Notice of rights. An employer, employment agency, apprenticeship program,		
31	labor organization, or joint labor/management council must provide written notice of the right to		
32	be free from discrimination based on pregnancy, childbirth, and related medical conditions		
33	pursuant to Sec. 28-93 (a), (b), and (c) to new employees at the commencement of		

1 employment, and to existing employees within one hundred twenty days after the effective

2 date of this ordinance. Such notice may also be posted at the entity's or program's place of

3 <u>business in a visible area that is accessible to employees.</u>

4 (5) Section 28-93 (a), (b), and (c) may not be construed to affect any other provision
 5 of law relating to gender discrimination or pregnancy, or to preempt, limit, diminish or otherwise
 6 affect any other law that provides greater protection or specific benefits related to pregnancy,
 7 childbirth, or a related medical condition.

(c) Exceptions.

8

9 (1) Seniority system. It shall not be considered is not a discriminatory practice for an 10 employer to observe the conditions of a bona fide hiring, or seniority, system or a bona fide or 11 employee benefit system, such as retirement, pension or insurance plans which that is not a 12 subterfuge to evade the purposes of this act, except that no such employee seniority system or 13 benefit plan shall excuse the failure to hire any individual because of the age of such 14 individual.

(2) Elderly <u>Older adult or physically or mentally disabled person with a disability</u>. It
 shall not be discriminatory for employment to be limited to <u>an older adult</u> the elderly or <u>to a</u>
 physically or mentally disabled person with a disability provided that such employment shall
 not discriminate among the elderly persons based on age or with disabilities physically or
 mentally disabled on the basis of other discriminatory criteria set forth in subsection (a) hereof.

(3) Bona fide occupational classifications. Any bona fide occupational qualifications
 or differentiation based on factors reasonably necessary to the normal operation of the
 particular employer's normal operations shall not be deemed discriminatory.

(4) *Religious organizations <u>or entities</u>. This <u>article section 28-93</u> shall not apply to
 employment <u>or hiring</u> by <u>a religious organization or religious entity</u> <del>or associations</del>. <u>Nothing in</u>
 <u>this Section 28-93 prevents a religious organization or religious entity from employing or hiring</u>
 <u>of individuals of a particular religion to perform work connected with the carrying on of the</u>
 <u>organization's religious activities.</u>* 

(5) *Individualized agreements.* Nothing in this section shall prohibit any employer
from making individualized agreements with respect to compensation or the terms, conditions,
or privileges of employment for persons suffering a disability if such individualized agreement
is part of a therapeutic or job-training program of no more that is no longer than twenty (20)
hours per week and lasting no more than eighteen (18) months.

1 (6) Age; position <u>Certain age and position</u>. It shall not be is not discriminatory to 2 compel the retirement of any employee who is sixty-five (65) years of age or older who, for the 3 two-year period immediately before retirement, is employed in a bona fide executive or a high 4 policy-making position if such employee is entitled to an immediate nonforfeitable annual 5 retirement benefit from a pension, profit-sharing, savings or deferred compensation plan or any 6 combination of such plans of the employer of such employee and if such plan equals in the 7 aggregate at least forty-four thousand dollars (\$44,000.00).

8 (7) Sexual orientation; marital status. With respect to sexual orientation or marital 9 status, it shall not be discriminatory for fringe benefits, insurance coverage or any other term, 10 condition or privilege of employment to be denied where the employee seeks coverage for an 11 individual on the basis that the individual is their spousal equivalent.

(8) *Gender variance:* Notwithstanding any other provision of this chapter, a
 workplace supervisor may require that a worker have reasonably consistent gender
 presentation in the workplace.

Section 4. That Section 28-94, D.R.M.C., is amended by deleting the language stricken and
 adding the language underlined, to read as follows:

<sup>17</sup> "Sec. 28-94. - Discriminatory practices in educational institutions.

(a) *Generally*. It is a discriminatory practice for an educational institution to deny or
 restrict or to abridge or condition the use of or access to any of its facilities and services to any
 person otherwise qualified or to discriminate based on the race, color, religion, national origin,
 <u>ethnicity, citizenship, immigration status,</u> gender, age, sexual orientation, <del>gender</del>
 <del>variance,</del> <u>gender expression, gender identity,</u> marital status, military status or <del>physical or</del>
 mental disability of any individual.

(b) *Exceptions.* It shall not be is not a discriminatory practice for admissions to be limited to persons with physical or mental disabilities, or of specific religions or sex genders; except that when any of the above exempted colleges an educational institution offers a course nowhere else available in the city, opportunity for admission to that course must be open to students of both sexes all genders who otherwise meet the lawful requirements for admission."

30 **Section 5.** That Section 28-95, D.R.M.C., is amended by deleting the language stricken and 31 adding the language underlined, to read as follows:

32 **"Sec. 28-95. - Discriminatory practices in real estate transactions.** 

(a) *Generally.* It shall be is a discriminatory practice to do any of the following acts
 based upon the race, color, religion, national origin, <u>ethnicity, citizenship, immigration status,</u>
 gender, age, sexual orientation, <del>gender variance,</del> <u>gender expression, gender identity,</u> marital
 status, source of income, military status or <del>physical or mental</del> disability of any individual:

5 (1) To interrupt or terminate or refuse to initiate or conduct any transaction in real 6 property or to require different terms for such transaction or to represent falsely that an interest 7 in real property is not available for transaction;

8 (2) To include in the terms or conditions of a transaction in real property any clause, 9 condition or restriction prohibited by this article;

10 (3) To refuse to lend money, guarantee a loan, accept a deed of trust or mortgage or 11 otherwise refuse to make funds available for the purchase, acquisition, construction, alteration, 12 rehabilitation, repair or maintenance of real property or impose different conditions on such 13 financing or refuse to provide title or other insurance, relating to the ownership or use of any 14 interest in real property;

(4) To refuse or restrict facilities, service, repairs or improvements for a tenant or
 lessee;

(5) To communicate, make, print or publish or cause to be communicated, made,
 printed or published any notice, statement or advertisement with respect to a transaction or
 proposed transaction in real property or financing related thereto, which notice, statement or
 advertisement indicates or attempts to indicate any preference, limitation or discrimination
 based on race, color, religion, national origin, <u>ethnicity, citizenship, immigration status</u>, gender,
 age, sexual orientation, <del>gender variance,</del> <u>gender expression, gender identity,</u> marital status,
 source of income, military status, family status or <del>physical or mental</del> disability of any individual;

(6) To discriminate in any financial transaction involving real property on account of
 the location of residence or business, i.e., to red-line;

(7) To restrict or attempt to restrict housing choices or to engage in any conduct
 relating to the sale or rental of a dwelling that otherwise denies the rental or sale or makes it
 unavailable; or

(8) To refuse to consider any source of income in the same manner as ordinary
 wage income in connection with an application for rental housing.

31 (b) *Exceptions*.

(1) It shall not be is not a discriminatory practice for a person to act in conformity
 with chapter 59 (Zoning) of this Code or any successor zoning code, and nothing in this

chapter of the Code shall supersede any provisions of chapter 59 (Zoning) of this Code or any
successor zoning code.

- 3 (2) This section shall does not apply to multiple-unit dwellings of not more than two
  4 (2) dwelling units where at least one (1) of the units is owner-occupied.
- (3) Nothing in this section shall prohibit prohibits group homes, self-care elderly
  homes for older adults, special-care homes, or other facilities whose use is restricted to the
  elderly older adults or to individuals persons with physical or mental disabilities.
- 8 (4) This article shall not apply to religious organizations or associations. Nothing 9 contained in Section 28-95 prohibits a religious organization or religious entity from limiting the 10 sale, rental, or occupancy of dwellings which it owns or operates for other than a commercial 11 purpose to persons of the same religion, or from giving preference to such persons, unless 12 membership in such religion is restricted on account of race, color, or national origin.
- (5) The prohibition on discrimination on the basis of source of income set forth in
  this section shall become effective on January 1, 2019, and shall not apply where a person
  owns and makes available for renting, subrenting, leasing, or subleasing only a single unit or
  where the use of a particular type of assistance is prohibited by any applicable federal, state or
  city law or regulation or pre-existing program requirement."
- Section 6. That Section 28-96, D.R.M.C., is amended by deleting the language stricken and
   adding the language underlined, to read as follows:

<sup>20</sup> "Sec. 28-96. - Discriminatory practices in places of public accommodation.

(a) *Generally.* It shall be is a discriminatory practice to do any of the following acts
based upon the race, color, religion, national origin, <u>ethnicity, citizenship, immigration status</u>,
gender, age, sexual orientation, <del>gender variance,</del> <u>gender expression, gender identity</u>, marital
status, military status or <del>physical or mental</del> disability of any individual:

(1) To <u>directly or indirectly</u> deny, <u>directly or indirectly</u>, any person the full and equal
 enjoyment of the goods, services, facilities, privileges, advantages and accommodations of
 any place of public accommodation.

28 (2) To communicate, print, circulate, post or mail or otherwise cause, directly or 29 indirectly, to be published a statement, advertisement or sign which indicates that the full and 30 equal enjoyment of the goods, services, facilities, privileges, advantages and accommodation 31 will be refused, withheld from or denied an individual or that an individual's patronage of or 32 presence at a place of public accommodation is objectionable, unwelcome, unacceptable or 33 undesirable.

1

3

## Breastfeeding. A person may breast-feed in any place that a person has a right to

2 <u>be.</u>

(c) Exceptions.

(b)

(5)

(1) It shall not be is not a discriminatory practice for a person to act in conformity
with chapter 59 (Zoning) of this Code, and nothing in this chapter of the Code shall supersede
any provisions of chapter 59 (Zoning) of this Code.

- 7 (2) This section shall does not apply to multiple-unit dwellings of not more than two
  8 (2) dwelling units where at least one (1) of the units is owner-occupied.
- 9 (3) Nothing in this section shall prohibit <u>prohibits</u> group homes, self-care <del>elderly</del> 10 homes <u>for older adults</u>, special-care homes, or other facilities whose use is restricted to the 11 <u>elderly older adults</u> or to <u>individuals persons</u> with <del>physical or mental</del> disabilities.
- 12 (4) This article shall not apply to religious organizations or associations. <u>Section 28-</u>
   <u>96 does not apply to religious entities.</u>

14

This article shall Section 28-96 does not apply to insurance risk classification.

(c) *Transitioned transsexuals*. Notwithstanding any other provision of this chapter,
 transitioned transsexuals may use the locker rooms and shower facilities of their new sex and
 shall be protected by this section from discrimination in their use of such locker rooms and
 shower rooms.

(d) *Transitioning transsexuals.* Notwithstanding any other provision of this chapter,
 transitioning transsexuals shall be granted reasonable accommodation in access to locker
 rooms and shower facilities.

Section 7. That Section 28-97, D.R.M.C., is amended by deleting the language stricken and
 adding the language underlined, to read as follows:

<sup>24</sup> "Sec. 28-97. - Discriminatory practices in health and welfare services.

(a) *Generally.* It shall be is a discriminatory practice to do any of the following acts
 based upon the race, color, religion, national origin, <u>ethnicity, citizenship, immigration status,</u>
 gender, age, sexual orientation, <del>gender variance,</del> <u>gender expression, gender identity,</u> marital
 status, military status or <del>physical or mental</del> disability, of any individual:

(1) To communicate, publish, advertise or represent or cause to be communicated,
published, advertised or represented by any health and welfare agency or owner, supervisor,
staff person, director, manager or officer thereof, excluding governmental entities and political
subdivisions, that any of the services, programs, benefits, facilities or privileges of any health
or welfare agency are withheld from or denied to any person;

1	(2)	For any health and welfare agency or worker, supervisor, staff person, director,	
2	manager or officer thereof, excluding governmental entities and political subdivisions, to deny		
3	or refuse to provide access to any of the services, programs, benefits, facilities, or privileges of		
4	any health or welfare agency.		
5	(b)	Exceptions.	
6	(1)	Section 28-97 shall does not apply to religious organizations or associations	
7	religious ent	ities.	
8	(2)	This article shall Section 28-97 does not apply to insurance risk classification.	
9	Secti	on 8. That Section 28-97.5, D.R.M.C., is repealed.	
10	Sec. 28-97.5 <del>Gender variance exemptions.</del> <u>Reserved.</u>		
11	Competitive sports and sports-related records and sex-segregated housing for persons unde		
12	age twenty-five shall be exempt from the gender variance discrimination provisions of this chapter.		
13	Secti	on 9. That Section 28-17(7), D.R.M.C., is amended by adding the language	
14	underlined, to read as follows:		
15	"(7) To exercise powers provided to the agency under article IV and article IX of this		
16	chapter."		
17	COMMITTEE APPROVAL DATE: January 8, 2020		
18	MAYOR-COUNCIL DATE: January 14, 2020		
19	PASSED BY THE COUNCIL:		
20		- PRESIDENT	
21	APPROVED	- MAYOR	
22	ATTEST:	- CLERK AND RECORDER,	
23		EX-OFFICIO CLERK OF THE	
24		CITY AND COUNTY OF DENVER	
25	NOTICE PU	BLISHED IN THE DAILY JOURNAL:;;	
26	PREPARED	BY: Troy C. Bratton, Assistant City Attorney DATE: January 16, 2020	
27 28 29 30 31	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.		
32	Kristin M. Bronson, Denver City Attorney		
33	K + OD		
34	BY: Kirotox & Crau	, Assistant City Attorney DATE: Jan 16, 2020	