1	<u>BY AUTHORITY</u>		
2	ORDINANCE NO	COUNCIL BILL NO. CB20-0815	
3	SERIES OF 2020	COMMITTEE OF REFERENCE:	
4		Land Use, Transportation & Infrastructure	
5	<u>A BILL</u>		
6 7 8	For an ordinance changing the zoning classification for 50 South Kalamath Street, 39 South Kalamath Street, 10 South Lipan Street, and 101 South Santa Fe Drive in Baker.		
9	WHEREAS, the City Council has determined, based on evidence and testimony presented a		
10	the public hearing, that the map amendment set forth below conforms with applicable City laws, is		
11	consistent with the City's adopted plans, furthers the public health, safety and general welfare of the		
12	City, will result in regulations and restrictions that are uniform within the I-MX-5, UO-2, DO-7 with		
13	waivers district, is justified by one of the circumstances set forth in Section 12.4.10.8 of the Denve		
14	Zoning Code, and is consistent with the neighborhood context and the stated purpose and intent o		
15	the proposed zone district;		
16	NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY O		
17	DENVER:		
18	Section 1. That upon consideration of a chan	ge in the zoning classification of the land area	
19	hereinafter described, Council finds:		
20	a. The land area hereinafter described is pr	resently classified as I-A, UO-2 and I-B, UO-2.	
21	b. It is proposed that the land area hereinaf	ter described be changed to I-MX-5, UO-2, DO-	
22	7 with waivers.		
23	Section 2.		
24	a. That the zoning classification of the	land area in the City and County of Denver	
25	described as follows shall be and hereby is change	ed from I-A, UO-2 to I-MX-5, UO-2, DO-7 with	
26	waivers (Parcel 1):		
27	Parcel One 50 S. Kalamath:		
28	Block 13, Lake Archer Subdivision, according to the recorded Plats thereof, EXCEPT that		
29	part of Lot 12 in said Block 13, lying South and West of a line extending from a point on the		
30	West line of said Lot 12, which is 28.45 feet North of the Southwest corner of said Lot to a		
31	point on the South line of said Lot, which is 35.2 feet East of said Southwest corner,		
32	,		
33	State of Colorado.		

That portion of the SE \( \frac{1}{4} \) of the SE \( \frac{1}{4} \) of Section 9 and the SW \( \frac{1}{4} \) of the SW \( \frac{1}{4} \) of Section 10, 1 2 Township 4 South, Range 68 West of the 6th P.M., described as follows: 3 Commencing at the NE corner of the SE \( \frac{1}{4} \) of the SE \( \frac{1}{4} \) of Section 9, Township 4 South, 4 Range 68 West, running thence South on Line of said Section, 206 feet to a point, which is 5 the beginning; 6 Thence West, parallel with the North line of said SE \( \frac{1}{4} \) of said Quarter Section, 510 feet to 7 East line of right of way of the Denver and New Orleans Railroad Co.; 8 Thence Northwesterly along line of said right of way and parallel with track of said railroad 9 and 50 feet distance from centerline thereof 250 feet, more or less, to a point 30 feet South 10 of North line of SE 1/4 of said Quarter Section: 11 Thence East parallel with said last mentioned line 680 feet, more or less, to West line of 12 right of way of the Denver and Rio Grande Railroad at a point 25 feet from centerline of 13 narrow-gauge department of said railroad; 14 Thence Southeasterly along said line of said right of way, 190 feet, more or less, to a point 15 directly East of Place of Beginning; 16 Thence West 54 feet to Place of Beginning, EXCEPT that part for Santa Fe Drive described 17 in Instrument recorded November 13, 1939, in Book 5327 at Page 257 as condemned in the 18 City and County of Denver, State of Colorado, and EXCEPT that portion of the above-19 described property lying East of South Santa Fe Drive,

20 City and County of Denver,

State of Colorado.

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in addition, thereto those portions of all abutting public rights-of-way, but only to the centerline thereof, which are immediately adjacent to the aforesaid specifically described area.

- d. The owner approves and agrees to waive the following described certain rights or obligations to the requested change in zoning classification related to the development, operation, and maintenance of the land area described in Sections 2.a. b., and c.:
  - i. Waive the standards in Denver Zoning Code (DZC) Sections 9.4.5.11.E.4(1),(2) that state "(1) On all Zone Lot Sizes and Widths, 100% of the portion of the street level building frontage that meets the minimum primary street build-to requirement shall be occupied by Street Level active uses as described in Section 7.5.5.5.C; (2) Where Zone Lot Size is greater than 18,750 square feet, or Zone Lot Width is greater than 150 feet, 70% of the portion of the Street Level building frontage that meets the minimum Primary Street build-to requirement shall be occupied only by Street level Non-Residential Active Uses as described in Section 9.4.5.11.F.3 (note

that the remaining 30% shall be occupied by Street Level active uses as described in Section 7.3.S.5.C)"

and replaces with the following standards:

"(1) On all Zone Lot Sizes and Widths, 100% of the portion of the street level building frontage that meets the minimum primary street build-to requirement shall be occupied by Street Level Active Uses as described in DZC Section 7.3.5.8, Street Level Active Uses in the C-MX and C-MS Zone Districts, as amended.

(2) Where Zone Lot Size is greater than 18,750 square feet, or where Zone Lot Width is greater than 150 feet and the Zone Lot Size is less than 35,000 square feet, 70% of the portion of the Street Level building frontage that meets the minimum Primary Street build-to requirement shall be occupied only by Street Level Non-Residential Active Uses as described in DZC Section 9.4.5.11.F.3, Street Level Active Non-Residential Use in the DO-7 District, as amended. (Note that the remaining frontage that meets the minimum primary street build-to requirement shall be occupied by Street Level active uses as described in DZC Section 7.3.5.8, Street Level Active Uses in the C-MX and C-MS Zone Districts, as amended.)

(3) Where Zone Lot Size is equal to or greater than 35,000 square feet, a cumulative total of 185 linear feet of the Street Level building frontage on all Primary Streets abutting the Zone Lot shall be occupied only by Street Level Non-Residential Active Uses as described in Section 9.4.5.11.F.3, Street Level Active Non-Residential Use in the DO-7 District, as amended (note that the remaining frontage that meets the minimum primary street build-to requirement shall be occupied by Street Level Active Uses as described in DZC Section 7.3.5.8 Street Level Active Uses in the C-MX and C- MS Zone Districts, as amended)."

For example, if on a Zone Lot bounded by South Kalamath Street, West Ellsworth Avenue, South Santa Fe Drive and West Bayaud Avenue, 100 linear feet of the street level building frontage on the South Kalamath Street Primary Street is occupied by Street Level Non-Residential Active Uses, an additional 85 linear feet of street level building frontage on other Primary Streets on the same Zone Lot (such as West

1	Ellsworth Avenue) would be required to be occupied by Street Level Non- Residential		
2	Active Uses. The balance of the South Kalamath Street and West Ellsworth Avenue		
3	primary street frontages that meet the minimum primary street build-to requirement		
4	must be occupied by Street Level Active Uses as described in DZC Section 7.3.5.8,		
5	Street Level Active Uses in the C-MX and C-MS Zone Districts, as amended.		
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7	ii. Waive the standard in DZC Section 9.4.5.11.E.4, District Specific		
8	Standards Within Overlay Zone District, that requires "Street Level Height (min): 16"		
9	and replaces with a standard that requires "Street Level Height (min): 14'."		
10	Section 3. The foregoing change in zoning classification includes certain waivers set forth		
11	herein approved by the owner and no permit shall be issued except in strict compliance with the		
12	aforesaid zone district with waivers. Said zone district with waivers shall be binding upon all successors		
13	and assigns of the owner, who along with the owner shall be deemed to have waived all objections as		
14	to the constitutionality of the aforesaid waivers.		
15	Section 4. That this ordinance shall be recorded by the Manager of Community Planning and		
16	Development in the real property records of the Denver County Clerk and Recorder.		
17	COMMITTEE APPROVAL DATE: August 18, 2020		
18	MAYOR-COUNCIL DATE: August 25, 2020		
19	PASSED BY THE COUNCIL:		
20	PRESIDENT		
21	APPROVED: MAYOR		
22	ATTEST: CLERK AND RECORDER,		
23	EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER		
24	CITT AND COUNTY OF DEINVER		
25	NOTICE PUBLISHED IN THE DAILY JOURNAL:;;		
26	PREPARED BY: Nathan J. Lucero, Assistant City Attorney DATE: August 27, 2020		
27 28 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 ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.		
31	Kristin M. Bronson, Denver City Attorney		
32	BY: Assistant City Attorney DATE: Aug 26, 2020		