1	BY AUTHORITY			
2	ORDINANCE NO COUNCIL BILL NO. CB21-0213			
3	SERIES OF 2021 COMMITTEE OF REFERENCE:			
4	Land Use, Transportation & Infrastructure			
5	<u>A BILL</u>			
6 7	For an ordinance amending Chapter 59 (Zoning) of the Denver Revised Municipal code to administer certain provisions of Former Chapter 59.			
8	WHEREAS, the City Council adopted amendments to the Denver Zoning Code's regulations			
9	for household living uses as part of Council Bill 20-0888, also known as the "Group Living Text			
10	Amendment" on February 8, 2021; and			
11	WHEREAS, the Group Living Text Amendment, among other things, allows up to five adults			
12	to live together in households where not all adults are related; and			
13	WHEREAS, the Group Living Text Amendment only applies to land zoned under the Denver			
14	Zoning Code; and			
15	WHEREAS, public input received during legislative review of the Group Living Text			
16	Amendment indicated that community members want the increased flexibility for household living			
17	uses to be applied equitably across the city, including lands retaining their zoning designation under			
18	former chapter 59 (defined below); and			
19	WHEREAS, the City Council has determined on the basis of evidence and testimony			
20	presented at the public hearing that amending Chapter 59 (Zoning), Denver Revised Municipal Code,			
21	as set forth herein is consistent with the City's adopted plans, furthers the public health, safety and			
22	general welfare, and will result in regulations and restrictions that are uniform within land retaining			
23	zoning under former chapter 59.			
24	NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF			
25	DENVER:			
26	Section 1. That section 59-2, D.R.M.C concerning Former Chapter 59 shall be amended			
27	by deleting the language stricken and adding the language underlined, to read as follows:			
28	"Sec. 59-2. Former chapter 59.			
29	(a) Chapter 59 of the Denver Revised Municipal Code as filed with the Denver City Clerk on 20 th			
30	day of May 2010, at City Clerk Filing No. 10-512, ("Former Chapter 59"), shall remain in full force			
31	and effect for any land not rezoned to zone districts in the Denver Zoning Code. No changes shall			

be enacted to the provisions of the former chapter 59 after June 25, 2010.

32

(b) For lands retaining their zoning designation under the former chapter 59, including land zoned planned unit development (PUD), land zoned with waivers and conditions and land subject to a planned building group site plan, all provisions of the former chapter 59, including procedures, shall apply, except as explicitly stated in sections 59-2(j c)(8) and 59-3(b) below.

- (c) No changes shall be enacted to the provisions of the former chapter 59 after June 25, 2010; however, regulation of lands retaining their zoning designation under the former chapter 59 shall incorporate the following requirements of the Denver Zoning Code:
- (1) For purposes of applying the limitations on bulk planes and building heights in section 59-96 of the former chapter 59, the "protected districts" identified therein shall also include the zone districts defined as "protected districts" in section 13- 3 of the Denver Zoning Code.
- (2 d) For purposes of applying the "L1" limitation on "eating place" primary uses applicable in the R-4-X, B-2, B-3, B-A-2, B-A-4, CCN, I-0, I-1, and I-2 zone districts in former chapter 59, the residential districts identified in the L1 limitation shall also include the zone districts defined as "protected districts" in section 13-3 of the Denver Zoning Code.
- (<u>3</u> e) For purposes of applying the "exception to use enclosure requirement" for mixed use zone districts (C-MU, R-MU, and T-MU zones) in section 59-302(4)b.1, and 2 of the former chapter 59, the residential districts identified therein shall also include the zone districts defined as "protected districts" in section 13-.3 of the Denver Zoning Code.
- (4 f) For purposes of applying the restrictions on the siting of outdoor animal runs within twenty (20) feet of a habitable residential structure stated in section 59-2(16) of the former chapter 59, the residential zone districts identified therein shall also include the zone districts defined as "protected districts" in section 13-3 of the Denver Zoning Code.
- $(\underline{5}\ g)$ For purposes of applying the five-foot side setback for structures that are not single-unit or two-unit dwellings, and which have ground floor commercial or which are four (4) or more stories in height, as required in the mixed use zoning districts in section 59-312(3) of the former chapter 59, the residential zone districts identified therein shall also include all SU and TU zone districts as established on the official zoning map under the Denver Zoning Code.
- (6 h) For purposes of applying various zoning protections to residentially zoned properties, the terms "residential district(s)," "residential zone district(s)," "residential zone(s)," "residentially zoned lot," and "residentially zoned zone lot" used throughout former chapter 59 shall also include the zone districts defined as a "residential zone district or residential district" in section 13-23 of the

Denver Zoning Code.

- (7 i) Gardens shall be allowed as an accessory use common, customary and incidental to a primary residential use, and shall comply with all limitations generally applicable to accessory uses stated in former chapter 59, sections 59-87 and 59-88. In addition, marijuana grown as part of a garden accessory to a primary residential use shall comply with all applicable limitations found in the Denver Zoning Code, including, but not limited to, section 11.8 (Uses accessory to primary residential uses—Limitations). (a) The following uses and circumstances are exempt from providing the minimum amount of vehicle parking otherwise required by this Code, but only to the extent specified in this Section.
- (8 j) Any portion of a General Development Plan approved under former chapter 59 may be repealed in accordance with Section 12.4.12 of the Denver Zoning Code.
- (9) For purposes of regulating "Cluster multiple-unit dwellings" throughout the former chapter 59, each "separate, independent dwelling unit" that comprises a "Cluster multiple unit dwelling" use in section 59-2(72) of former chapter 59 may contain a "Household" as defined in section 11.12.2.1.B.3 of the Denver Zoning Code.
- (10) For purposes of regulating "Dwelling, multiple unit" throughout the former chapter 59, each "separate independent dwelling unit" that comprises a "Dwelling, multiple unit" use in section 59-2(95) of former chapter 59 may contain a "Household" as defined in section 11.12.2.1.B.3 of the Denver Zoning Code.
- (11) For purposes of regulating "Dwelling, single unit" throughout the former chapter 59, each "housekeeping unit" that comprises a "Dwelling, single unit" use in section 59-2(96) of former chapter 59 may contain a "Household" as defined in section 11.12.2.1.B.3 of the Denver Zoning Code.
- (12) The home occupations in sections 59-89(1)g (Foster Family Care), and 59-89(1)k (Rooming and/or Boarding) of the former chapter 59 are not permitted whenever a dwelling unit exceeds the number of unrelated adults as defined in "Household" from the Denver Zoning Code.
- (13) The definition of Residence for Older Adults in section 59-2(230) of former chapter 59 shall only apply to a Residence for Older Persons serving 9 or more residents; a Residence for Older Adults serving less than 9 residents shall be determined as either a "Dwelling, single unit" or "Dwelling, multiple unit" based on the type of structure containing the use, and shall only be permitted as a "Dwelling, single unit" or "Dwelling, multiple unit" in zone districts allowing the use."

- **Section 2.** That section 4-24, D.R.M.C. concerning solid fuel burning devices in former chapter 59 single unit dwellings shall be amended by deleting the language stricken and adding the language underlined in subsection (c)(3), to read as follows:
- 4 "Sec. 4-24. Combustion.

- 5 (a) Solid fuel burning.
 - (3) Number limited for single-unit dwelling. One (1) solid-fuel fired device may be installed in a single-unit dwelling (as defined in <u>chapter 59</u> <u>subsection 59-2(96)</u> of the Revised Municipal Code) that is constructed or added to after the effective date of this section."

[THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

1	COMMITTEE APPROVAL DATE: March 2, 2021			
2	MAYOR-COUNCIL DATE: N/A			
3	INTRODUCED BY: Councilwoman Stacie Gilmore			
4	PASSED BY THE COUNCIL:		 	
5		PRESIDENT		
6	APPROVED:	MAYOR	· · · · · · · · · · · · · · · · · · ·	
7 8 9	ATTEST:	CLERK AND REC EX-OFFICIO CLE CITY AND COUN	RK OF THE	
10	NOTICE PUBLISHED IN THE DAILY JOURNAL: _	· · · · · · · · · · · · · · · · · · ·		
11	PREPARED BY: Nathan J. Lucero, Assistant City A	attorney	DATE: March 4, 2021	
12 13 14 15	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.			
16	Kristin M. Bronson, Denver City Attorney			
17	BV: Jonathan Griffin Assistant City Attor	nev DAT	⊑. Mar 4, 2021	