ı	<u>DI AUTHURITI</u>					
2	ORDINANCE NO COUNCIL BILL NO. CB21- 0420					
3	SERIES OF 2021 COMMITTEE OF REFERENCE:					
4	Business, Arts, Workforce & Aviation Services	}				
5						
6	<u>A BILL</u>					
7 8	For an ordinance establishing a system of licensing and inspections of certain long-term residential rental properties.					
9	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:					
10	Section 1. A new Article VIII of Chapter 27 shall be added to read as follows:					
11	ARTICLE VIIILICENSING OF RESIDENTIAL RENTAL PROPERTY					
12	Sec. 27-191. – Legislative intent.					
13	The purpose of this article is to supplement the provisions of state law governing the rights					
14	and duties of landlords and tenants of residential property in the City and to license and regulate					
15	certain buildings, structures, dwelling units or accessory dwelling units that are rented or offered for					
16	rent as long-term residential rental properties. This code shall be construed to ensure public health,					
17	safety, and welfare insofar as they are affected by the continued occupancy and maintenance of					
18	these structures and premises. In the future, efficiency standards for rental properties to ensure					
19	emission reductions, improved indoor air quality and affordability of rentals for tenants and landlords					
20	may be implemented into these provisions.					
21	Sec. 27-192. – Definitions.					
22	In addition to the definitions provided in article II of this chapter, the following terms shal	l				
23	have the respective meanings assigned to them:					
24	(1) Department means the department of excise and licenses.					
25	(2) Director means the director of excise and licenses.					
26	(3) Dwelling unit shall have the meaning set forth in the Denver Zoning Code.					
27	(4) Home inspector means a professional who meets the following qualifications:					
28	a. Certified by either the American Society of Home Inspectors, Inc., the Internationa	I				
29	Association of Certified Home Inspectors, Inc., or the Master Inspector Certification Board, Inc.; and	k				
30	b. Certified as a Combination Building Inspector by the International Code Council.					
31	(5) Rent means receiving or offering money, services, or other remunerations in exchange	;				
32	for occupation of a residential rental property.					
33	(6) Residential rental property means any building(s), structure(s), or accessory dwelling uni	t				

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campus college housing, facilities licensed pursuant to article I of chapter 26 of this Code, or facilities licensed pursuant to article II or article III of chapter 33 of this Code.

Sec. 27-193. - License required.

- (a) License required residential rental property: apartment complexes and multi-unit homes. After January 1, 2023, it shall be unlawful for any person to offer, provide, or operate a residential rental property consisting of two (2) or more dwelling units on a parcel under that person's ownership without first obtaining a license for that residential rental property as provided in this article VIII and in compliance with any and all applicable laws. Examples of two (2) or more dwelling units on a parcel include, but are not limited to apartment complexes, multi-unit structures, and any other type of home where two or more dwelling units are provided for rent. The director may issue a single residential rental property license for any residential property situated on two (2) or more contiguous parcels under the same ownership.
- (b) License required residential rental property: single family homes; rowhouses; and condominiums. After January 1, 2024, it shall be unlawful for any person to offer, provide, or operate a residential rental property consisting of a single dwelling unit on a single parcel without first obtaining a license for that residential rental property as provided in this article VIII and in compliance with any and all applicable laws. Examples of a single dwelling unit on a parcel include, but are not limited to single family homes, a single dwelling unit within a rowhouse, a single dwelling unit within a condominium, and any other type of home where a person is offering only one dwelling unit on the parcel is for rent.
- (c) Notwithstanding the provisions of paragraphs (a) and (b), an applicant for a residential rental property license may continue in operation on and after the date a respective license would be required, if:
- (1) The applicant has submitted an application satisfying all provisions of this article VIII to the department prior to the date that the respective license would be required;
 - (2) The application is pending at the time of the date a respective license would be required;
- (3) The applicant has completed an inspection subject to the provisions of this article VIII; and
- (4) The applicant complies with all provisions of this article VIII, and any rules and regulations adopted pursuant thereto.

Sec. 27-194. – Application.

(a) *Application requirements*. All residential rental property license applications shall be made on forms provided by the director and shall include, in addition to any information required by chapter 32 of this Code, all supplemental materials required by this article and any rules adopted pursuant

thereto. The director may, at the director's discretion, require additional documentation associated with the application, as may be necessary, to enforce the requirements of this article VIII.

(b) Referral to other agencies. Applications for a residential rental property license may be referred to other appropriate city agencies, including but not limited to the department of public health and environment, department of zoning administration, fire prevention bureau, building inspection division, and the wastewater division of the department of public works. The applicant shall obtain any and all necessary permits, licenses, or other regulatory approvals as provided for in section 32-10.

Sec. 27-195. – Licensing requirements.

In addition to the provisions applicable to all licenses, all residential rental property licensees shall comply with the following provisions:

- (a) A residential rental property licensee must maintain premises in compliance with article II, and all rules and regulations adopted pursuant thereto.
- (b) A residential rental property licensee shall ensure that all appliances supplied by the owner are in good working condition, free of leaks or other defects, so as not to cause any unsafe or unsanitary condition.
- (c) A residential rental property licensee shall ensure that all dwelling units within a residential rental property contain a functioning smoke detector, carbon monoxide detector, and fire extinguisher.
 - (d) A residential rental property licensee shall comply with section 27-201(a) herein.

Sec. 27-196. – Inspections.

- (a) License inspections. Except as provided in subsection (c) of this section, the director shall not approve a residential rental property application unless the applicant provides verification of a successful inspection, in the form required by the manager of public health and environment or its designee, that the licensed premises comply with the provisions of article II. Residential rental properties with multiple dwelling units on a parcel shall cause a minimum of ten percent of their units to be inspected at random, or at least one unit at random if there are less than ten dwelling units on the parcel.
- (b) License inspections to be completed by home inspectors. Inspections for residential rental properties must be completed by a home inspector as defined in this article VIII. Verifications of successful completion shall include a copy of the home inspector's certifications required by this article VIII.
- (c) Special license inspections. An applicant whose fees may be waived pursuant to section 32-105(b) may submit an inspection report certifying compliance with federal housing standards

conducted by a local, state, or federal government agency or state finance agency. Such inspection report must be dated within four years of the application date.

- (d) *Deadlines for inspections*. All inspections shall be completed within 90 days of the application date. The director shall not accept verification of a successful inspection if the verification is not within 90 days of the new residential rental property application date.
- (e) Exemption from initial inspection. Subsection (a) shall not apply to newly constructed rental properties if the application is submitted within four years after the date of issuance of the certificate of occupancy or temporary certificate of occupancy. This exemption does not apply to existing structures that receive a new certificate of occupancy or temporary certificate of occupancy.
- (f) Other inspections. All residential rental property licensees shall be subject to inspections as provided in article II of this chapter from the manager of public health and environment or its designee. No person shall be deemed to be in compliance with the provisions of article II solely by virtue of having received a passing inspection from a home inspector.

Sec. 27-197. - Causes for denial.

In addition to the grounds set forth in the chapter 32 of this Code, any application submitted pursuant to this article VIII shall be denied if:

- (a) The issuance of a license to the applicant or licensee would not comply with any applicable federal, state, or local law, and any rules and regulations adopted pursuant thereto.
- (b) The proposed licensed premises does not conform to the requirements of the Denver Zoning Code, Former Chapter 59, the Denver Building and Fire Code, the electrical code of the City and County of Denver, article II of this chapter, or the rules and regulations promulgated by the department of public health and environment.
- (c) The applicant or licensee fails to complete any required inspections or obtain any necessary permits for the proposed premises.

Sec. 27-198. – Transferability of license.

No license granted pursuant to this article shall be transferable from one (1) person or location to another.

Sec. 27-199. – Term license, renewal.

- (a) *Term.* Residential rental property licenses shall expire four years from issuance or when ownership of the property licensed pursuant to this article changes from the person recorded on the face of the license.
- (b) Application materials and deadlines. Residential rental property license renewals shall be governed by the standards and procedures set forth in chapter 32 of this Code. Applications to renew a residential rental property shall be made in the manner provided by the director.

- (c) *Inspection prior to renewal*. Residential rental property licensees shall cause the licensed premises to be inspected pursuant to section 27-196 prior to renewal. The director shall not accept verification of a successful inspection if the verification is not within 90 days of the renewal application date, except as provided for in section 27-196(c).
- (d) *Denial of renewal.* An application to renew a residential rental property license may be denied if there are causes for denial, suspension, revocation, non-renewal or other licensing sanctions as provided in chapter 32 of this Code, this article VIII, or rules and regulations promulgated thereto.

Sec. 27-200. – Suspension, revocation, and other sanctions.

- (a) *Disciplinary actions*. In addition to the grounds set forth in chapter 32 of this Code, a residential rental property license may be suspended or revoked for any of the grounds for denial set forth in this article VIII.
- (b) *Disciplinary procedures*. Procedures for investigation of license violations and for suspension, revocation or other licensing sanctions as a result of any such violation shall be as provided in chapter 32 of this Code and any rules and regulations promulgated by the director.
- (c) Effect on leases. The suspension or revocation of a license shall not affect any lease or other arrangement for possession between the licensee and a tenant. However, the licensee shall not enter into any new arrangement for possession, nor renew any arrangement, during active suspension or revocation of its license. Additionally, the licensee must comply with any conditions related to the disciplinary action.

Sec. 27-201. – Executed written leases and notice of tenant rights and resources.

(a) Executed written lease and notice of tenant rights and resources. Beginning January 1, 2022, no owner or operator shall allow any person to initiate a new occupancy of a rental property for a period in excess of 30 days for valuable consideration unless and until such owner or operator has provided a copy of an executed written lease, in the timeframes and manner set forth in C.R.S. §38-12-801. In addition, at the time of providing a copy of the executed written lease and at any time the owner or operator makes any rent demand posted pursuant to C.R.S. §13-40-104, an owner or operator shall provide written notice of tenants' rights and resources on a form provided or approved by the City. Such notice shall contain information concerning minimum housing standards required under article II of Chapter 27; resources and information on how to make a complaint related to minimum housing standards; a statement regarding tenants' legal rights when receiving a notice to vacate their premises, to utilize or seek legal representation, or in any court

- proceeding related to their rental housing; and, how to locate rental assistance and legal service providers.
 - (b) *Enforcement*. An owner or operator who violates the provisions of this section 27-201(a) is subject to the penalties and procedures set forth in Article XII, Chapter 2 of the Code, Administrative Citations, of this Code. This subsection (b) shall sunset at the time a license is required under 27-193, and thereafter any residential rental licensee failing to comply with section 27-201(a) may be subject to suspension, revocation, or sanctions in 27-200 herein, in addition to the grounds set forth in chapter 32 of this Code.

Sec. 27-202. – Rules and regulations.

The director may adopt such reasonable rules and regulations as may be necessary for the administration and enforcement of the provisions of this article and any other ordinances or laws relating to and affecting the licensing and operation of residential rental properties. It shall be unlawful for any person to violate a rule or regulation adopted by the director pursuant to this section.

Sec. 27-203. - Reporting.

Report to City Council. The director shall report in writing to city council by July 1 of each year, beginning in 2022, regarding the issuance of rental licenses.

Section 2. Article I of Chapter 32 shall be amended by adding the language underlined to read as follows:

Sec. 32-19. Expiration.

- <u>Unless provided for otherwise</u>, <u>Nn</u>o license shall extend beyond one (1) year from the date of its issuance and shall expire on the date specified on the license.
- **Section 3.** Article II of Chapter 32 shall be amended by adding the language underlined and deleting the language stricken to read as follows:

Sec. 32-46. - Generally.

The application and license fees required by this Code are set out in the following sections of this article. Fees may be waived for federal, state, and local government applicants.

Sec. 32-105 – Reserved Residential rental property fees.

- (a) Residential rental property owners are subject to the following fees beginning on January
 1, 2022:
 - (1) Application fee:

1	i. Two (2) or more dwelling units on a parcel(s) \$50 (Fee is \$25 if application is					
2	submitted before January 1, 2023)					
3	ii. Single dwelling unit on a parcel \$50 (Fee is \$25 if application is submitted before					
4	<u>January 1, 2024)</u>					
5	(2) License fee, per year:					
6	i. Single dwelling unit on a parcel \$50					
7	ii. 2 – 10 dwelling units on a parcel(s) \$100					
8	iii. 11 – 50 dwelling units on a parcel(s) \$250					
9	iv. 51 – 250 dwelling units on a parcel(s) \$350					
10	v. More than 250 dwelling units on a parcel(s) \$500					
11	(b) Application and license fees shall be waived for the following residential rental properties					
12	(1) owned in whole or in part by or leased and operated by a local, state, or federa					
13	government agency;					
14	(2) owned by or leased and operated by any organization that has been exempted from					
15	federal income tax as a nonprofit organization in good standing under section 501(c)(3) of the United					
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17	housing in section 27-154(d); and,					
18	(3) affordable housing projects that are constructed with the support of any combination					
19	of federal, state or local financial resources, including private activity bonds, tax credits, grants					
20	loans, or other subsidies to incentivize the development of affordable housing, including support					
21	from the affordable housing permanent funds created in section 27-150, or properties where the					
22	tenants are recipients of low income housing assistance and that are restricted by law, contract					
23	deed, covenant, or any other legally enforceable instrument to provide housing units only to incom					
24	qualified households where 80% of the total units are income restricted.					
25						
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1	COMMITTEE APPROVAL DATE: April 14, 2021						
2	MAYOR-COUNCIL DATE: April 20, 2021 by Consent						
3	PASSED BY THE COUNCIL: May 3, 2021						
4	Saugilmone	PRESIDEI	NT				
5	APPROVED:	MAYOR _	MAYOR				
6 7 8	ATTEST:	CLERK AN EX-OFFIC	CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER				
9	NOTICE PUBLISHED IN THE DAILY JOURNAL: _		;				
10	PREPARED BY: Reginald Nubine, Assistant City A	Attorney	DATE	: April 22, 2021			
11 12 13 14	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 <u>not</u> submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.						
15	Kristin Bronson, Denver City Attorney						
16	BY: Jonathan griffin , Assistant City Attor	ney DAT	E: Apr2	22, 2021			