1	BY AUTHORITY				
2	ORDINANCE NO COUNCIL BILL NO				
3	SERIES OF 2021 COMMITTEE OF REFERENCE:				
4					
5	<u>A BILL</u>				
6					
7	For an ordinance amending Article IX of Chapter 24 of the Revised Municipal Code,				
8	relating to environmental smoke control.				
9					
10	BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:				
11	Section 1. That article IX of chapter 24, D.R.M.C. shall be amended by deleting the language				
12	stricken and adding the language underlined, to read as follows:				
13	ARTICLE IX ENVIRONMENTAL TOBACCO SMOKE CONTROL.				
14	Sec. 24-301 Definitions.				
15	(a) Food service establishment means any business licensed by the city to serve food in				
16	an indoor area.				
17	(b) Public places means places open to the public or open to the public upon payment of				
18	a fee.				
19	(c) Smoke or smoking means inhaling, exhaling, or carrying any burning tobacco				
20	product.				
21	(d) Smoke-free area means an area free of environmental tobacco smoke.				
22	(c) Work area means any part of an indoor area at a place of employment where an				
23	employee carries out his or her responsibilities.				
24	Unless otherwise specifically stated below, the definitions in this article shall have the same				
25	meaning as in C.R.S., section 25-14-203:				
26	(a) "Flow line" means the face of the curb and gutter, or if no curb and gutter, the edge				
27	of the pavement.				
28	(b) "Hookah" means a type of waterpipe, used to smoke shisha or other tobacco				
29	products, with a long flexible tube for drawing aerosol through water. Components of a hookah				
30	may include heads, stems, bowls, and hoses.				
31	(c) "Hookah tobacco retailer" means a tobacco retailer that is engaged in the retail sale				
32	<u>of hookah, hookah smoking accessories, or hookah tobacco, which includes shisha tobacco,</u>				

1	waterpipe tobacco, maassel, narghile, and argileh. Hookah tobacco retailer includes facilities that				
2	permit the consumption of hookah on the premises by customers.				
3	Sec. 24-302 Smoking regulated.				
4	Smoking in the city is regulated as provided in this article.				
5					
6	Sec. 24-303 <u>2</u> No-smoking areas.				
7	Notwithstanding any other provision in this article, no person shall smoke in any place designated,				
8	by signs conforming to section 24-30 <u>96</u> , by the owner, operator or person in charge as a no-				
9	smoking area.				
10					
11	Sec. 24-303. – Smoking in outdoor areas.				
12	Smoking shall be allowed in outdoor areas except as follows:				
13	(a) Within the exterior walls/fences of an open-air theater, smoking is prohibited in open				
14	seating areas, food/drink concession areas and related lines leading thereto, restrooms and				
15	amphitheater aisles and allowed elsewhere within the facility only in designated smoking areas				
16	established by the owner, operator or person in charge;				
17	(b) During special events open to the public and held within the exterior walls/fences of a				
18	botanic garden or zoo, smoking is prohibited except in smoking areas established therein by the				
19	facility owner, operator or person in charge, in places apart from visitor viewing areas and				
20	walkways;				
21	(c) Within the exterior walls/fences of a sport stadium, smoking is prohibited in open				
22	seating areas, aisles, interior ramps or stairs leading to seating areas, food/drink concession areas				
23	and the area of lines leading thereto and allowed elsewhere within the facility only in designated				
24	smoking areas established by the owner, operator or person in charge;				
25	(d) Within the exterior walls/fences of tennis courts and swimming pools;				
26	(e) On certain public premises adjoining hospital properties, as prohibited by section 38-				
27	8; and				
28	(f) On the 16th Street pedestrian and transit mall, as prohibited by section 38-9.				
29	(g) On the premises, including any patio, parking lot, or other outdoor portions of the				
30	premises, of any hookah tobacco retailer, between the hours of 12 midnight and 7:00 A.M.				
31					
32	Sec. 24-304 Smoking in public places<u>indoor areas</u>.				
33	(a) In indoor spaces, smoking shall be prohibited except:				

- (1) In a fully enclosed, independently ventilated smoking area, which shall not exceed
 one-half (¹/₂) of the facility;
- 3 (2) When exempted by section 24-306; and
- 4 (3) In designated smoking areas established under section 24-307.
- 5 (b) In outdoor spaces smoking shall be allowed except as follows:

6 (1) Within the exterior walls/fences of an open-air theater, smoking is prohibited in open
 7 seating areas, food/drink concession areas and related lines leading thereto, restrooms and
 8 amphitheater aisles and allowed elsewhere within the facility only in designated smoking areas
 9 established by the owner, operator or person in charge, in a manner consistent with section 24 10 307(a);

- 11 (2) During special events open to the public and held within the exterior walls/fences of a
 botanic garden or zoo, smoking is prohibited except in smoking areas established therein by the
 facility owner, operator or person in charge, in places apart from visitor viewing areas and
 walkways, in a manner consistent with section 24-307(a);
- (3) Within the exterior walls/fences of a sport stadium, smoking is prohibited in open
 seating areas, aisles, interior ramps or stairs leading to seating areas, food/drink concession areas
 and the area of lines leading thereto and allowed elsewhere within the facility only in designated
 smoking areas established by the owner, operator or person in charge, in a manner consistent
- 19 with section 24-307(a);
 20 (4) Within the
- 20 21 prohib
- 21 prohibited;
 22 (5) On certain public premises adjoining hospital properties, as prohibited by section 38-

Within the exterior walls/fences of tennis courts and swimming pools, smoking is

- 23 8; and
- 24 (6) On the 16th Street pedestrian and transit mall, as prohibited by section 38-9.
- 25 It shall be unlawful to smoke tobacco in any indoor area except:
- 26 (a) Private residences, except portions used for commercial child care, teaching,
 27 tutoring, health services, or personal care services while being so used;
- 28 (b) Limousines under private hire;
- 29 (c) A cigar-tobacco bar;
- 30 (d) Any tobacco business to the extent permitted by C.R.S., section 25-14-201 et seq,
- 31 as amended, provided that it shall be unlawful to smoke tobacco in a hookah tobacco retailer
- 32 between the hours of 12:00 midnight and 7:00 a.m.;
- 33 (e) The licensed premises of a marijuana hospitality business licensed pursuant to
- 34 section 6-217, or a retail marijuana hospitality and sales business licensed pursuant to section 6-

- 218; except that this exception only applies to the smoking of marijuana and does not allow the 1 2 smoking of tobacco within such premises. 3 4 Sec. 24-305. - Regulation of smoking in places of employment. 5 (a) Employers shall provide a smoke-free work area for every employee requesting not 6 to have to breathe environmental tobacco smoke. 7 (b) Each employer having an indoor place of employment shall implement, make known, 8 follow and enforce a written smoking policy which shall: 9 (1) State that every employee has a right to work in an area free of environmental 10 tobacco smoke. If a designated smoke-free area does not eliminate environmental tobacco smoke 11 from the employee's work area, except in food service establishments, the employer will take steps 12 to eliminate the environmental tobacco smoke. In any dispute concerning the smoking policy, the 13 health of the nonsmoker shall take precedence. In food service establishments, employers shall 14 accommodate an employee's request to work in the no-smoking section unless such 15 accommodation is impractical; 16 Prohibit smoking in auditoriums, classrooms, conference/meeting rooms, elevators, (2)elevator lobbies, hallways, stairwells, escalators, medical facilities, and restrooms; and 17 18 (3) Prohibit smoking in employee cafeterias, lunchrooms and lounges unless separate 19 facilities are available to nonsmokers. 20 (c) An employer may prohibit smoking throughout an entire place of employment by posting signs required by section 24-309. 21 22 23 Sec. 24-306. - Smoking restriction not applicable.
- 24 Except when a facility or a portion thereof has been designated by the owner, operator,

25 lessee/licensee, or person in charge as nonsmoking, the regulations of this article do not apply to:

26 (a) A bar or bar area of any facility, except the dining area therein which shall be treated
 27 as a food service establishment;

- 28 (b) Private residences, except portions used for commercial child care, teaching,
- 29 tutoring, health services, or personal care services while being so used;
- 30 (c) Hotel and motel rooms when rented to guests;
- 31 (d) Conference or meeting rooms within restaurants, hotels and motels while being used
 32 exclusively for private functions;
- 33 (e) Retail tobacco stores;

- A private enclosed office work place occupied exclusively by a smoker or smokers. 1 (f) 2 even though such office may be visited by nonsmokers. However, an office work area with a cash 3 register, service counter, or waiting area open to the public shall be subject to this article; 4 (g) A private function not open to the public; (h) Food service establishments with a seating capacity of less than twenty-five (25) 5 6 persons; and 7 (i) A business which has four (4) or fewer employees. 8 Sec. 24-307. - Designating smoking areas. 9 (a) So long as the smoking area does not exceed the nonsmoking area and smoke or the products of smoking do not contaminate the nonsmoking area, the owner, manager or person 10 11 in charge of a facility may designate smoking areas which do not meet the requirements of section 12 24-304(a)(1) except in the indoor portions of the following facilities: 13 (1) Elevators, elevator lobbies, stairwells, and escalators; 14 (2) Public walkways, hallways, lobbies; 15 (3) Buses, taxicabs, and other means of public transit; (4) 16 Public restrooms; (5) 17 Ticketing, boarding, baggage collection, and waiting areas in public transportation 18 depots; 19 (6) Service lines, check-out counters, cash register areas, or cashier areas; 20 Retail stores; (7)21 All areas available to and customarily used by the public in all businesses, (8) 22 commercial establishments and nonprofit entities; 23 (9) Indoor malls of buildings or structures which are open to the public including, but not 24 limited to, food courts (to be treated as a separate food service establishment) located within or 25 adjacent to the mall; 26 (10) All public areas in grocery stores, supermarkets, convenience stores or any other 27 retail food establishment whose primary function is to sell food to the public for consumption on or 28 off the premises; 29 (11) All educational facilities; 30 (12) Aquariums, galleries, zoos, libraries, museums, recreation centers and botanic 31 gardens; 32 (13) Any facility open to the public and used for the presentation of motion pictures, 33 dramas, lectures, musicals, recitals or similar functions;

- 1 (14) Health care facilities including, but not limited to, hospitals, clinics, physical therapy
- 2 facilities, and medical and dental offices;
- 3 (15) Commercial child care centers and those areas of private homes used for
- 4 commercial child care, teaching, tutoring, or health or personal care services while being so used;

5 (16) Polling places;

- 6 (17) Any room being used by any board, council, commission, committee or agency of the
 7 City and County of Denver for a public meeting;
- 8 (18) Courtrooms, jury waiting rooms and deliberation rooms in any building which serves
 9 as a place for the convening of any court organized under the City Charter;
- 10 (19) Amusement centers, including video arcades and children's play areas;
- 11 (20) Theaters and concert halls.
- 12 (b) In food service establishments, including dinner theaters, with a seating capacity of 13 twenty-five (25) persons or more, the owner, operator or person in charge shall designate a no-14 smoking area of sufficient size to accommodate, without unreasonable delay, patrons who request to be seated in such an area. The delay shall be deemed reasonable if it is equal for smokers and 15 16 nonsmokers. The smoking and no-smoking areas may be adjusted at any time to meet the needs 17 of smoking and no-smoking patrons. Smoking shall be prohibited in the waiting areas of all food service establishments with a seating capacity of twenty-five (25) persons or more. This paragraph 18 19 shall apply only to fully enclosed areas within food service establishments and not to open air 20 areas.
- 21

22 Sec. 24-308<u>6</u>. - Procedure for designating smoking areas.

23 An area is designated as a smoking area by the installation of signs as follows:

(a) Signs stating "Smoking Permitted in this Area" shall be permanently posted in every
 smoking area in such a manner that the area where smoking is allowed is clearly delineated.

(b) Ash receptacles shall be placed at entrances to no-smoking areas from smoking
 areas and signs shall be posted at or near the receptacles stating: "No Smoking by City
 Ordinance, Extinguish Here."

29

30 Sec. 24-3097. - Signs.

³¹ "No Smoking," "No Smoking Except In Designated Areas," "No Smoking by City Ordinance,

32 Extinguish Here," and "Smoking Permitted in this Area" signs shall measure not less than forty

33 (40) square inches in size with "NO SMOKING" in all upper case letters not less than one (1) inch

high, the remainder of the lettering may be lower case and shall be not less than one-half (1/2) inch

high. The international "No Smoking" symbol, not less than five (5) inches high, may be used as a
substitute for a "No Smoking" sign. A sign stating "No Smoking," "No Smoking Except in
Designated Areas," and the "No Smoking" symbol may also contain the words "By City Ordinance"
or "by Article IX of Chapter 24 of the Revised Municipal Code."

5

6 Sec. 24-31008. - Location of signs and other notices.

7 In addition to other locations set forth in this chapter, signs shall be posted as follows:

8 (a) No smoking signs shall be visible at all public entrances to every facility where 9 smoking is regulated. Facilities with designated smoking and no-smoking areas shall post signs 10 which read "No Smoking" or "No Smoking Except in Designated Areas."

11

(b) In the following specific settings, these additional requirements shall also apply:

(1) In theaters, signs shall be posted in the lobby stating that smoking is prohibited
 within the theater or auditorium. Motion picture theaters shall project, prior to each feature, a five second message saying smoking is prohibited.

(2) In addition to appropriate signs at the entrance, in indoor malls no smoking signs
 shall be prominently and clearly posted in sufficient locations to alert persons using the mall of the
 prohibition against smoking.

18 (3) At indoor food service lines, no smoking signs shall be clearly visible from the
 19 entrance to the food service line.

(4) In grocery stores, supermarkets, convenience stores or retail establishments, clearly
 visible "No Smoking" signs shall be posted at all public entrances.

22

26

23 Sec. 24-314<u>09</u>. - Responsibility of the owner, operator, manager or person in charge.

The owner, operator or manager of every facility open to the public or open to the public upon the payment of a fee where smoking is regulated shall:

(a) Post signs as required by this article;

(b) Request that anyone known to be smoking in a no-smoking area comply with thelaw;

(c) If a host or hostess is on duty, ask patrons for their seating preference between
 smoking or nonsmoking areas prior to seating or, if no host or hostess is on duty, adequately post
 the entrance so that patrons will be aware of the location of smoking and nonsmoking areas;

(d) In sports arenas, stadiums and indoor malls where a public address system is
 available and regularly used for nonemergency announcements, make public address
 announcements regarding the smoking regulations at appropriate times.

1

2 Sec. 24-31<u>20</u>. - Enforcement.

- In enforcing this article, any police officer may issue a summons and complaint to be filed in
 county court to:
- (a) <u>It shall be unlawful for Aany person personally observed not complying with a "No</u>
 Smoking" sign posted in accordance with this article to smoke in an area within the City and
 County of Denver where or at times when smoking is prohibited pursuant to this article;
- 8 (b) The owner, operator or manager of any facility that has not posted the required 9 signs; and It shall be unlawful for any person who owns, manages, operates, or otherwise controls 10 the use of a premises within the City and County of Denver to violate any provision of this article; 11 and
- (c) <u>It shall be unlawful for Aany person-who</u>, according to a written statement by the
 owner, operator, manager, patron or employee of any facility, <u>is not complyingto not comply</u> with a
 "No Smoking" sign posted in accordance with this article.
- 15

16 Sec. 24-3131. - Agency responsibility.

- Every department, agency and office of the city shall implement this article in all facilities under itsmanagement control.
- 19

20 Sec. 24-314. - Nonretaliation.

- 21 It shall be unlawful for an employer to retaliate against or discharge any employee for requesting a
- 22 nonsmoking work area, or filing a complaint or otherwise reporting a violation of this article.
- 23

24 Sec. 24-3152. - Other applicable laws.

- This article shall not be interpreted or construed to permit smoking where it is otherwise restricted by other applicable laws.
- 27

28 Sec. 24-316<u>3</u>. - Power of board of public health and environment.

- 29 The board of public health and environment is hereby authorized to adopt, and the manager of
- 30 public health and environment may promulgate, rules and regulations deemed necessary for the
- 31 proper and effective enforcement of the provisions of this article.
- 32

33 Sec. 24-317. - Effective date.

1	This article shall be effective sixty (60) days from and after the date of its enactment, except				
2	insofar as the application of this article to professional sports stadiums where it shall not be				
3	effective until February 1, 1994.				
4					
5	Secs. 24-318 <u>4</u> —24-350 Reserved.				
6					
7	Section 2. That section 38-7, D.R.M.C., entitled "Smoking in retail food establishments" is				
8	hereby repealed.				
9					
10					
11	COMMITTEE APPROVAL DATE	Ξ:, 2021.			
12	MAYOR-COUNCIL DATE:	, 2021.			
13	PASSED BY THE COUNCIL			2021	
14		PRESI	DENT		
15	APPROVED:	MAYO	R	_ 2021	
16 17 18 19	ATTEST:	EX-OF	K AND RECORDER, FICIO CLERK OF THE ND COUNTY OF DENVER		
20	NOTICE PUBLISHED IN THE D	AILY JOURNAL	2021;	2021	
21					
22 23	PREPARED BY: Jonathan G	riffin, Assistant City Attorney	DATE:		
24 25 26 27 28	Pursuant to section 13-9, D.R.M City Attorney. We find no irreg ordinance. The proposed ordina 3.2.6 of the Charter.	gularity as to form, and have	e no legal objection to the p	roposed	
29	Kristin M. Bronson				
30	City Attorney				
31					
32	BY:,	City Attorney	DATE:		