



DENVER CITY COUNCIL

Minutes

Monday, July 8, 2024, 3:30 PM

PLEDGE OF ALLEGIANCE

Council President Torres led the Pledge of Allegiance.

LAND ACKNOWLEDGEMENT

Council member Parady led the Land Acknowledgement.

ROLL CALL

Present: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

APPROVAL OF THE MINUTES

[24-0872](#) Minutes of Monday, June 24, 2024.

Council Minutes 24-0872 were approved.

Approved

COUNCIL ANNOUNCEMENTS

Council President Pro Tem Sandoval and Council members Lewis, Romero Campbell, and Hinds offered announcements.

PRESENTATIONS

COMMUNICATIONS

PROCLAMATIONS

RECAP OF BILLS TO BE CALLED OUT

BILLS FOR FINAL CONSIDERATION

Finance & Governance Committee

[24-0716](#) A bill for an ordinance submitting to a vote of the qualified and registered electors of the City and County of Denver at the special municipal election on November 5, 2024, a proposed amendment to the Charter of the City and County of Denver to establish collective bargaining as the method for setting compensation and other terms and conditions of employment for certain city employees including employees of Denver Water and the Denver Library and allowing a qualified right to strike in the event of an impasse in bargaining negotiations.

Submits to a vote of the qualified and registered electors of the City and County of Denver at the special election, a proposed amendment to the Charter to establish collective bargaining as the method of setting compensation and other terms and conditions of employment for certain city employees including employees of Denver Water and the Denver Library and allowing a qualified right to strike in the event of an impasse in bargaining negotiations. The Committee approved filing this item at its meeting on 6-4-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be taken out of order, carried by the following vote:

Took out of order

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be placed upon final consideration and do pass, was followed by a motion by Council member Lewis, duly seconded by Council member Hinds, that Council Bill 24-0716 be amended in the following particulars:

"1. On page 3, delete lines 29-33, page 4, delete lines 1-2, and replace with:

"(B) "Bargaining-eligible employees" means non-supervisory and non-confidential employees comprising of the Career Service as defined in Section 9.1.1 (E) and employees of the City Council, Library Commission, Civil Service Commission, Board of Adjustment, and the Board of Water Commissioners, but excluding Deputy Sheriffs, Deputy Sheriff Majors, Deputy Sheriff Division Chiefs, and Career Service employees of the Denver Health and Hospital Authority.

(C) "Bargaining unit" means a group of two or more bargaining-eligible employees as determined pursuant to Section 9.10.4 for the purposes of representation by a bargaining agent."

2. On page 3, line 23, add "Provided, however, that the protection of the public health, welfare, and safety demands that the employees of the Denver County Court and the Board of Water Commissioners not be allowed to strike or engage in any work stoppage, slowdown, or mass absenteeism and, in lieu the City hereby adopts a system of binding interest arbitration to resolve such impasses for employees of the Denver County Court and the Board of Water Commissioners."

3. On page 4, delete lines 7-10 and replace with:

"(E) "Corporate Authority" means the Mayor and City Council for employees, other than those of the Denver County Court, comprising the Career Service as defined in Section 9.1.1 (E), employees of the City Council, employees of the Civil Service Commission, and employees of the Board of Adjustment. The Library Commission and the Board of Water Commissioners shall be the Corporate Authority for their respective employees and the Presiding Judge shall be the Corporate Authority for employees of the Denver County Court."

4. On page 5, line 1, add:

"Provided, however, whenever the terms of a collective bargaining agreement conflict with the terms of an executive order, ordinance, rule, procedure or policy that is applicable only to employees of the City or the employees of the Board of Water Commissioners, the terms of the collective bargaining agreement shall prevail."

5. On page 5, delete lines 3-9 and replace with:

"(A) On or after May 1, 2025, an employee organization wishing to represent bargaining eligible employees shall determine which employees share a substantial mutual interest in wages, hours, and other conditions of employment such that they share a community of interest as understood under the National Labor Relation Act, 29 U.S.C. §§ 151-169, as amended, provided, however, bargaining units for

employees of the City Council, Denver County Court, Library Commission, Civil Service Commission, Board of Adjustment, and Board of Water Commissioners may only include employees of their respective bodies.”

6. On page 6, delete lines 26-28, and replace with:

“as provided in ordinance, or in the case of the bargaining process for employees of the Board of Water Commissioners, by rules and regulations promulgated by the Board.”

7. On page 7, delete lines 14-20 and replace with:

“(A) Except as provided in Subsections (D) and (I), in the event that the bargaining agent and the applicable Corporate Authority are unable, within forty-five (45) days from the final date of mediation to reach an agreement on a collective bargaining agreement, the bargaining agent, other than the bargaining agents representing employees of the Denver County Court and the Board of Water Commissioners, may submit notice of an intent to strike, organize in any work stoppage, slowdown, or mass absenteeism and the Mayor, the Council, the Clerk and Recorder, the Auditor, or the Library Commission may submit notice of an intent to lockout their respective employees. Notice shall be submitted at least twenty-one (21) days prior to engaging in such action.”

8. On page 7, delete lines 21-27, and replace with:

“(B) Within fourteen (14) days of receipt of the notice of an intent to strike, organize in any work stoppage, slowdown, or mass absenteeism, the City Council, the Clerk and Recorder, the Auditor, or the Library Commission, for their respective employees, and the Mayor for all other bargaining-eligible employees, shall determine whether the interruption of service resulting from the strike, work stoppage, slowdown, or mass absenteeism will imminently and substantially threaten public health, welfare, or safety. Such”

9. On page 7, line 29, delete “(E),” and replace with “(G),”.

10. On page 7, delete lines 32-33, on page 8, delete lines 1-18, and replace with:

“(C) Upon a finding, judicial review upholding a finding, or failure to seek judicial review of a finding, that all of the employees in an applicable bargaining unit are prohibited from striking because the interruption of service resulting from the strike, work stoppage, slowdown, or mass absenteeism will imminently and substantially threaten the public health, welfare, or safety, the parties shall submit to binding arbitration on any unresolved issues.

(D) In the event that the bargaining agent or agents for employees of the Denver County Court and the Presiding Judge, or the bargaining agent or agents for employees of the Board of Water Commissioners and the Board, are unable, within forty-five (45) days from the final date of mediation, to reach an agreement on a collective bargaining agreement the parties shall submit to binding arbitration on any unresolved issues.

(E) The arbitrator appointed under this Section shall be selected from the panel

created by Council, or for employees of the Board of Water Commissioners the panel created by the Board, under Section 9.10.4, and the arbitrator may apply the standards commonly used in interest disputes but shall rely predominantly on the following in arriving at a decision:

- (i) The interests and welfare of the public and the financial ability of the City to bear the costs involved or with regard to bargaining units of the Board of Water Commissioners, the criteria set forth in Section 10.1.9 of this Charter;
- (ii) Comparison of the compensation, benefits, hours, and other terms and conditions of employees in the bargaining unit with other public employees with substantially similar job duties in comparable communities nationally and locally. However, while the arbitrator may consider such comparisons in making a decision, in no event shall the arbitrator make an award that is indexed or otherwise expressed as a relationship to the terms and conditions of employees who are not members of the bargaining unit;
- (iii) The cost of living; and
- (iv) The constitutional, Charter, and statutory obligations of the City and its departments, agencies, and officers.

The award of the arbitrator on each issue shall be the final offer of the Corporate Authorities or the bargaining agent and the arbitrator shall state the reasons for the award in writing, provided, however, no award shall require the City or its departments, agencies, or officers to violate any obligation imposed by the constitutions of the United States and of the State of Colorado, state statute, or the Charter.”

- 11. On page 8, line 19, delete “(D)” and replace with “(F)”.
- 12. On page 8, line 22, delete “(E)” and replace with “(G)”.
- 13. On page 8, line 23, delete “, or the City and County of Denver acting by and through its Board of”.
- 14. On page 8, line 24, delete “Water Commissioners”.
- 15. On page 8, line 27, delete “determination” and replace with “order”.
- 16. On page 8, line 30, delete “(F)” and replace with “(H)”.
- 17. On page 8, line 33, add:
“(I) No employee of Denver County Court or of the Board of Water Commissioners, nor any person acting in concert with them, shall cause, sanction, or take part in any withholding of services to the City, or the City and County acting by and through its Board of Water Commissioners, by means of a strike, walkout, sitdown, slowdown, stoppage of work, abnormal absenteeism, or other method. Violation of this provision shall be cause for the applicable Corporate Authority to terminate a collective bargaining agreement with the bargaining agent or agents upon giving written notice to the bargaining agent or agents and shall be just cause for discipline of such employees in violation, in addition to whatever other remedies may be available at law or in equity.”

18. On page 9, line 7, delete "and subject to the right".
19. On page 9, line 8, delete "to strike set forth in Section 9.10.8"
20. On page 9, line 9, delete "whose duties and compensation are" and replace with "whose compensation is".
21. On page 9, line 18, delete "and subject to the right to strike set forth in Section 9.10.8".
22. On page 9, delete lines 30-33, on page 10 delete lines 1-10, and replace with:
"Shall the Charter of the City and County of Denver be amended to establish collective bargaining as a method for setting compensation and other terms and conditions of employment, including hours, working conditions, promotions, demotions, employee facilities, disciplinary procedures, and benefits other than participation in the City's retirement program, for non-supervisory city employees who are included in a bargaining unit, which may include employees of executive agencies and departments under the Mayor, and may include employees of Denver Water, the Denver Library, the City Council, the County Court, the Civil Service Commission, the Board of Adjustment and certain employees of the Auditor and Clerk and Recorder, but may not include employees who participate in forming management positions during labor negotiations or police officers, sheriffs, and firefighters who already have collective bargaining rights and are prohibited from striking, and shall the same employees, except for employees of the Denver County Court and employees of Denver Water, be granted the right to strike in the event of an impasse in bargaining negotiations only if mediation does not resolve the impasse and such strike will not imminently and substantially threaten the public health, welfare, or safety; and shall an impasse with the employees of Denver County Court and employees of Denver Water be resolved through binding arbitration; and shall the terms and provisions of a collective bargaining agreement with the Denver Sheriffs supersede conflicting city personnel rules and policies?"

The motion to amend carried by the following vote:

Amended

- Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)
- Nay: (None) (0)

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be placed upon final consideration and do pass, was followed by a motion offered by Council member Gonzales-Gutierrez, duly seconded by Council member Gilmore, that Council Bill 24-0716 be amended in the following particulars:

"1. On page 4, line 17, add:

"(G) "Executive employees" means bargaining-eligible employees of the Mayor, the Managers making up the Mayor's Cabinet, the Director of the Department of Excise and Licenses, and all other bargaining-eligible employees employed in executive offices, agencies, and departments under control of the Mayor."

2. On page 4, line 17, delete "(G)" and replace with "(H)"

3. On page 4, delete line 21 and replace with:

"(A) Except as otherwise provided in Subsection (C), bargaining-eligible employees shall have the right to bargain"

4. On page 5, line 2, add:

"(C) This Part 10 shall be effective beginning January 1, 2026. Provided, however, prior to January 1, 2030, no more than five (5) bargaining units made up of executive employees may be formed and such bargaining units shall contain a minimum of fifty (50) executive employees. Thereafter, no more than one (1) bargaining unit composed of executive employees, regardless of size, may be formed per calendar year unless otherwise authorized by the Mayor."

5. On page 5, strike line 3, and replace with:

"(A) An employee organization wishing to represent bargaining--"

6. On page 6, strike line 2, and replace with:

"(B) Questions concerning the selection or removal of any "

7. On page 6, strike line 29, and replace with:

"(B) It shall be the obligation of the respective Corporate""

The motion to amend carried by the following vote:

Amended

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be placed upon final consideration and do pass, was followed by a motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be amended in the following particulars:

1. On page 1, line 12 delete "the" and replace with "a"
2. On page 1, delete line 14, and replace with:
"Denver Water and the Denver Library while granting certain employees a right to strike in the event of"
3. On page 1, line 15, strike "imminently and"
4. On page 7, line 25, strike "imminently and"
5. On page 7, line 31, add:
"The County Court may overturn such a determination only upon a finding of abuse of discretion."
6. On page 8, line 1, strike "imminently and"
7. On page 8, line 26, strike "imminently and"
8. On page 9, delete lines 30-33, on page 10 delete lines 1-10, and replace with:
"Shall the Charter of the City and County of Denver be amended to establish collective bargaining as a method for setting compensation and other terms and conditions of employment, including hours, working conditions, promotions, demotions, employee facilities, disciplinary procedures, and benefits other than participation in the City's retirement program, for non-supervisory city employees who are included in a bargaining unit, which may include employees of executive agencies and departments under the Mayor, and may include employees of Denver Water, the Denver Library, the City Council, the County Court, the Civil Service Commission, the Board of Adjustment and certain employees of the Auditor and Clerk and Recorder, but may not include employees who participate in forming management positions during labor negotiations or police officers, sheriffs, and firefighters who already have collective bargaining rights and are prohibited from striking, and shall the same employees, except for employees of the Denver County Court and employees of Denver Water, be granted the right to strike in the event of an impasse in bargaining negotiations only if mediation does not resolve the impasse and such strike will not substantially threaten the public health, welfare, or safety; and shall an impasse with the employees of Denver County Court and employees of Denver Water be resolved through binding arbitration; and shall the terms and provisions of a collective bargaining agreement with the Denver Sheriffs supersede conflicting city personnel rules and policies?"

The motion to amend carried by the following vote:

Amended

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be placed upon final consideration and do pass, was followed by a motion offered by Council member Lewis, duly seconded by Council member Hinds, that Council Bill 24-0716 be amended in the following particulars:

- "1. On page 5, delete line 33, on page 6 delete line 1 and replace with:
“(A) The bargaining agent shall be the sole and exclusive representative of all members of a bargaining unit if:
(i) of the members voting in a secret ballot election, a majority vote for the employee organization seeking to be a bargaining agent; or
(ii) a majority of the employees making up the bargaining unit otherwise express an intent to be represented by such employee organization in a manner that is mutually acceptable to the applicable Corporate Authority and the employee organization.”
2. On page 6, delete line 5 and replace with:
“to an arbitration association for the purposes of an election, or a mutually acceptable alternative, as provided in this Section.”
3. On page 6, delete line 15 and replace with:
“employees in the bargaining unit, or by any other procedure that requires a majority of the employees making up the bargaining unit to consent to representation which is mutually agreed upon by the applicable Corporate Authority and employee organization seeking to be a bargaining agent, and certifying in writing the results thereof to the applicable”
4. On page 6, line 20, delete “(D)” and replace with “(E)””

The motion to amend carried by the following vote:

Amended

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be placed upon final consideration and do pass, was followed by a motion offered by Council member Gonzales-Gutierrez, duly seconded by Council member Hinds, that Council Bill 24-0716 be amended in the following particulars:

1. On page 4, line 24, delete "and demotions"
2. On page 4, line 25, delete "disciplinary procedures" and replace with "procedures for the appeal of disciplinary actions"
3. On page 4, delete lines 26-28 and replace with:
"consistent with the provisions in this Charter and state and federal law. Provided, however, that:
(i) participation in either the Denver Employees Retirement Plan or the Employees Retirement Plan of the Board of Water Commissioners shall not be a subject of negotiation;
(ii) no agreement negotiated under this Part 10 shall permit any form of discipline to be appealed to the Career Service Board if it imposes a penalty less than demotion, suspension, temporary reduction in pay, or dismissal; and
(iii) bargaining-eligible employees other than those comprising the Career Service shall have the right to bargain collectively and be represented by a bargaining agent in negotiations for disciplinary procedures in addition to the subjects identified in this Section.
4. On page 4, strike line 32, and replace with:
"are provided to the public, to hire and assign job duties to employees, to discipline employees for cause, to take actions necessary to"
5. On page 9, delete lines 30-33, on page 10 delete lines 1-10, and replace with:
"Shall the Charter of the City and County of Denver be amended to establish collective bargaining as a method for setting compensation and other terms and conditions of employment, including hours, working conditions, promotions, employee facilities, appeals of disciplinary procedures, and benefits other than participation in the City's retirement program, for non-supervisory city employees who are included in a bargaining unit, which may include employees of executive agencies and departments under the Mayor, and may include employees of Denver Water, the Denver Library, the City Council, the County Court, the Civil Service Commission, the Board of Adjustment and certain employees of the Auditor and Clerk and Recorder, but may not include employees who participate in forming management positions during labor negotiations or police officers, sheriffs, and firefighters who already have collective bargaining rights and are prohibited from striking, and shall the same employees, except for employees of the Denver County Court and employees of Denver Water, be granted the right to strike in the event of an impasse in bargaining negotiations only if mediation does not resolve the impasse

and such strike will not substantially threaten the public health, welfare, or safety; and shall an impasse with the employees of Denver County Court and employees of Denver Water be resolved through binding arbitration; and shall the terms and provisions of a collective bargaining agreement with the Denver Sheriffs supersede conflicting city personnel rules and policies?""

The motion to amend carried by the following vote:

Amended

Aye: Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (12)
Nay: (None) (0)
Absent: Alvidrez (1)

A motion offered by Council member Parady, duly seconded by Council member Sawyer, that Council Bill 24-0716 be postponed to the 5:30 p.m. session after the required public hearings, carried by the following vote:

Postponed

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)
Nay: (None) (0)

RESOLUTIONS

Safety, Housing, Education & Homelessness Committee

[24-0598](#) A resolution approving a proposed Agreement between the City and County of Denver and VIVE to provide shelter staffing and support at the Denver Community Church for newcomer individuals and families.

Approves a contract with ViVe for \$1,212,301 and an end term of 12-31-2024 to provide emergency shelter staffing and support at the Denver Community Church for newcomer individuals and families, in Council District 7 (SOCSV-202473779-00). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 5-29-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0598 be adopted, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Romero Campbell, Sandoval, Torres, Watson (10)
Nay: Lewis, Parady, Sawyer (3)

BILLS FOR INTRODUCTION

Finance & Governance Committee

[24-0813](#) **A bill for an ordinance amending Chapter 20 to authorize the Auditor to issue investigatory subpoenas to city contractors for internal audits.**

Amends Chapter 20 to authorize the Auditor to issue investigatory subpoenas to city contractors for internal audits. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0813 be ordered published, carried by the following vote:

Ordered published

Aye: Alvidrez, Gonzales-Gutierrez, Hinds, Kashmann, Lewis,
Parady, Romero Campbell, Sawyer, Torres (9)
Nay: Flynn, Gilmore, Sandoval, Watson (4)

Block Vote

A motion offered by Council member Parady, duly seconded by Council member Hinds, to approve the following items en bloc, carried by the following vote:

Approved the consent agenda

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)
Nay: (None) (0)

RESOLUTIONS

City Council - Direct Files

[24-0876](#) A resolution accepting and approving the plat of Kibler Addition Filing No. 2.

Approves proposed Subdivision Plat located at 4201 E Arkansas Ave, known as Project #2023-SDPSUB-0000005 - 2022PM0000604, in Council District 6. Council President Torres approved direct filing this item on 7-3-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0876 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

Business, Arts, Workforce, Climate & Aviation Services Committee

[24-0415](#) A resolution approving a proposed Contract between the City and County of Denver and Suple Advertising & Design, Inc. to provide climate action marketing, communications, and engagement services.

Approves a contract with Suple Advertising & Design, Inc. for \$3,000,000 and an end date of 4-1-2027 to provide climate action marketing, communications, and engagement services, citywide (202472987). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-19-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0415 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0790](#) **A resolution approving a proposed Agreement between the City and County of Denver and Daifuku Services America Corporation concerning the lease of storage space to support the operation of maintaining equipment for the Transportation Security Administration (TSA) at Denver International Airport.**

Approves a lease agreement with Daifuku Services American Corporation for \$4,680 and through 3-01-2025 to lease approximately 130 sq. ft. of office/parts storage space in the Terminal to support their operation of maintaining the TSA's equipment at passenger screening checkpoints at Denver International Airport (DEN), in Council District 11 (PLANE-202472960). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-19-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0790 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0791](#) **A resolution approving a proposed Agreement between the City and County of Denver and JOHNSON CONTROLS, INC. concerning support and inspection of the South Campus Data Center (SCDC) and Concourse A Data Center (CADC) systems and infrastructure at Denver International Airport.**

Approves a contract with Johnson Controls Inc., for \$4,858,133 and an ending date of 7-16-2027 with an option to extend two additional years for support and inspection of the South Campus Data Center (SCDC) and Concourse A Data Center (CADC) systems and infrastructure at Denver International Airport (DEN), in Council District 11 (PLANE-202371703). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-19-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0791 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0792](#) A resolution approving a proposed Agreement between the City and County of Denver and Textron Ground Support Equipment Inc. concerning the lease of space at the South Cargo Facility to service and repair ground equipment provided for airline partners at Denver International Airport.

Approves a lease agreement with Textron Ground Support Equipment Inc., for Rates and Charges and one year with two one-year options to extend, to lease space at the South Cargo Facility to provide service and repairs for ground service equipment for airline partners at Denver International Airport (DEN), in Council District 11 (PLANE-202369588). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-19-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0792 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0816 A resolution approving a proposed Amendatory Agreement between the City and County of Denver and Westover Corporation to provide additional upgrades including card access, CCTV and building automation systems at library facilities.

Approves a contract amendment with Westover Corporation doing business as Albireco Energy by adding \$83,078 for a new total of \$2,683,078 and one year for a new end date of 12-31-2029 to provide additional upgrades including card access, CCTV and building automation systems at library facilities, citywide (BOOKS-201845898, BOOKS-202369792-00, BOOKS-202473877-01). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0816 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0826](#) A resolution approving a proposed Amendatory Agreement with Mark Anthony Brands, Inc. to extend the term and receive more money for additional sponsorship rights and benefits, including, but not limited to signage, an on-site presence, branded social media promotion and digital advertising at Red Rocks, and the Colorado Convention Center, Denver Performing Arts Complex, and the Denver Coliseum in Council District 10.

Amends a revenue agreement with Mark Anthony Brands, Inc., by adding \$620,000 for a new total of \$1,535,000 and two years for a new ending date of 12-31-2026 for sponsorship rights and benefits, including, but not limited to signage, an on-site presence, branded social media promotion and digital advertising at Red Rocks, and the Colorado Convention Center, Denver Performing Arts Complex, and the Denver Coliseum in Council District 10 (THTRS-20272795-01/THTRS-202161000). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0826 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0835](#) A resolution approving a proposed Agreement between the City and County of Denver and Aer Lingus Limited concerning an operational and marketing incentive for nonstop international service to Dublin, Ireland at Denver International Airport.

Approves a contract for an Operational and Marketing Incentive with Aer Lingus for \$4,000,000 and two years with an ending date of 5-16-2026 for new nonstop international service to Dublin (DUB) Airport, Dublin, Ireland at Denver International Airport, in Council District 11 (PLANE-202370272). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0835 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0836](#) A resolution approving a proposed Agreement between the City and County of Denver and AEROENLACES NACIONALES SOCIEDAD ANONIMA DE CAPITAL VARIABLE D/B/A VIVA AEROBUS concerning an operational and marketing incentive for nonstop international service to Monterrey, Mexico at Denver International Airport.

Approves a contract for an Operational and Marketing Incentive with AEROENLACES NACIONALES SOCIEDAD ANONIMA DE CAPITAL VARIABLE, doing business as Viva Aerobus, for \$1,000,000 and for two years for nonstop international service to Monterrey, Mexico (MTY) at Denver International Airport, in Council District 11 (PLANE- 202371454). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0836 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0837](#) A resolution approving a proposed Agreement between the City and County of Denver and Tom Richardson LLC concerning underground utility locating services at Denver International Airport.

Approves a contract with Tom Richardson LLC for \$900,000 and three years to provide underground utility locating services at Denver International Airport (DEN), in Council District 11 (PLANE-202371530). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0837 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

Finance & Governance Committee

24-0754 A resolution approving the City Council reappointment of Adam Rice to the Board of Adjustment.

Approves the reappointment of Adam Rice to the Board of Adjustment for a term effective immediately and expiring on 6-30-2027, or until a successor is duly appointed. The Committee approved filing this item at its meeting on 6-25-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0754 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0786 A resolution approving a proposed master purchase order with LP Propane, L.L.C., for bulk propane, to replace an existing master purchase order with Senergy Petroleum LLC, an affiliate of LP Propane, L.L.C.

Approves a master purchase order to change the vendor name from Senergy Petroleum LLC to a sister company LP Propane, LLC. No change to amount or term (SC-00008021/SC-00009221). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0786 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0787 A resolution approving the Mayor’s appointment to the Denver Commission on Aging.

Approves the Mayoral appointment of Alison Abraham to the Denver Commission on Aging for a term ending 6-30-2027 or until a successor is duly appointed. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0787 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0789 A resolution approving the Mayor’s appointment to the Denver Commission on Cultural Affairs.

Approves the Mayoral appointment of Daisy McGowan to the Denver Commission on Cultural Affairs for a term ending 6-30-2027 or until a successor is duly appointed. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0789 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0810 A resolution approving a proposed Agreement between the City and County of Denver and Nossaman, LLP for outside legal counsel fees for work on ongoing projects at the National Western Center, in Council District 9.

Approves a contract with Nossaman, LLP for \$1,200,000 and an ending date of 3-31-2027 for outside legal counsel fees for work on ongoing projects at the National Western Center, in Council District 9. The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0810 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0825 A resolution approving a proposed Third Amendatory Agreement between the City and County of Denver and ConvergeOne Inc. to continue ongoing support and maintenance for the existing Viper 911 system.

Amends a contract with ConvergeOne Inc. by adding \$1,417,066.56 for a new total of \$6,661,334.47 and 2 years for a new ending date of 10-1-2026 to continue ongoing support and maintenance for the existing Viper 911 system, citywide (TECHS-201844499-03 (TECHS-202473685-03). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-25-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0825 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0834](#) **A resolution approving a proposed Second Amendatory Agreement between the City and County of Denver and Cellco Partnership d/b/a Verizon Wireless to install new fiber equipment to the Denver Police Department Administration Building, providing in-building enhancement for Verizon Wireless devices used inside Police Administration and Crime Lab facilities.**

Amends a contract with Cellco Partnership, doing business as Verizon Wireless, to install new fiber equipment to the Denver Police Department Administration Building, providing in-building enhancement for Verizon Wireless devices used inside Police Administration and Crime Lab facilities, citywide (TECHS-202370843-02/TECHS201314329-02). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-25-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0834 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

Land Use, Transportation & Infrastructure Committee

24-0575 A resolution approving a proposed Third Amendatory Agreement between the City and County of Denver and A Hole in the Wall Construction to provide emergency fencing and building board-up services for use by Community Planning and Development and the Department of Safety, as required to protect safety, citywide.

Amends a contract with A Hole in the Wall doing business as AHW Construction by adding \$1,300,000 for a new total amount of \$2,850,000 and two years for a new ending date of 8-31-2026 to provide emergency fencing and building board-up services for use by Community Planning and Development and the Department of Safety, as required to protect safety, citywide. (CPLAN-202473707/XPL-202367685). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0575 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0785 A resolution approving a proposed Contract between the City and County of Denver and OV Consulting for on-call professional services in support of the Neighborhood Planning Initiative.

Approves an on-call contract with OV Consulting for \$1,800,000 and three years for professional services in support of the Neighborhood Planning Initiative including ongoing support services, topic expertise and targeted services, citywide (CPLAN-202474282). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0785 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0793](#) A resolution approving a proposed Contract between the City and County of Denver and Cutler Repaving, Inc. for 2024 Hot-In-Place Recycling and Repaving Contract, citywide.

Approves a contract with Cutler Repaving, Inc., for \$4,190,297 and 180 days for 2024 Hot-In-Place Recycling and Repaving Contract, citywide (DOTI-202472434). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0793 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

[24-0794](#) A resolution approving a proposed Contract between the City and County of Denver and Brannan Sand and Gravel Company, L.L.C. for 2024 Street Maintenance Contract Mill and Overlay, citywide.

Approves a contract with Brannan Sand and Gravel Company, L.L.C., for \$2,918,029.25 and 250 days for 2024 Street Maintenance Contract Mill and Overlay, citywide (DOTI-202472279). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0794 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0796 A resolution granting a revocable permit to Central Platte Valley Metropolitan District, to encroach into the right-of-way along 17th Street between Wewatta Street and Chestnut Place.

Approves a revocable permit subject to certain terms and conditions, to Central Platte Valley Metropolitan District, their successors and assigns, to encroach into the right-of-way with a 4-foot tall fence, with up to 25 linear feet of 6-foot tall fence on the northeast perimeter only, around the community gardens along 17th Street between Wewatta Street and Chestnut Place, in Council District 10. Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0796 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0797 A resolution granting a revocable permit to CP VII Wynkoop, LLC, to encroach into the right-of-way at 39th Street and Wynkoop Street.

Approves a revocable permit subject to certain terms and conditions, to CP VII Wynkoop, LLC, their successors and assigns, to encroach into the right-of-way with a private storm sewer main including approximately 125 feet of 18 inch RCP pipe, a 4 foot diameter manhole and a 6 foot diameter manhole in 39th Street at Wynkoop Street, in Council District 9. The Committee approved filing this item at its meeting on 6-18-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0797 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

Safety, Housing, Education & Homelessness Committee

24-0071 A resolution approving a contract between the City and County of Denver and HopSkipDrive, Inc., to provide safe door-to-door transportation services for children/youth involved with or receiving services.

Approves a contract with HopSkipDrive, Inc. \$1,500,000 and a three-year term ending on 12-31-2026 to provide safe door-to-door transportation services for children/youth involved with or receiving services from DHS, citywide (SOCSV-202371713-00). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 2-7-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0071 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0788 A resolution approving a proposed Amendatory Agreement between the City and County of Denver and Resolute Youth Services PLLC to continue as a contractor of Denver Public Schools to develop, provide and oversee a therapeutic model of services to best serve students within the Pathway Network, citywide.

Amends a contract agreement with Resolute Youth Services PLLC adding \$112,725 for a new total of \$524,710 and 8 months for a new end date of 3-31-2025, to continue as a contractor of Denver Public Schools to develop, provide and oversee a therapeutic model of services to best serve students within the Pathway Network, citywide (POLIC-202474126-01/POLIC-202366889-01). The last regularly scheduled Council meeting within the 30-day review period is on 7-22-2024. The Committee approved filing this item at its meeting on 6-19-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0788 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0829 A resolution approving a proposed amendment to purchase order with Colorado Hospitality Services, Inc., to add funds and extend the term for the continued purchase of meals at the City’s migrant shelters utilizing Border Crisis Response Fund budget, citywide.

Amends a purchase order with Colorado Hospitality Services, Inc., adding \$510,000 for a new total of \$1,935,000 and six (6) months for a new ending date of 12-31-2024 for the continued purchase of meals at the City’s migrant shelters utilizing Border Crisis Response Fund budget, citywide (PO-0014169). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0829 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0830 A resolution approving a proposed amendment to purchase order with Michael’s of Denver Catering Inc., to add funds and extend the term for the continued purchase of meals at the City’s migrant shelters, citywide.

Amends a Purchase Order with Michael’s of Denver Catering Inc. adding six months with a new ending date of 12-01-2024 for the continued purchase of meals for guests at the City’s migrant shelters, citywide. No change to purchase order amount (PO-00132255). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0830 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0831 A resolution approving a proposed Second Amendatory Agreement between the City and County of Denver and Brothers Redevelopment, Inc. to increase the maximum contract amount for the foreclosure financial assistance program citywide.

Amends a contract with Brothers Redevelopment, Inc., by adding \$25,000 for a new total of \$625,000 for the Foreclosure Financial Assistance Program, citywide. No change to contract duration (HOST-202474424-02/HOST-202371040-01). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0831 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0832 A resolution approving and providing for the execution of a proposed Grant Agreement between the City and County of Denver and the United States of America Department of Housing and Urban Development concerning the "Continuum of Care Spectrum 2024-2025" program and the funding therefor.

Approves a grant agreement with the U.S. Department of Housing and Urban Development for \$929,794 and a term of 7-01-2024 through 6-30-2025 to fund the Continuum of Care Spectrum Programs including Urban Peak, serving youth; The Empowerment Program, serving formerly justice involved women and trans people; and Saint Francis Center, serving seniors, providing permanent housing and culturally relevant case management, citywide (HOST-202474387). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0832 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0838 A resolution approving and providing for the execution of a proposed Grant Agreement between the City and County of Denver and the State of Colorado for the "Smoke-Free Multiunit Housing Technical Assistance Grant" program and the funding therefor.

Amends a grant agreement with the Colorado Department of Public Health & Environment by adding \$250,000 for a new total of \$500,000 and one year for a new end date of 6-30-2025 to accept the Smoke-Free Multi-unit Housing Technical Assistance Grant to increase community-based interventions through technical support, training, and assistance, citywide (202567712-00/202367712-01). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0838 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0839 A resolution approving and providing for the execution of a proposed Grant Agreement between the City and County of Denver and the State of Colorado for the "Combat Vaping Grant" program and the funding therefor.

Approves a grant agreement with the Colorado Department of Law, Division of Community Engagement for \$541,158 and through 6-20-26 to accept funding to combat vaping among the city's youth population by establishing the Denver Youth Vaping Cessation and Mental Health Initiative, citywide (202474372-00). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0839 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0873 A resolution authorizing and approving the expenditure and payment from the appropriation account designated "liability claims," the sum of One Hundred Thousand Dollars and No Cents (\$100,000.00) made payable to Newman McNulty LLC COLTAF Account, in full payment and satisfaction of all claims related to the civil action captioned Brenton Benson and Regan Benson v. City and County of Denver, et al., which was filed in the United States District Court for the District of Colorado, Case No. 23-CV-01637-PAB-NRN.

Settles a claim involving the Denver Police Department. This resolution was approved for filing at Mayor Council meeting on 6-25-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0873 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0874 A resolution authorizing and approving the expenditure and payment from the appropriation account designated "liability claims," the sum of Thirty Thousand Dollars and No Cents (\$30,000.00) made payable to Newman McNulty LLC COLTAF Account, in full payment and satisfaction of all claims related to the civil action captioned Regan Benson v. Ron Thomas, et al., which was filed in the United States District Court for the District of Colorado, Case No. 24-CV-00522-KAS.

Settles a claim involving the Denver Police Department. This resolution was approved for filing at the Mayor Council meeting on 6-25-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Resolution 24-0874 be adopted en bloc, carried by the following vote:

Adopted

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

BILLS FOR INTRODUCTION

Finance & Governance Committee

[24-0802](#) **A bill for an ordinance amending Ordinance No. 591, Series of 2021, as amended by Ordinance No. 706, Series of 2021, as amended by Ordinance No. 1145, Series of 2021, as amended by Ordinance No. 1192, Series of 2021, as amended by Ordinance No. 374, Series of 2022, as amended by Ordinance No. 969, Series of 2022, as amended by Ordinance No. 1450, Series of 2022, as amended by Ordinance No. 0548, Series of 2023, as amended by Ordinance No. 1326, Series of 2023 as amended by Ordinance No. 1683, Series of 2023 to adjust allocations in the Administration and Recovery categories and to allocate interest earnings in the Recovery category to support the City's "All In Mile High" Program.**

Amends Ordinance No. 591, Series of 2021, as amended by Ordinance No. 706, Series of 2021, as amended by Ordinance No. 1145, Series of 2021, as amended by Ordinance No. 1192, Series of 2021, as amended by Ordinance No. 374, Series of 2022, as amended by Ordinance No. 969, Series of 2022, as amended by Ordinance No. 1450, Series of 2022, as amended by Ordinance No. 0548, Series of 2023, as amended by Ordinance No. 1326, Series of 2023, as amended by Ordinance No. 1683, Series of 2023 to adjust allocations in the Administration and Recovery categories and to allocate interest earnings in the Recovery category to support the City All In Mile High Program. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0802 was ordered published.

Ordered published

[24-0803](#) **A bill for an ordinance making a cash transfer from the Coronavirus Emergency Response Special Revenue Fund to the General Fund and making an appropriation in and the General Fund.**

Approves a cash transfer from the Coronavirus Emergency Response Special Revenue Fund (SRF) to the General Fund and authorizes appropriations in the Housing Stability General Fund appropriation to support the City's All in Mile High Initiative. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0803 was ordered published.

Ordered published

[24-0804](#) A bill for an ordinance making a cash transfer from the Coronavirus Emergency Response Special Revenue Fund to the Homelessness Resolution Fund and making an appropriation in and the Homelessness Resolution Fund.

Approves a cash transfer of \$6,464,092.66 from the Coronavirus Emergency Response Special Revenue Fund (SRF) to the Homelessness Resolution Fund and an appropriation in the Homelessness Resolution fund to reimburse shelter expenses related to the pandemic. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0804 was ordered published.

Ordered published

[24-0805](#) A bill for an ordinance making a rescission from and an appropriation in the Culture and Recreation Special Revenue Fund Series to make a cash transfer to Parks Legacy Capital Improvement Funds.

Approves a rescission and appropriation of \$2,000,000 from the Parks Legacy Special Revenue Fund (15828) to make a transfer and appropriation to the Parks Legacy Improvement Projects Fund (36050) to be utilized for the acquisition of the Tibaldo Property, a 167-acre property located between Denver Mountain Parks' Mount Pence Tract and Bergen Peak properties off State Highway 103 in Evergreen. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0805 was ordered published.

Ordered published

[24-0807](#) A bill for an ordinance authorizing expenditures in the General Government Special Revenue Fund based on a letter of intent from the United States of America to award funding to the City and County of Denver for the "Denver Great Kids Head Start FY 2024-2025" program.

Approves the establishment of budget based on a letter of intent to fund the Denver Great Kids Head Start Grant program for program year 2024-2025 from a U.S. Department of Health and Human Services grant. The Committee approved filing this item at its meeting on 6-25-2024.

Council Bill 24-0807 was ordered published.

Ordered published

[24-0840](#) A bill for an ordinance making a supplemental appropriation in the Denver Arts and Venues Special Revenue Fund.

Approves a supplemental appropriation of \$6,535,000 in the Denver Arts and Venues Special Revenue Fund (15815). The Committee approved filing this item at its meeting on 6-25-2024.

Council Bill 24-0840 was ordered published.

Ordered published

[24-0841](#) A bill for an ordinance approving a proposed Fourth Amendment and Revival to Intergovernmental Agreement between the City and County of Denver and Denver Health and Hospital Authority, d/b/a Denver Health Medical Center.

Amends a contract with Denver Health and Hospital Authority by reducing the amount by (\$840,329.57) for a new total of \$24,480,730.93 and extending the duration for one year for a new ending date of 12-31-2024 to reflect approved obligation total by FEMA, citywide FINAN-202054689. The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-25-2024.

Council Bill 24-0841 was ordered published.

Ordered published

[24-0849](#) A bill for an ordinance submitting to a vote of the qualified and registered electors of the City and County of Denver at a special municipal election to be held in conjunction with the coordinated election of November 5, 2024, a proposed amendment to the Charter of the City and County of Denver to remove the requirement that members of the classified service be United States citizens.

Submits to a vote of the qualified and registered electors of the City and County of Denver at a special municipal election, a proposed amendment to the Charter of the City and County of Denver to remove the requirement that members of the classified service be United States citizens. The Committee approved filing this item at its meeting on 6-25-2024.

Council Bill 24-0849 was ordered published.

Ordered published

Land Use, Transportation & Infrastructure Committee

[24-0694](#) A bill for an ordinance changing the zoning classification for 1896 & 2009 South Humboldt Street; 1918, 1930, 1936, 1961 & 2063 South Franklin Street; and 1929 & 1935 South Gilpin in Council District 6.

Approves a map amendment changing the zoning of properties located at 1896 South Humboldt Street, 2009 South Humboldt Street, 1918 South Franklin Street, 1930 South Franklin Street, 1936 South Franklin Street, 1961 South Franklin Street, 2063 South Franklin Street, 1929 South Gilpin Street, 1935 South Gilpin Street from U-SU-C to U-SU-C1 in Council District 6. A public hearing will be held on Monday, 8-5-2024. The Committee approved filing this item at its meeting on 6-4-2024.

Council Bill 24-0694 was ordered published with a future required public hearing on 8-5-2024.

Ordered published with a future required public hearing

[24-0776](#) A bill for an ordinance designating certain property as "park" under section 2.4.5 of the City Charter the Axton Ranch.

Approves a park designation for Axton Ranch Mountain Park, containing 448.0 acres located at 11333 Camp Eden Road, Golden, CO 80403. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0776 was ordered published.

Ordered published

[24-0777](#) A bill for an ordinance designating certain property as "park" under section 2.4.5 of the City Charter the Carla Madison Recreation Center.

Approves a park designation of the Carla Madison Recreation Center, containing 2.89 acres located at 2401 East Colfax Avenue, in Council District 9. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0777 was ordered published.

Ordered published

[24-0778](#) A bill for an ordinance designating certain property as “park” under section 2.4.5 of the City Charter the Great Lawn Park.

Approves a park designation for Great Lawn Park, containing 50.10 acres located at 101 North Yosemite Street, in Council District 5. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0778 was ordered published.

Ordered published

[24-0779](#) A bill for an ordinance designating certain property as “park” under section 2.4.5 of the City Charter the Lowry Open Space.

Approves a park designation for Lowry Open Space, consisting of 32.77 acres located at 8592 East Sports Boulevard in Council District 5. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0779 was ordered published.

Ordered published

[24-0780](#) A bill for an ordinance designating certain property as “park” under section 2.4.5 of the City Charter, referred to as the Sand Creek “bulk fuel farm”.

Approves a park designation for a portion of Sand Creek Open Space also known as Bulk Fuel Farm, consisting of 23.39 acres, in Council District 8. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0780 was ordered published.

Ordered published

[24-0781](#) A bill for an ordinance designating certain property as “park” under section 2.4.5 of the City Charter, referred to as the Sand Creek “Swift parcel”.

Approves a park designation for a portion of Sand Creek Open Space also known as Swift Parcel, consisting of 9.53 acres in Council District 8. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0781 was ordered published.

Ordered published

[24-0782](#) A bill for an ordinance designating certain property as “park” under section 2.4.5 of the City Charter the Sand Creek Trunk Open Space.

Approves a park designation for a portion of Sand Creek Open Space, consisting of 11.02 acres in Council District 8. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0782 was ordered published.

Ordered published

[24-0795](#) A bill for an ordinance changing the zoning classification for 2449 North Newport Street in North Park Hill.

Approves a map amendment to rezone property from E-SU-DX to E-SU-DIX located at 2449 North Newport Street, in Council District 8. A public hearing will be held on Monday, 8-5-2024. The Committee approved filing this item at its meeting on 6-18-2024.

Council Bill 24-0795 was ordered published with a future required public hearing on 8-5-2024.

Ordered published with a future required public hearing

[24-0827](#) A bill for an ordinance approving a proposed Fourth Amendatory Agreement between the City and County of Denver and Urban Drainage and Flood Control District, for drainage and flood control improvements for South Platte River, in Council District 9.

Amends an intergovernmental agreement with Urban Drainage and Flood Control District (UDCD) also known as Mile High Flood District (MHFD) adding \$2,250,000 in MHFD funds and in \$3,000,000 Wastewater Enterprise funds for a total addition of \$5,250,000 for a new agreement total of \$20,718,816.59 Council District 9. No change to agreement duration (DOTI-02474437-04/DOTI-202054890-04). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-25-2024.

Council Bill 24-0827 was ordered published.

Ordered published

Safety, Housing, Education & Homelessness Committee

[24-0828](#) A bill for an ordinance approving a proposed Contract Amendment No. 3 between the City and County of Denver and State of Colorado Department of Human Services, to provide programs with access to and use of the Equifax Verification Service.

Amends an intergovernmental agreement with Colorado Department of Human Services, Office of Child Support Services, adding \$865,981.50 for a new total of \$3,350,528.09 and thirteen (13) months for a new ending date of 6-30-2025 to ensure utilization of the Equifax Verification Services, citywide (SOCSV-202474469-02/SOCSV-202263659-00). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

Council Bill 24-0828 was ordered published.

Ordered published

[24-0833](#) A bill for an ordinance approving a proposed Fourth Amendatory Agreement between the City and County of Denver and State of Colorado Department of Human Services, Division of Youth Services, to continue to perform detention screening and pre-trial services for youth citywide.

Amends a grant agreement with the State of Colorado Department of Human Services, Division of Youth Services adding \$1,751,023 for a new total of \$5,103,766.17 and fifteen months for a new ending date of 9-30-2025 to continue to perform detention screening and pre-trial services for youth, citywide (SAFTY-202474245-04/SAFTY202263432-00). The last regularly scheduled Council meeting within the 30-day review period is on 7-29-2024. The Committee approved filing this item at its meeting on 6-26-2024.

Council Bill 24-0833 was ordered published.

Ordered published

BILLS FOR FINAL CONSIDERATION

City Council - Direct Files

[24-0854](#) A bill for an ordinance making a rescission from and an appropriation in the General Fund for the centralized 'Workers' Compensation Billings DOF Payment' and makes appropriations in Special Revenue Funds, Internal Services Funds, and Enterprise Funds.

Approves a rescission of up to \$4,688,415 from General Fund Contingency to make an appropriation in the General Fund centralized 'Workers' Compensation Billings DOF Payment' and makes appropriations in Special Revenue Funds, Internal Services Funds, and Enterprise Funds. Council President Torres approved direct filing this item on 6-20-24.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0854 be placed upon final consideration and do pass en bloc, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

Finance & Governance Committee

[24-0715](#) A bill for an ordinance submitting to a vote of the qualified and registered electors of the City and County of Denver at a special municipal election to be held in conjunction with the coordinated election of November 5, 2024, a proposed amendment to the Charter of the City and County of Denver to add the Department of Human Rights and Community Partnerships to the Charter as a cabinet agency and make conforming amendments.

Submits to the vote of the qualified and registered electors of the City and County of Denver at a special municipal election a proposed amendment to add the Department of Human Rights and Community Partnerships to the Charter as a cabinet agency and make conforming amendments. The Committee approved filing this item at its meeting on 6-4-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0715 be placed upon final consideration and do pass en bloc, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

Land Use, Transportation & Infrastructure Committee

[24-0758](#) **A bill for an ordinance relinquishing a portion of the easement established in the Easement and Indemnity Agreement, recorded with the Denver Clerk & Recorder at Reception No. 9900187774 (now known as Reception No. 1999187774), located at 4602 South Syracuse Street.**

Vacates a portion of the easement established in the Easement and Indemnity Agreement, Recordation No. 9900187774 located at 4602 South Syracuse Street, in Council District 4. The last regularly scheduled Council meeting within the 30-day review period is on 7-15-2024. The Committee approved filing this item at its meeting on 6-11-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0758 be placed upon final consideration and do pass en bloc, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

Safety, Housing, Education & Homelessness Committee

[24-0764](#) **A bill for an ordinance approving a proposed Agreement between the City and County of Denver and Denver Health and Hospital Authority, to provide behavioral health services for people living with HIV.**

Approves an intergovernmental agreement with Denver Health and Hospital Authority for \$500,000 and through 09-30-2026 to provide behavioral health services for people living with HIV, citywide (ENVHL-202472982). The last regularly scheduled Council meeting within the 30-day review period is on 7-15-2024. The Committee approved filing this item at its meeting on 6-12-2024.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0764 be placed upon final consideration and do pass en bloc, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

PRE-RECESS ANNOUNCEMENT

Council President Torres announced that tonight, there will be a required public hearing on Council Bill 24-0630 changing the zoning classification for multiple properties in West Colfax, Villa Park, and Barnum neighborhoods; a required public hearing on Council Bill 24-0663 changing the zoning classification for 1055 Clermont Street in Hale; a required public hearing on Council Bill 24-0766 concerning the organization and creation of the Ballpark Denver General Improvement District, in the City and County of Denver, creating the District Advisory Board and appointing the initial members thereof, and approving the 2024 and 2025 Work Plan and Budget thereof, and making appropriations for the Budget Years 2024 and 2025; and a thirty-minute courtesy public hearing on Council Bill 24-0716 submitting to a vote of the qualified and registered electors of the City and County of Denver at the special municipal election on November 5, 2024, a proposed amendment to the Charter of the City and County of Denver to establish collective bargaining as the method for setting compensation and other terms and conditions of employment for certain city employees including employees of Denver Water and the Denver Library and allowing a qualified right to strike in the event of an impasse in bargaining negotiations.

RECESS

Council took a recess.

COUNCIL RECONVENES AND RESUMES ITS REGULAR SESSION

UNFINISHED BUSINESS

PROCLAMATIONS

REQUIRED PUBLIC HEARINGS - BILLS FOR FINAL CONSIDERATION

Land Use, Transportation & Infrastructure Committee

24-0630 A bill for an ordinance changing the zoning classification for multiple properties in West Colfax, Villa Park, and Barnum neighborhoods.

Approves a map amendment to rezone multiple properties from G-MU-5, UO-3; G-MU-5; E-SU-D1x; E-MX-2; and E-SU-D1x to C-MX-8; U-TU-C; and E-MS-3, DO-8 located in the West Colfax, Villa Park, and Barnum neighborhoods, in Council District 3. The Committee approved filing this item at its meeting on 5-14-2024.

Council sat as a Committee of the Whole, commencing at 5:33 p.m., Council President Torres presiding, to hear speakers on Council Bill 24-0630. No speakers signed up to speak in favor of the bill. No speakers signed up to speak in opposition of the bill. Libbie Glick of Community Planning and Development delivered the staff report.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0630 be placed upon final consideration and do pass, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds, Kashmann, Lewis, Parady, Romero Campbell, Sandoval, Sawyer, Torres, Watson (13)

Nay: (None) (0)

24-0663 A bill for an ordinance changing the zoning classification for 1055 Clermont Street in Hale.

Approves a map amendment to rezone property from CMP-H, UO-3 to C-MX-12, located at 1055 Clermont Street in Council District 5. The Committee approved filing this item at its meeting on 5-21-2024.

Council sat as a Committee of the Whole, commencing at 5:51 p.m., Council President Torres presiding, to hear speakers on Council Bill 24-0663. No speakers signed up to speak in favor of the bill. No speakers signed up to speak in opposition of the bill. Jason Morrison of Community Planning and Development delivered the staff report.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0663 be placed upon final consideration and do pass, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)
Nay: (None) (0)

**Business, Arts, Workforce, Climate & Aviation Services
Committee**

[24-0766](#) A bill for an Ordinance concerning the organization and creation of the Ballpark Denver General Improvement District, in the City and County of Denver, creating the District Advisory Board and appointing the initial members thereof, and approving the 2024 and 2025 Work Plan and Budget thereof, and making appropriations for the Budget Years 2024 and 2025.

For an ordinance concerning the organization and creation of the Ballpark Denver General Improvement District, in the City and County of Denver, creating the District Advisory Board and appointing the initial members thereof, and approving the 2024 and 2025 Work Plan and Budget thereof, and making appropriations of the Budget Years 2024 and 2025. The Committee approved filing this item at its meeting on 6-12-2024.

Council sat as a Committee of the Whole, commencing at 6:05 p.m., Council President Torres presiding, to hear speakers on Council Bill 24-0766. Candice Pineda, Chris Payne, Stevenson Farnsworth, Patrick McMichael, Matthew Van Sistine, Lisa Franz, Marti Page, Chris Riedl, Kevin Kahn, Meghan Shay, and Janelle Jay signed up to speak in favor of the bill. No speakers signed up to speak in opposition of the bill. Dennis Wegienek of the Department of Finance delivered the staff report.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0766 be placed upon final consideration and do pass, carried by the following vote:

Placed upon final consideration and do pass

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Parady, Romero Campbell, Sandoval, Sawyer,
Torres, Watson (12)
Nay: Lewis (1)

**COURTESY PUBLIC HEARINGS - BILLS FOR FINAL
CONSIDERATION**

Finance & Governance Committee

[24-0716](#) A bill for an ordinance submitting to a vote of the qualified and registered electors of the City and County of Denver at the special municipal election on November 5, 2024, a proposed amendment to the Charter of the City and County of Denver to establish collective bargaining as the method for setting compensation and other terms and conditions of employment for certain city employees including employees of Denver Water and the Denver Library and allowing a qualified right to strike in the event of an impasse in bargaining negotiations.

Submits to a vote of the qualified and registered electors of the City and County of Denver at the special election, a proposed amendment to the Charter to establish collective bargaining as the method of setting compensation and other terms and conditions of employment for certain city employees including employees of Denver Water and the Denver Library and allowing a qualified right to strike in the event of an impasse in bargaining negotiations. The Committee approved filing this item at its meeting on 6-4-2024.

Council sat as a Committee of the Whole, commencing at 6:59 p.m., Council President Torres presiding, to hear speakers on Council Bill 24-0716. Peter Simon, Molly Schumaker, Wendy Howell, Lauren Seegmiller, Denise Salter, Denis McCormick, Juan Ramirez Anzures, Will Torrence, and Jessie Rodriguez signed up to speak in favor of the bill. Troy Bettinger and Robert Bailey signed up to speak in opposition of the bill.

A motion offered by Council member Parady, duly seconded by Council member Hinds, that Council Bill 24-0716 be ordered republished as amended, carried by the following vote:

Ordered published as amended

Aye: Alvidrez, Flynn, Gilmore, Gonzales-Gutierrez, Hinds,
Kashmann, Lewis, Parady, Romero Campbell, Sandoval,
Sawyer, Torres, Watson (13)

Nay: (None) (0)

PRE-ADJOURNMENT ANNOUNCEMENT

Council President Torres announced that on Monday, August 5, 2024, Council will hold a required public hearing on Council Bill 24-0694 changing the zoning classification for 1896 & 2009 South Humboldt Street; 1918, 1930, 1936, 1961 & 2063 South Franklin Street; and 1929 & 1935 South Gilpin in Council District 6; and a required public hearing on Council Bill 24-0795 changing the zoning classification for 2449 North Newport Street in North Park Hill. Any protests against Council Bills 24-0694 and 24-0795 must be filed with the Council Offices no later than noon on Monday, July 29, 2024.

ADJOURN

There being no further business before the City Council, Council President Torres adjourned the meeting at 7:56 p.m.

President

Attested by me with the Corporate Seal of the City and County of Denver

Clerk and Recorder, Ex-Officio Clerk
of the City and County of Denver