1	<u>B</u>	Y AUTHORITY		
2	ORDINANCE NO	(COUNCIL BILL NO.	CB20-xxxx
3	SERIES OF 2020	C	COMMITTEE OF RE	FERENCE:
4		Land Use, Tra	ansportation & Infras	structure
5		A BILL		
6 7 8 9	For an ordinance temporarily am (Landmark Preservation) of the I June 19 through August 2, 2020, the limits within the article.	Denver Revised Municip	oal Code for the pe	eriod
10	WHEREAS, Denver Revised Mur	nicipal Code (D.R.M.C.)	Section 30-6(1) re	equires the
11	executive director of Community Planning	and Development to re-	view a structure for	its potential
12	for historic designation when the owner of	a structure applies for a	demolition permit or	a certificate
13	of demolition eligibility; and			
14	WHEREAS, D.R.M.C. Section 30-	6(1) also requires that	any structure deem	ed to have
15	potential for historic designation must be p	posted for 21 days to noti	fy the public about t	he potential
16	for demolition of the structure or issuar	nce of a certificate of d	emolition eligibility,	along with
17	notification by the executive director of	Community Planning a	nd Development of	this same

WHEREAS, certain parties may file a notice of intent to file an application for historic designation during the 21 day posting period of a structure deemed to have potential for historic designation, which results in the posting period being extended to 60 days, and a meeting involving the owner of the structure, the parties who filed the notice of intent to file an application for historic designation, and a meeting facilitator; and

information; and

WHEREAS, after the meeting described above has taken place, and prior to the end of the 60 day extended posting period, a party may file an application for historic designation for the structure deemed to have potential for historic designation; and

WHEREAS, an application for historic designation must meet certain criteria of D.R.M.C. Section 30-3, including architectural, historical, physical, or cultural factors; and

WHEREAS, in early March, both the state of Colorado and the city declared states of disaster emergencies due to the risk of spread of Coronavirus disease 2019 (COVID-19); and

WHEREAS, the state of Colorado and the city have issued various orders aimed at slowing the spread and transmission of COVID-19, including requiring and/or recommending social distancing; and

WHEREAS, certain entities who are interested in submitting a historic designation application as a result of the processes of D.R.M.C. Section 30-6(1) must rethink their approach to consensus-gathering, research, and other important aspects of the historic designation process due to concerns with the spread of COVID-19, including adapting and planning for different collaborative tools such as virtual meetings, online surveys, and coordination of access to historic records and photographs in the Denver Public Library; and

WHEREAS, in order to give the entities above time to adapt and plan for different collaborative tools requires in the historic designation application process, the city desires to amend temporarily certain processes and timelines in D.R.M.C. Section 30-6(1) which will further the public health, safety, and welfare of residents of the city and county of Denver.

NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

Section 1. That the notification and posting requirements of D.R.M.C. Sections 30-6(1)(b)(ii) and (c)(ii) are postponed, but only for the period of June 19 through August 2, 2020, for any property containing a structure the executive director of Community Planning and Development determines to have potential for designation. On August 3, 2020, the executive director of Community Planning and Development will post any property that received a postponement under this Section 1, and notify all required entities. The procedures of D.R.M.C. Sections 30-6(1)(b)(iii)-(vi) and (c)(iii)-(vi) will also begin on August 3, 2020.

Section 2. That the processes of D.R.M.C. Sections 30-6(1)(b)(iii) and (c)(iii) are tolled, but only for the period of June 19 through August 2, 2020, for any property that prior to June 19, 2020, has been posted for notification about the potential for demolition or receipt of a certificate of eligibility of demolition of the property as required by D.R.M.C. Sections 30-6(1)(b)(ii) and (c)(ii). On August 3, 2020, the processes of D.R.M.C. Sections 30-6(1)(b)(iii) and c(iii), including all time limits within these sections that were tolled, will continue.

Section 3. That the 90 day deadlines of D.R.M.C. Sections 30-6(1)(b)(v) and (c)(v) are tolled, but only for the period of June 19 through August 2, 2020, for any property in which an application for historic designation has been submitted after a meeting has been held under D.R.M.C. Sections 30-6(1)(b)(iii) and (c)(iii), and prior to June 19, 2020. On August 3, 2020, any 90 day deadlines that were tolled, will continue.

1	COMMITTEE APPROVAL DATE: [fill in]		
2	MAYOR-COUNCIL DATE: [fill in]		
3	PASSED BY THE COUNCIL:		
4		PRESIDENT	
5	APPROVED:	MAYOR	
6 7 8	ATTEST:	EX-OFFICIO (ECORDER, CLERK OF THE UNTY OF DENVER
9	NOTICE PUBLISHED IN THE DAILY JOURNAL	_;;	
10 11	PREPARED BY: Adam C. Hernandez, Assistar	nt City Attorney	DATE: [fill in]
12 13 14	Pursuant to section 13-12, D.R.M.C., this proportion the City Attorney. We find no irregularity as to ordinance. The proposed ordinance is not subr§3.2.6 of the Charter.	form, and have no leg	al objection to the proposed
16	Kristin M. Bronson, Denver City Attorney		¥
17	BY:, Assistant City A	ttorney	DATE: