1		ARTICLES OF ASSOCIATION									
2											
3	OF										
4 5	THE DENVER REGIONAL COUNCIL OF GOVERNMENTS										
6 7		As Amended February 17, 2021									
8 9	ARTICLE I.	Organization.									
10 11 12 13 14 15 16 17 18 19	bylaws of the affairs of the Corporation commission political subo authority gra seq., C.R.S.	es of Association, hereinafter referred to as the "Articles," shall constitute the e Denver Regional Council of Governments and shall regulate and govern the nonprofit corporation organized pursuant to the Colorado revised Nonprofit Act, Articles 121-137 of Title 7, C.R.S., as amended, as a regional planning pursuant to Section 30-28-105, C.R.S., as amended, and an association of divisions subject to Section 29-1-401 et seq., C.R.S., as amended, with the nted pursuant to intergovernmental contracting statutes at Section 29-1-201 et , as amended, known as the Denver Regional Council of Governments, eferred to as the "Council."									
20 21	ARTICLE II.	Purpose of the Council.									
22 23 24 25 26 27 28 29 30 31	and betweer functions for local officials an advisory government comprehens	shall promote regional cooperation and coordination among local governments in levels of governments, and shall perform regional activities, services and the Region as authorized by statute. The Council shall serve as a forum where a work together to address the Region's challenges. The Council shall serve as coordinating agency for investigations and studies for improvement of and services in the Region, shall disseminate information regarding ive plans and proposals for the improvement of the Region, and shall promote ic support for such plans and programs as the Council may endorse.									
32 33	ARTICLE III.	Definitions.									
34 35 36 37	A.	"Chair" means the incumbent holding the position of president of the Council. "Vice Chair" means the incumbent holding the position as vice president of the Council.									
38 39 40 41 42	B.	"Council" means the nonprofit corporation of the Denver Regional Council of Governments, with the duties and responsibilities specified by statute, which are to be carried out by the Board of Directors in accordance with the statutory authority.									
42 43 44 45 46	C.	"Board of Directors" hereinafter referred to as "Board," means the body of designated individual member representatives of municipalities, counties and city and counties maintaining membership in the Council.									
47 48 49	D.	"Member" means a participating county, municipality, or city and county that meets the requirements for membership in the Council as specified in Article VI	I.								
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2 official alternate, designated in writing by the chief elected official or the 3 governing body of a member county, municipality, or city and county to 4 represent that member on the Board as a voting representative. 5 6 F. "Plan" means a regional plan or a comprehensive master plan for the Region as 7 defined by statute, which Plan is currently denoted as Metro Vision. 8 9 G. "Region" means the geographic area composed of the City & County of Denver, City & County of Broomfield, and the counties of Adams, Arapahoe, Boulder, 10 11 Clear Creek, Douglas, Gilpin and Jefferson, and portions of Weld County, and 12 other counties as may be necessary in the State of Colorado. 13 14 ARTICLE IV. Declaration of Policy. 15 16 Α. The Board finds and declares that the need for a Council of Governments is 17 based on the recognition that, wherever people live in a metropolitan area, they 18 form a single community and are bound together physically, economically and 19 socially. It is the policy of this Council of Governments, through its members, 20 staff, and programs, to provide local public officials with the means of reacting 21 more effectively to the local and regional challenges of this regional community. 22 23 Β. The Board finds and declares that the need for a Council of Governments is 24 based on the recognition that: 25 26 1. Plans and decisions made by each local government with respect to land 27 use, circulation patterns, capital improvements, and so forth, affect the 28 welfare of neighboring jurisdictions and therefore should be coordinated 29 on a voluntary basis; and 30 31 2. It is imperative for the regional planning process to be directly related to 32 the elected local government decision and policymakers, the locally 33 elected public officials. 34 35 C. The Board further finds and declares that the people within the Region have a 36 fundamental interest in the orderly development of the Region. 37 38 D. The Board further finds and declares: 39 40 1. That the members have a positive interest in the preparation and 41 maintenance of a Plan for the benefit of the Region and to serve as a 42 guide to the political subdivisions and other entities within the Region; 43 44 2. That the continuing growth of the Region presents challenges that are 45 not confined to the boundaries of any single governmental jurisdiction; 46 47 3. That the Region, by reason of its numerous governmental jurisdictions, 48 presents special challenges of development that can be dealt with best 49 by a regional council of governments that acts as an association of its 2

"Member Representative" means the local elected official, or local elected

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1 2 3			members and as a regional planning commission created under Section 30-28-105, C.R.S., as amended;
4 5		4.	That the Region is well adapted to unified and coordinated consideration, and;
6 7 9 10 11 12 13 14 15 16		5.	That in order to assure, insofar as possible, the orderly and harmonious development of the Region, and to provide for the needs of future generations, it is necessary for the people of the Region to perform regional activities and functions as defined by statute, and for the Council to serve as an advisory coordinating agency to harmonize the activities of federal, state, county and municipal agencies and special purpose governments/districts concerned with the Region, and to render assistance and service and create public interest and participation for the benefit of the Region.
17 18	ARTICLE V.	<u>Funct</u>	tions.
19 20 21	Α.		Council shall promote regional coordination and cooperation through ties designed to:
22 23 24		1.	Strengthen local governments and their individual capacities to deal with local challenges;
24 25 26		2.	Serve as a forum to identify, study, and resolve areawide challenges;
27 28		3.	Develop and formalize regional policies involving areawide challenges;
29 30 31 32		4.	Promote intergovernmental cooperation through such activities as reciprocal furnishing of services, mutual aid, and parallel action as a means to resolve local as well as regional challenges;
32 33 34 35 36 37		5.	Provide the organizational framework to foster effective communication and coordination among governmental bodies in the provision of functions, services, and facilities serving the Region's local governments or their residents;
38 39 40		6.	Serve as a vehicle for the collection and exchange of information of areawide interest;
40 41 42		7.	Develop regional or master plans for the Region;
43 44		8.	Serve as spokesperson for local governments on matters of regional and mutual concern;
45 46 47 48		9.	Encourage action and implementation of regional plans and policies by local, state and federal agencies;

1 2 3		10.	Provide, if requested, mediation in resolving conflicts between members and between members and other parties; and						
4 5 6 7		11.	financ	rovide technical and general assistance to members within its staff and nancial capabilities. These services are inclusive of, but not limited to, ssistance designed to:					
8 9 10			a.		fy issues and needs that are regional and beyond the ic scope of any one local government;				
11 12 13		ile and prepare, through staff and from members, necessary nation concerning the issues and needs for Board discussion ecision;							
14 15 16 17			C.	Debate and concur in a cooperative and coordinated regional action to meet the need or issue;					
18 19 20 21 22			d.	memb contra perfor	ment the details of the cooperative action among affected ber governments, using such devices as intergovernmental acts and agreements, parallel ordinances or codes, joint mance of services, transfers or consolidations of functions, actial operating agencies;				
23 24			e.	And, i	n general –				
25 26 27				(1)	arrange contracts among members on an intergovernmental basis;				
28 29 20				(2)	publish reports and current information of regional interest;				
30 31 32				(3)	provide advice and assistance on physical land use planning and other programs;				
33 34 25				(4)	sponsor regional training programs;				
35 36 37 38				(5)	sponsor, support, or oppose legislation on behalf of the Region and its members.				
39 40 41	В.				aintain a regional planning program and process. In tivities and functions, the Council shall:				
42 43		1.	Formu	ılate go	pals and establish policies to guide regional planning;				
44 45		2.		•	ble for developing, approving, and implementing a regional member governments;				
46 47 48 49		3.			oving and contracting agent for all federal and state regional nts, as required;				

1 2 3 4 5 6 7 8 9		4.	the Re based condit The P and h and re	Prepare and adopt a Plan and recommend policy for the development of the Region and the provision of services in the region. The Plan shall be based on careful and comprehensive surveys and studies of existing conditions and probable future growth and service needs of the Region. The Plan shall be made with the general purpose of guiding coordinated and harmonious development that, considering present and future needs and resources, will best promote the health, safety, and general welfare of the inhabitants of the Region.							
10 11 12 13		5.	duties	Perform all planning functions incident to the exercise of the powers and luties set forth in Article XII; all plans adopted by the Board in connection therewith shall constitute portions of the Plan.							
14 15 16		6.		xercise such other planning powers and functions as are authorized by atutes and the members.							
17 18	ARTICLE VI.	Memb	pership	<u>-</u>							
19 20 21 22 23 24 25	A.	eligibl Memb Assoc	mbers. Each municipality, county, and city and county in the Region shall be ible to be a member of the Denver Regional Council of Governments. mbership shall be contingent upon the adoption of these Articles of ociation by the governing body of any such municipality, county, or city and nty, and upon the payment of an annual assessment as agreed upon by the ard.								
26 27 28	В.		<u>ber Assessment</u> . Each member's annual assessment is determined by the d when adopting the annual budget.								
29 30 31		1.		Assessments will be billed as follows, and are due within ninety days of billing date:							
32 33			a.	Minimum assessment – billed annually.							
34 35			b.	10% or more of the Council's total assessment – billed quarterly.							
36 37			C.	All others – billed semi-annually.							
38		2.		e by any member to remit payment of an assessment within ninety							
39				following billing date shall be grounds for termination of							
40 41				pership and such member shall be denied voting privileges and any rights and privileges granted to members.							
42											
43			a.	Not less than fifteen days prior to the termination of membership,							
44				written notice shall be sent by registered mail informing the							
45				member of the pending termination and loss of privileges and							
46 47				requesting payment by a date certain to avoid termination.							
47 48 49			b.	A member whose membership has been terminated pursuant to Section 2 shall be reinstated at any time during the calendar year							

1 2 3			in which their membership was terminated, by payment of all assessments then currently due and owing.						
3 4 5 6 7	(<u>Member Representatives</u> . Except as provided herein, only a local elected official of a member may be designated a member representative, and each member representative may have a designated elected alternate, as follows:							
7 8 9 10			 One county commissioner and an alternate commissioner from each county, designated by the board of county commissioners. 						
11 12 13			2. The mayor or one member of the governing body, and a similarly elected alternate, of each municipality and of the City and County of Broomfield, designated by said mayor or governing body, and						
14 15 16			3. Two representatives of Denver:						
17 18 19			a. The mayor or, as the mayor's designee, any officer, elected or appointed, of the City & County of Denver and an alternate similarly designated, and						
20 21 22 23			 One city council member of the City and County of Denver and an alternate council member designated by said council or its president. 						
24 25 26 27 28 29	[D.	<u>Term of Office</u> . Member representatives shall serve until replaced, but shall hold such office and have Board privileges only during their terms as local elected officials, or an appointed official, if applicable, in the case of the alternate for the mayor of the City and County of Denver.						
29 30 31 32 33 34 35 36 37 38	E	E.	<u>Non-voting Membership</u> . The State of Colorado shall have three (3) non-voting members on the Board, appointed by the Governor, one of which shall be a representative of the Colorado Department of Transportation (either the Executive Director or a member of senior management). The Regional Transportation District shall have one non-voting member on the Board, to be appointed by the General Manager of the organization. The General Manager may appoint themselves to the Board, or they may designate a member of their senior staff.						
39 40 41	F	F.	<u>Vacancies</u> . Any vacancy shall be filled in the same manner as is provided for the original designation.						
42 43 44	(G.	<u>Receipt of Documents</u> . Each member representative shall receive notice and minutes of meetings, a copy of each report and any other information or material issued by the Council.						
45 46 47 48 49	ł	H.	<u>Other Membership Categories</u> . The Council may establish other categories of membership appropriate to carrying out the provisions of this Article.						
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ARTICLE VII. Board Officers.

- A. <u>Number and Title of Board Officers</u>. The officers shall be Chair, Vice Chair, Secretary, Treasurer, and Immediate Past Chair, all of whom shall be member representatives, and the Executive Director.
 - B. <u>Duties of Board Officers.</u>
- 1. <u>Chair</u>. The Chair shall preside at all meetings of the Board and shall be the chief officer of the Council in all matters acting as president. The Chair shall serve as presiding officer of the Board of Directors meetings and shall serve as a member of either the Finance & Budget Committee or the Performance & Engagement Committee.
 - 2. <u>Vice Chair</u>. The Vice Chair shall exercise the functions of the Chair in the Chair's absence or incapacity acting in the capacity as vice president. The Vice Chair shall serve as the presiding officer of all Board work sessions and shall serve as a member of either the Finance & Budget Committee or the Performance & Engagement Committee. If there is no Immediate Past Chair, the Vice Chair shall serve on the Nominating Committee.
 - 3. <u>Secretary</u>. The Secretary shall exercise the functions of the Vice Chair in the absence or incapacity of the Vice Chair and shall perform such other duties as may be consistent with this office or as may be required by the Chair. The Secretary shall serve as the chair of the Performance & Engagement Committee.
 - 4. <u>Treasurer</u>. The Treasurer shall exercise the functions of the Secretary in the absence or incapacity of the Secretary and shall perform such other duties as may be consistent with this office or as may be required by the Chair. The Treasurer shall serve as the chair of the Finance & Budget Committee.
 - 5. <u>Immediate Past Chair.</u> The Immediate Past Chair, who shall be the most recent past chair serving on the Board, shall exercise the duties of the Chair in the absence or incapacity of the Chair, Vice Chair, Secretary, and Treasurer. The Immediate Past Chair shall serve on the Nominating Committee.
 - 6. <u>Executive Director</u>. The Executive Director shall exercise the functions of the Chief Administrative Officer of the Council and shall be empowered to execute official instruments of the Council as authorized by the Finance & Budget Committee or Board.
- C. <u>Election of Board Officers.</u>
- 1. <u>Officer and Terms</u>. The Vice Chair, Secretary, and Treasurer shall be elected by the Board at the February meeting of each year. Except as

1 2 3 4 5 6 7 8 9 10		Ch Vid ele off ter ele Co	ovided in Article VII D.4, the incumbent holding the position of Vice hair shall automatically assume the position of Chair. However, if the ce Chair is unable to assume the position of Chair, the Board shall ect a Chair at the applicable February meeting. A notice of election of icers shall appear on the agenda. Each officer shall serve a one-year m, or until the next election of officers and his/her successor is ected, so long as the jurisdiction he/she represents is a member of the buncil, and he/she remains that member's official member presentative on the Board.
10		2. <u>No</u>	minating Committee for Board Officers.
12			
13 14 15 16		а.	At the January meeting of each year, the Nominating Committee shall present to the Board nominations for Board officers to be elected at the February meeting.
17 18 19		b.	Board officer nominations may be made from the floor, provided that the consent of each nominee is obtained in advance.
20 21 22 23	D.	resigns o	<u>ficer Vacancies</u> . If the Chair, Vice Chair, Secretary or Treasurer r ceases to be a member representative, a vacancy shall exist and lled for the remainder of the term by:
23 24 25 26		-	pointment by a majority of the remaining Board officers of a member presentative to fill the vacancy; or
27 28 29 30 31 32 33 34		Bo the mo ref Bo	ferral of the vacancy to the Nominating Committee to present to the ard at least one nominee to fill the vacancy if called for by a majority of e remaining Board officers. No later than the meeting held on the onth following the month in which the Nominating Committee was erred the vacancy, the Nominating Committee shall present to the ard at least one nominee for an officer to be elected by the Board at at meeting to fill such vacancy.
35 36 37			minations may be made from the floor, provided that the consent of ch nominee is obtained in advance.
38 39 40 41 42 43 44		Ch Ari ter po	the event the remaining Board officers appoint the incumbent Vice air to fill a vacancy in the position of Chair pursuant to D.1 of this cicle VII, the Vice Chair so appointed shall serve the remainder of the m for such vacancy and shall thereafter automatically retain the sition of Chair for an additional one-year term, subject to other quirements for holding such position.
44 45 46 47 48 49	E.	Executive primary e and guida	<u>e Committee</u> . The incumbent Board officers shall constitute the e Committee of the Council. The Executive Committee shall be the xecutive leadership of the Council, providing leadership to the Board ance to the Executive Director. The Executive Committee has no policy uthority. The Executive Committee helps set Board meeting agendas;

1 2 3 4 5		receiv and ta	provides guidance on resolution of conflicts; provides process guidance, eceives updates from and assures the progress of committees of the Council, and takes action on complaints of violations of the rules of conduct for member epresentatives as adopted by the Board from time to time.							
5 6 7	ARTICLE VIII		ce & Budget Committee.							
8 9 10 11 12 13 14 15		Α.	busine matter Comm total m Comm	pership on the Finance & Budget Committee. The administrative ess of the Council concerning finances, contracts and related rs shall be managed by a Finance & Budget Committee. The nittee membership shall not exceed more than one-quarter of the nembership of the Board. Members of the Finance & Budget nittee shall be appointed by the Board upon recommendation of the nating Committee.						
16 17 18 19 20 21		B.	Counc vice cl meetir	<u>Finance & Budget Committee Officers</u> . The incumbent Treasurer of th Council shall serve as chair of the Finance & Budget Committee. The vice chair of the Committee shall be elected by the Committee at its fir meeting following election of Board officers and to serve until the next election of officers.						
22 23		C.	<u>Powers and Duties</u> . The following powers and duties are vested in th Finance & Budget Committee:							
24 25 26 27 28			1.	To review contracts, grants and expenditures and authorize the expenditure of funds and the entering into contracts, within the parameters of the Council budget.						
29 30			2.	To execute official instruments of the Council.						
31 32 33			3.	To review and recommend to the Board the budget as provided in Article XV.						
34 35 36 37			4.	To review the Council's audited financial statements with the Council's auditor, and to undertake, oversee and/or review other organization audits.						
38 39 40			5.	To receive and review other financial reports and provide regular updates to the Board.						
41 42 43			6.	To compensate member representatives for expenses incurred in attending to the proper business of the Council.						
44 45			7.	To exercise such other powers, duties, and functions as may be authorized by the Board.						
46 47 48 49		D.	Comm	ngs of the Finance & Budget Committee. The Finance & Budget hittee shall meet every month and may hold special meetings at the its chair or by request of at least three member representatives on						

7 telephone shall be permitted.	e. The Committee chair, in consultation cancel a meeting if there are no action eration. Members of the Finance & eetings of the Committee by telephone s adopted by the Committee, which ances under which attendance by
8 9 E. <u>Quorum</u> . A quorum for the transa 10 business shall be one-third (1/3) 11	ction of Finance & Budget Committee of its members, plus one.
12F.Voting. A majority of those preser13brought before the meeting. The14shall vote as a member of the Co15designated alternate on the Board	d may attend meetings of the berations, at the discretion of the chair,
19 ARTICLE IX. Performance & Engagement Con	nmittee.
23evaluation of the Executive Direct24Board members and related matt25& Engagement Committee. The C26exceed more than one-quarter of27the Board Chair who shall be an C28Committee. The Board Chair's at29discretion. Members of the Perfore	buncil concerning the performance and tor, the oversight of onboarding of new ers shall be managed by a Performance Committee membership shall not the total membership of the Board, plus
33B.Performance & Engagement Con34Secretary of the Council shall ser35Engagement Committee. The vice	ve as chair of the Performance & e chair of the Committee shall be rst meeting following election of Board
	g powers and duties are vested in the nmittee:
	r recruitment of the Executive Director.
	nt of the Executive Director to the
	nt contract with the Executive Director, ne Council budget.

1 2 3 4 5	4.	To develop the process for, and execute and document the annual performance evaluation for the Executive Director, including approval and execution of amendments to the Executive Director employment contract in connection therewith, within the parameters of the Council budget.
6 7 8 9	5.	To hold quarterly meetings with the Executive Director to provide performance feedback to the Executive Director.
10 11 12	6.	To recommend to the Board, as needed, policies and procedures for the effective administration of the Executive Director.
13 14 15	7.	To provide oversight of onboarding programs for new Board appointees.
16 17 18	8.	To implement and review Board structure and governance decisions.
19 20	9.	To plan the annual Board workshop.
21 22 23	10.	Review results of any Board Assessments and recommend improvements.
24 25 26	11.	To receive and review reports related to the business of the Committee and provide regular updates to the Board.
27 28 29	12.	To review and make recommendations to the Board regarding the rules of conduct for member representatives.
30 31 32 33 34 35	13.	Through a panel of the Committee, to review and make recommendations to the Executive Committee of the Council regarding complaints of violations of the rules of conduct for member representatives as adopted by the Board from time to time, in accordance with the following:
36 37 38 39		a. The vice chair of the Committee, along with two members of the Committee selected by the vice chair, shall comprise a review panel to review any written complaint of a violation. If the complaint concerns the vice chair or the
40		vice chair is unavailable, the chair of the Committee shall
41		select three members of Committee, excluding the vice
42 43		chair, who shall comprise the review panel. Upon completion of its review, the panel shall provide a
43		recommendation to the Executive Committee for its review
45		and action, which recommendation may include, without
46		limitation, issuing a letter of reprimand, reporting the matter
47		to the designating governing body or elected official, with or
48		without a request that the member representative be
49		replaced, or adopting a finding of no violation.

1 2 3 4					The panel's review shall be in accordance with rules and procedures adopted by the Board from time to time.
4 5 6 7			14.		ercise such other powers, duties, and functions as may be ized by the Board.
8 9 10 11 12 13 14 15 16 17 18 19		D.	Perfo may I three Comr Direc Comr Comr accor polici	rmance nold spec member nittee. Th tor, may nittee's c nittee ma dance w es shall c	<u>he Performance & Engagement Committee</u> . The & Engagement Committee shall meet every month and cial meetings at the call of its chair or by request of at least r representatives on the Performance & Engagement 'he Committee chair, in consultation with the Executive cancel a meeting if there are no action items for the consideration. Members of the Performance & Engagement ay attend meetings of the Committee by telephone in <i>v</i> ith written policies adopted by the Committee, which define the circumstances under which attendance by all be permitted.
20 21 22 23		E.	Comr	nittee bu	uorum for the transaction of Performance & Engagement usiness shall be one-third (1/3) of its members, plus one, the ex-officio Board chair.
24 25 26 27 28 29 30		F.	broug chair desig Comr	ht before shall vot nated all nittee an	ority of those present and voting shall decide any question e the meeting. The Performance & Engagement Committee te as a member of the Committee. A Committee member's ternate on the Board may attend meetings of the nd participate in deliberations, at the discretion of the chair, vote in the absence of the member.
31 32	ARTICLE X.		<u>Nomi</u>	<u>nating C</u>	<u>committee</u> .
33 34 35		A.	shall	be appoi	on the Nominating Committee. The Nominating Committee inted in November of each year and consist of member es herein designated:
36 37 38 39			1.		mediate Past Chair of the Board (or the Vice Chair if there mmediate Past Chair);
40 41			2.	One Bo	oard member representing the City and County of Denver;
41 42 43 44 45 46			3.	Commi	ember selected by the Performance & Engagement ittee, except that in the initial establishment of the ating Committee, such member shall be selected by the
47 48 49			4.	except	ember selected by the Finance & Budget Committee, that in the initial establishment of the Nominating ittee, such member shall be selected by the Board;
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1 2 3		5.	One member selected by the Board; and							
4		6.	One member selected by the Board Chair.							
5 6	В.	<u>Mem</u>	Member Qualifications.							
7 8 9 10 11		1.	Members of the Nominating Committee shall have served not less than one year on the Board before being eligible to serve on the Nominating Committee.							
12 13 14 15		2.	No more than one Board officer and no more than one member from the City and County of Denver may serve on the Nominating Committee.							
16 17 18		3.	A designated alternate may not serve on the Nominating Committee.							
19 20 21 22 23 24		4.	In the appointment of the Nominating Committee, consideration shall be given to providing representation of a broad cross-section of the Board, taking into account community size, geographic location, the rate of growth, county and municipality, rural and suburban and other factors.							
24 25 26 27 28		5.	If a vacancy arises on the Nominating Committee, the person or entity that selected the departing member shall select a replacement.							
29 30 31 32	C.	appo	inating Committee Officers. At is first meeting upon annual intment of its members, the Nominating Committee shall elect its and vice chair.							
32 33 34 35	D.		ers and Duties. The following powers and duties are vested in the inating Committee:							
35 36 37 38 39 40		1.	To make recommendations regarding nominations for Board officers and Board officer vacancies as provided in these Articles. A Nominating Committee member may not be a nominee for Board officer.							
40 41 42 43 44 45		2.	To recommend member representatives for appointment by the Board to the Finance & Budget Committee and the Performance & Engagement Committee. Such appointments shall be made in accordance with the following procedures and requirements:							
43 46 47 48			a. The combined membership of the two Committees shall include the following:							

1 2 3 4 5 6 7 8		(1)	One member representative who is designated as the member representative to the Board of each elected board of county commissioners and each city council, provided each such county and city contains a population of 120,000 or more as estimated by the U.S. Census, the Council, or the State Demographer;
9 10 11 12 13		(2)	The Mayor or, as the Mayor's designee, any elected or appointed officer of the City and County of Denver who is designated as the member representative to the Board;
14 15 16		(3)	One Denver City Council member who is designated as the member representative to the Board;
17 18		(4)	The Immediate Past Chair of the Board; and
19 20 21 22		(5)	Other member representatives to the Board not included in (1), (2), (3) or (4) of this section, up to the maximum permitted membership.
23 24 25 26 27 28 29 30 31 32 33 34	b.	candic Comm Perfor recom nomin made nomin memb	ominating Committee shall recommend to the Board dates for appointment to the Finance & Budget nittee and candidates for appointment to the mance & Engagement Committee. In addition to the mendations of the Nominating Committee, ations for membership to the Committees may be from the floor, provided that the consent of each ee is obtained in advance. No individual shall be a er of the two Committees at the same time, except bard Chair, who may serve on both committees at the time.
35 36 37 38 39 40 41	C.	reques provid Board locatic	deration shall be given to member representatives' sts to be appointed to a particular Committee, and to ing representation of a broad cross-section of the , taking into account community size, geographic on, the rate of growth, county and municipality, rural uburban and other factors.
42 43 44	d.		ity and County of Denver shall have one entative on each Committee.
45 46 47 48 49	e.	except the Bo Comm	nittee members shall be appointed to two-year terms, t that in the initial establishment of the Committees bard shall appoint one half of the members of each nittee to an initial one-year term so as to achieve ered terms. Terms extend until Board appointment of

1 2 3 4 5					successors, provided no term is thereby shortened by more than 30 days. A Committee member may seek re- appointment at the expiration of his or her term, but the Board shall have no obligation to re-appoint any member to successive terms.		
5 6 7 8 9 10 11				f.	Committee members are eligible to serve so long as the jurisdiction he/she represents is a member of the Council, and he/she remains that member's official member representative on the Board.		
12 13 14 15 16 17 18 19				g.	Membership on the Finance & Budget Committee and the Performance & Engagement Committee shall be designated to the member's jurisdiction. Therefore, if a member appointed to a Committee is no longer able to serve, membership on the Committee shall transfer to the succeeding member representative of that jurisdiction on the Board, for the remainder of the term of the Committee appointment.		
20 21 22 23 24 25			3.	vacan Perfo	ake recommendations to the Board for appointment to fill any acy on the Finance & Budget Committee and the rmance & Engagement Committee, which vacancy shall be n accordance with the requirements herein.		
26 27 28 29 30		E.	meet Comr	as nee nittee.	the Nominating Committee. The Nominating Committee shall ded to exercise the powers and duties vested herein in the The Nominating Committee may hold meetings at the call of y request of at least two of its members.		
31 32 33		F.			uorum for the transaction of Nominating Committee all be all six (6) of its members.		
34 35		G.			ajority of those present and voting shall decide any question re the meeting.		
36 37	ARTICLE XI. Meetings of the Board.						
38 39 40 41 42 43 44 45 46		A.	meeti		The Board shall meet at least quarterly and may hold special the call of the Chair, or by request of at least three member ves.		
		В.	made	at leas	e of meetings shall be given by E-mail, fax or telephone, at two days in advance of the meeting, or by first class mail, at least five days in advance of the meeting.		
40 47 48		C.			/ member representative shall have the right to request of he addition of any matter to the agenda of any Board		

1 2 3			•		rs in advance of the meeting, or by consent of a nber representatives at the meeting.			
3 4 5 6 7	D.	<u>Record of Meetings</u> . The Board shall keep records of all its meetings. The meeting records shall be public records available for inspection by any interested person at reasonable times during regular office hours.						
8 9 10	E.	<u>Open Meetings</u> . All meetings of the Board and committees of the Council shall be open to the public, except as provided otherwise by state statutes. <u>General Board of Directors Procedural Provision.</u>						
11 12	F.							
13 14 15 16		1. <u>Quorum.</u> A quorum for the transaction of Board business shall be one-third (1/3) of the member representatives.						
17 18		2.	<u>Votin</u>	<u>g.</u>				
19 20 21 22 23 24			a.	<u>Regular</u> . Only member representatives or alternates shall have voting privileges. Such privileges shall be exercised personally and voting by proxy is not permitted. The vote of a majority of the member representatives present and voting shall decide any question except as otherwise provided in these Articles. The Chair shall vote as a				
25 26				•	ber representative.			
27 28			b.	<u>Weig</u>	hted.			
29 30 31 32				(1)	Upon the specific request of any member representative, whether seconded or not, a weighted vote must be taken in compliance with the weighted vote resolution in effect at the time of the request.			
33 34 35 36 37 38 39 40 41				(2)	<u>Denver Allotment</u> . In any weighted vote, the Mayor of the City and County of Denver, or the Mayor's alternate, is authorized to cast two-thirds (2/3) of the total vote allotted to the City and County of Denver and the member representative designated by the City Council of the City and County of Denver or its President is authorized to cast one-third (1/3) of the total vote allotted to the City and County of Denver.			
42 43 44 45 46 47 48				(3)	<u>Plans and Articles of Association</u> . Adoption and amendment of plans pursuant to statute and amending the Articles of Association shall be accomplished without the use of the weighted voting system.			

1 2 3 4				С.	majority the ado	option and Amendment. An affirmative vote of a of member representatives shall be required for ption or amendment of the Plan, or portion thereof, dance with Article XII.
5 6 7 8 9 10				d.	of a maj	ment of Articles of Association. An affirmative vote jority of member representatives shall be required amendment of these Articles, in accordance with (VI.
11				e.	<u>Position</u>	is Taken on Ballot Measures and Legislative Issues.
12 13 14 15					re	An affirmative vote of a majority of member epresentatives shall be required to adopt a esolution taking a position on any ballot measure.
16 17 18 19 20					р р	An affirmative vote of two-thirds (2/3) of members present and voting shall be required to take a position on any legislative issue.
21 22 23 24 25 26 27 28 29 30				f.	when so motion of and amo taken by their alto member mail vot meeting	te. The Chair shall, on the Chair's own initiative, or o directed by the Board, declare that action on any or resolution, including plan adoption or amendment endment of the Articles of Association, shall be y certified mail vote of member representatives or ernates, or if neither has been appointed by a r, its chief elected official may vote instead. Certified es shall be returned by the next regular Board g, and any action becomes effective on the date the ertifies the results to the Board.
31 32 33 34 35			3.	the ru	es of orc	: Except as otherwise required by these Articles, ler of the Council shall be in accordance with the f <u>Robert's Rules of Order, Revised.</u>
36 37	ARTICLE XII	. <u>Powe</u>	ers and	Duties		
37 38 39 40 41 42 43 44 45 46 47 48		A. <u>Regional Plan</u> . The Council shall prepare, maintain and regularly rev and revise a Plan for the Region. In preparing, maintaining, reviewing and revising the Plan, the Council shall seek to harmonize the maste general comprehensive plans of municipalities, counties, cities and counties, and other public and private agencies within or adjacent to Region. The Council shall seek the cooperation and advice of municipalities, counties, cities and counties, state and federal agenci organizations and individuals interested in the functions of the Counc The Plan may consist of such plans, elements and provisions as require or authorized by statute or the members.				the Region. In preparing, maintaining, reviewing , the Council shall seek to harmonize the master or ve plans of municipalities, counties, cities and ublic and private agencies within or adjacent to the shall seek the cooperation and advice of es, cities and counties, state and federal agencies, lividuals interested in the functions of the Council. t of such plans, elements and provisions as required

- B. <u>Plan Adoption</u>. The Board may adopt the Plan or portions thereof, or amendments or additions thereto, by a majority vote of member representatives. Adoption of the Plan or portions thereof shall be preceded by notice and public hearing as required by statute. Action by the Board on the Plan or any amendments thereof shall be recorded in the minutes of the Board meeting and as otherwise required by statute.
 - C. <u>Certification of Plan</u>. To the extent required by statute, the Council shall certify copies of the adopted Plan, or portion thereof, or amendment or addition thereto, to the board of county commissioners and planning commission of each county and the governing body and planning commission of each municipality lying wholly or partly within the Region.
- D. <u>Review of Local Plan Referrals</u>. The Council shall review all matters referred to it in accordance with law. The Council may review local laws, procedures, policies, and developments, including any new or changed land use plans, zoning codes, sign codes, urban renewal projects, proposed public facilities, or other planning functions that clearly affect two or more local governmental units, or that affect the Region as a whole, or that are subjects of primary responsibility for the Council. Within thirty days after receipt of any referred case, the Council shall report to the concerned commission or body. An extension of time may be mutually agreed upon.
 - E. <u>Metropolitan Planning Organization</u>. As may be authorized or required by federal and state law, the Council shall serve as the metropolitan planning agency (MPO) for the area and shall exercise such powers and perform such functions as are required or authorized by statute in connection therewith.
 - F. <u>Area Agency on Aging</u>. As may be authorized or required by federal and state law, the Council shall serve as the Area Agency on Aging (AAA) for such planning and service areas as are designated to it, and shall exercise such powers and perform such functions as are required or authorized by statute in connection therewith. The Council shall be the approving and contracting agent for distribution of Older Americans Act funds and other aging services federal and state funds and grants, as authorized.
 - G. <u>Other Activities, Services and Functions</u>. The Council shall undertake and perform such other activities, services or functions as are authorized to it by its members or as are designated to it by federal or state law, consistent with its purposes and in service and support of its member governments.
- 46 H. <u>Committees.</u> The standing committees of the Council shall consist of the
 47 Executive Committee, the Nominating Committee, the Finance & Budget
 48 Committee and the Performance & Engagement Committee, as
 49 established in these Articles. The Board may establish other committees

1 2 3		of the Board and advisory committees to the Board as necessary, and the Chair of the Board, except as otherwise provided by the Board, shall appoint the membership of these committees.					
4 5 7 8 9 10 11	I.	<u>Cooperation with Others</u> . The Council may promote and encourage regional understanding and cooperation through sponsorship and participation in public or private meetings, through publications, or through any other medium. The Council may offer its facilities and services to assist in the solution and mediation of issues involving two or more political jurisdictions.					
12 13 14 15 16 17 18	J.	<u>Functional Review</u> . The Council may study and review the nature, scope, and organization under which the functions of the Council may best be carried on, and report to federal, state, and local jurisdictions, and agencies thereof, on ways to improve proposals concerning legislation, regulations, and other actions taken for the effectuation of the provisions of these Articles.					
19 20 21 22 23 24	K.	<u>Coordination of Research</u> . The Council may make recommendations to legislative bodies, planning commissions, and other organizations and agencies within the Region for the coordination of research, collection of data, improvement of standards, or any other matter related to the activities of the Council.					
25 26 27	L.	<u>Contracts.</u> The Council may contract for any service necessary or convenient for carrying out the purposes of the Council.					
28 29 30 31 32	M.	<u>Real Property.</u> As provided in the Council's Articles of Incorporation, the Council shall have all the powers granted to nonprofit corporations by Articles 121 through 137 of Title 7, C.R.S., as amended, but the Board reserves final approval of the acquisition and disposition of real property.					
33	ARTICLE XIII. Council Executive Director.						
34 35 36 37 38 39 40 41	A.	The Board after receiving a recommendation of the Performance & Engagement Committee and by the affirmative vote of a majority of member representatives shall appoint an Executive Director hereinafter referred to as the "Director," who shall serve at the pleasure of the Board. The Performance & Engagement Committee shall develop the process for, and execute and document an annual performance evaluation for the Executive Director.					
42 43 44 45 46 47	В.	The Director shall be the Chief Administrative Officer and authorized recording officer of the Council. The Director shall administer and execute all other functions and duties determined by the Board, including but not limited to the following:					
48 49		 Appointment, removal, compensation and establishment of the number and duties of the Council staff; 					

4								
1 2 3		2.	Establish and implement policies and procedures for the efficient administration of personnel matters;					
1 2 3 4 5 6 7 8 9 10	3.		Serve, or designate personnel to serve, as recording secretary of the Council and be responsible for preparing and maintaining all records and information required by law to be kept by nonprofit corporations, including those records required to be kept by Section 7-136-101, C.R.S., and for authenticating the records of the Council;					
11 12		4.	Designate personnel to provide staff services to committees; and					
13 14 15		5.	Serve as registered agent for the Council and register as such with the Colorado Secretary of State.					
16 17 19	ARTICLE XIV. Filing of Local Reports.							
18 19 20 21 22 23 24	agencies, ar maps, repor thereto, that	litate planning and development of the Region, all legislative bodies, planning es, and others within the Region are requested to file with the Council all public plans, reports, regulations and other documents, as well as amendments and revisions o, that clearly affect two or more local government units, or that affect the Region as a or that are subjects or primary responsibility for the Council.						
24 25 26	ARTICLE XV. Financial Provisions.							
27 28 29 30	A.	 A. <u>Budget Submission to the Finance & Budget Committee.</u> Each year, no later than the regular April meeting of the Finance & Budget Committee, the Director shall submit an estimate of the budget required for the operation of the Council during the ensuing fiscal year. B. <u>Budget Approval by the Board.</u> Each year, no later than the regular May meeting of the Board, the budget recommended by the Finance & Budget Committee shall be presented for approval by the Board. The funds required from each member in the Region shall be apportioned as determined by the Board in the approved budget. C. <u>Contract and Other Funds</u>. The Council is specifically empowered to contract or otherwise participate in and to accept grants, funds, gifts, or services from any federal, state, or local government or its agencies or instrumentality thereof, and from private and civic sources, and to expend funds received therefrom, under provisions as may be required of and agreed on by the Council, in connection with any program or purpose for which the Council exists. 						
31 32 33 34 35 36 27	B.							
37 38 39 40 41 42 43	C.							
44 45 46 47 48 49	D.	recordation of	<u>Audit.</u> The Council shall arrange for a systematic and continuous of its financial affairs and transactions and shall obtain an annual nancial transactions and expenditures.					
	20							

ARTICLE XVI. Adoption and Amendment of Articles of Association.

- A. The Articles shall become effective upon their adoption by the boards of county commissioners, and the governing body of any municipality or city and county within or adjacent to the Region desiring to participate in the Council activities.
- B. These Articles may be amended at any regular meeting of the Board by an affirmative vote of a majority of the member representatives, provided that at least one week's notice in writing be given to all member representatives setting forth such amendment. These Articles may also be amended by an affirmative vote of a majority of member representatives obtained through a certified mail vote in accordance with Article XI, F.2.f when so directed by the Board or on the initiative of the Board Chair.

AMENDMENT HISTORY

- AMENDED July 19, 1966. Provided for local elected official representation.
- AMENDED April 18, 1967. General assembly representation added. Policy Advisory Committee created.
- AMENDED July 18, 1967. Quorum changed from 1/2 to 1/3.
- AMENDED April 15, 1968. (Effective July 1, 1968) Name changed to "Denver Regional Council of Governments"
- AMENDED December 17, 1968. Changed election date to first meeting in year. Added municipal representation of Executive Committee.
- AMENDED March 25, 1970. Provided for membership on Executive Committee by either the mayor of the City and County of Denver or the deputy mayor.
- EXTENSIVELY AMENDED February 16, 1972. Incorporated the changes of the Committee on Structure and Organization. See S & O Report.
- AMENDED November 15, 1972. (effective January 1, 1973) Provided for a weighted voting formula for the participating membership.
- AMENDED May 16, 1973. Incorporated a section regarding members which are delinquent in payment of annual assessments.
- AMENDED January 16, 1974. Included the Counties of Clear Creek, Douglas and Gilpin on the Executive Committee, provided each such county contained a population of 120,000 or more.
- AMENDED June 18, 1974. Clarified the section on officers and their election, and provided for a nominating committee for election of officers each year.
- AMENDED January 19, 1977. Added three non-voting members, to be named by the Governor, to the full Board as outlined in the Metropolitan Planning Organization Memorandum of Agreement.
- AMENDED August 3, 1977. (through mail ballot) Increase the membership on the DRCOG Executive Committee from 6 to 8 by adding the Vice Chairman and Secretary-Treasurer of the Board to the Executive Committee membership.
- AMENDED December 19, 1979. Made the Immediate Past Chairman of the Board an officer of the Board, and by virtue of being a Board officer, the Immediate Past

Chairman would also be a member of the Executive Committee. This increased the Board officers from 4 to 5 and the Executive Committee from 8 to 9.

- AMENDED December 16, 1981. Changed the name of the policymaking body from "Council" to "Board of Directors"; Provided definitions of Council, Board of Directors, member, and member representative; Provided for Executive Committee alternates; Provided clarification and modification of certain agency procedures; and made extensive editorial changes.
- AMENDED June 22, 1983. Changed the structure of DRCOG from an unincorporated association to a nonprofit corporation, designated officers of the corporation, and provided for Board approval of real property transactions.
- AMENDED March 19, 1986. Changed to provide for election of Executive Committee officers at the first meeting following election of Board officers.
- AMENDED February15, 1989. Expanded Executive Committee membership from 9 to 12 members with the three new members elected by the Board; provided for Board designation of a member representative of a county or a municipality to the Executive Committee in instances where the officers of the Board are already included as members of that Committee.
- AMENDED July 17, 1991. Provided the Mayor of Denver with a designee and an alternate to the Board; added a process for filling Executive Committee vacancies; changed the Mayor of Denver's alternate on the Executive Committee from the Deputy Mayor to the Mayor's designated representative to the Board; clarified the powers and duties of the Executive Committee regarding personnel matters and the Executive Director; revised the process for certification of adopted plans; and made extensive editorial changes to conform to statutory language.
- AMENDED June 17, 1998. Made technical changes in accordance with the newly adopted Colorado Revised Nonprofit Corporation Act regarding notice of meetings, termination of membership, and responsibilities for record keeping.
- AMENDED July 21, 1999. Revised to provide membership on the Executive Committee for counties with 120,000 or more estimated by either the U.S. Census, the Council or the state demographer.
- AMENDED April 18, 2001. Revised to change the Executive Committee name to Administrative Committee and provide membership on the Administrative Committee for each county and city containing a population of 120,000 or more.
- AMENDED January 15, 2003. Revised to split the Board Officer position of Secretary-Treasurer, creating the positions of Secretary and Treasurer, thus expanding the Administrative Committee membership, and to recognize the City and County of Broomfield.

- AMENDED February 19, 2003. Revised Board and Administrative Committee officer terms and revised Administrative Committee quorum.
- AMENDED November 19, 2008. Added voting requirements for taking positions on ballot measures and legislative issues.
- AMENDED May 20, 2009. Editorial revisions addressing superfluous and/or outdated items, items requiring clarification and/or elaboration, and items requiring updating as a result of the inclusion of Southwest Weld County communities.
- AMENDED July 21, 2010. Amended Section VII.C.1., to revise the procedure for election of Chair, and VII.C.2, to revise the number of members of the nominating committee.
- AMENDED April 20, 2011. Amended Section X, to remove reference to Water Quality Planning and reorder following lettered sections. Amended Section XIII, to revise the month that the budget will be provided to the Administrative Committee and Board for approval.
- AMENDED January 18, 2012. Amended Article VIII D to add language related to telephonic participation at Administrative Committee meetings.
- AMENDED May 15, 2013. Amended Article VI.E, to stipulate that the State of Colorado shall have three (3) non-voting members on the Board, appointed by the Governor, one of which shall be a representative of the Colorado Department of Transportation (either the Executive Director or a member of senior management), and the Regional Transportation District shall have one non-voting member on the Board, to be appointed by the General Manager of the organization. The General Manager may appoint themselves to the Board, or they may designate a member of their senior staff.
- AMENDED July 16, 2014. Amended Article VII C.1 and add VII D.3 to address a vacancy at Chair created when a Chair resigns mid-term. The amendment allows the incumbent Vice Chair to be appointed to serve the remainder of the term vacated, as well as serving their own full-year term.
- AMENDED March 16, 2016. Amended to reflect committee structure changes as recommended by the Structure and Governance group. Formalize the Board Officers as an Executive Committee; split the Administrative Committee into two new committees: Finance and Budget and Performance and Engagement; and revising the membership of the Nominating Committee to add two permanent members: Board Immediate Past Chair and a representative of the City and County of Denver, and defines how the remaining members of the Nominating Committee will be selected.
- AMENDED September 21, 2016. Amended to reflect additional modifications/clarifications to membership and duties of the Finance and Budget Committee and Performance and Engagement Committee. Adding the Board Chair as

an ex-officio voting member of the Performance and Engagement Committee, and clarifying responsibilities of the Performance and Engagement Committee regarding performance evaluation and contract amendments for the Executive Director.

- AMENDED February 15, 2017. Amended to reflect addition of language related to establishing a conduct policy for Board Directors and a process for receiving and processing complaints related to the policy.
- AMENDED February 17, 2021. Amended to revise the month the budget will be presented to the Finance & Budget Committee and Board to accommodate change in DRCOG's fiscal year from a calendar year to the State fiscal year (July June).