

Denver Residency: Legal Definition

Denver Revised Municipal Code Section 53-550(c): “Any contract for purchase of supports or services as permitted by this section shall include provisions to require and ensure that revenue derived from the dedicated levy is expended for the benefit of children and adults who are residents of Denver in accordance with rules and regulations of the executive director of the Colorado Department of Health Care Policy and Financing promulgated pursuant to § 25.5-10-204 C.R.S. as amended.”

Medical Services Board Rule 8.607.1(F): “The community centered board responsible for providing ongoing case management services is the one in whose designated service area the person receiving services resides, except when the following conditions apply:

1. If the person receiving services is reasonably expected to reside in a designated service area for ninety (90) days or less and was previously receiving case management services from another community centered board, the community centered board of origin shall retain case management responsibility for the person;
2. If the person receiving services is placed in a state operated program for ninety days or fewer under short term emergency respite care status, the community centered board of placement origin shall retain case management responsibility for the person; or
3. For purpose of transition, if a person is receiving residential services funded by the Colorado Department of Human Services, Division of Child Welfare, the person (if over eighteen (18) years of age), parent(s), of a minor, or legal guardian, as appropriate, shall have the option of choosing either the designated service area where the person receiving services currently resides for continuity of service provision or the designated service area of placement origin from the county department of social services.
4. If case management responsibility cannot be determined at the local level, then the Department shall assign case management responsibility.”

Denver Residency: City and County Limits

Denver's City and County limits are the same. In some cases, such as the examples below, an address may be *OUTSIDE* of Denver but have a Denver mailing address or be *INSIDE* of Denver but not have a Denver mailing address. Mailing addresses are based on the nearest post office. Whether an address is inside or outside the City and County of Denver limits is based on the Assessor's Office property records: <https://www.denvergov.org/property>.

Example 1: Denver mailing address but in Arapahoe County

www.co.arapahoe.co.us/1085/Business-Personal-Prop

ase your productivity, customize your experience, and engage it

6250 East Yale Avenue, Denver, CO

6250 E Yale Ave
Denver, CO 80222

Directions

Business Personal Property Search

New Search Tax Search

AIN: 28041-64574-001
PIN: 034559744
Situs Address: 6250 E YALE AVE
Situs City: DENVER, CO 80222-7001
Tax District: 0530

Owner Name: SENSENIG CHIROPRACTIC
*for additional owner information, contact the Assessor's Office at 303-795-4800
Owner Address: 6250 E YALE AVE
Owner City: DENVER, CO 80222-7001
[View Parcel Map](#)

2017 Appraised: \$4,000.00
2017 Partial Assessment:

Note: This property does not appear in Denver's records.

Example 2: Littleton mailing address but in City and County of Denver

City and County of Denver [US] | <https://www.denvergov.org/>

DENVER THE MILE HIGH CITY

Denver Property Taxation and Assessment S

Find Denver Property

Real Estate
 Business Personal Property

Note: Enter parcel/schedule numbers without dashes
5280 s ingalls st

Advanced Search

Results

Address	Schedule/Parcel#	Owner	Co-Owner	Year	Assessed Value	Actual Value	Propert Type
5280 S INGALLS ST	0913219002000	LAMPMAN,JENNIFER C		2017	\$29,060	\$403,500	RESIDE

5280 S Ingalls St,
Littleton, CO 80123
3 beds · 3 baths · 2,478 sqft

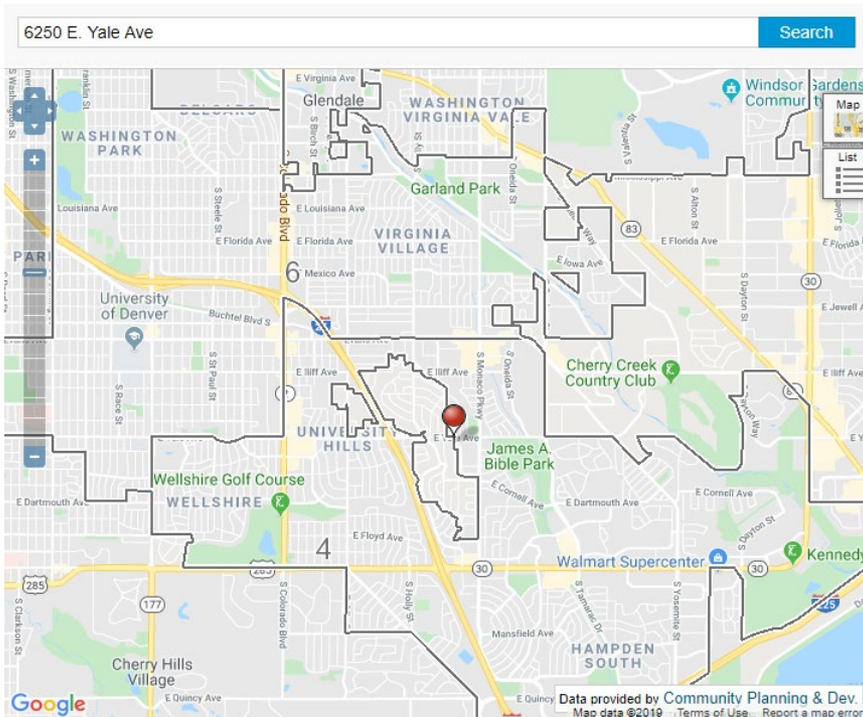
Note: This property does not appear in Arapahoe County's records.

Denver Residency: City and County Limits

Addresses that do not appear to have a Denver property record on the Assessor's Office property records search can be further reviewed on the Denver City Council districts map.

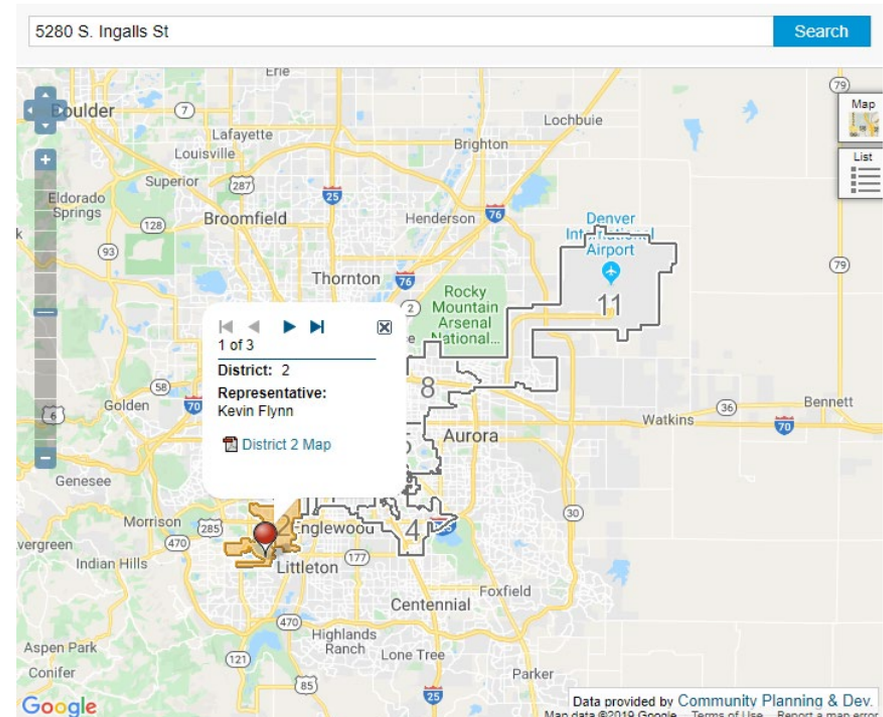
Addresses that are assigned to a Denver City Council district are located in the City and County of Denver. <https://www.denvergov.org/maps/map/councildistricts>

Example 1: Denver mailing address but in Arapahoe County



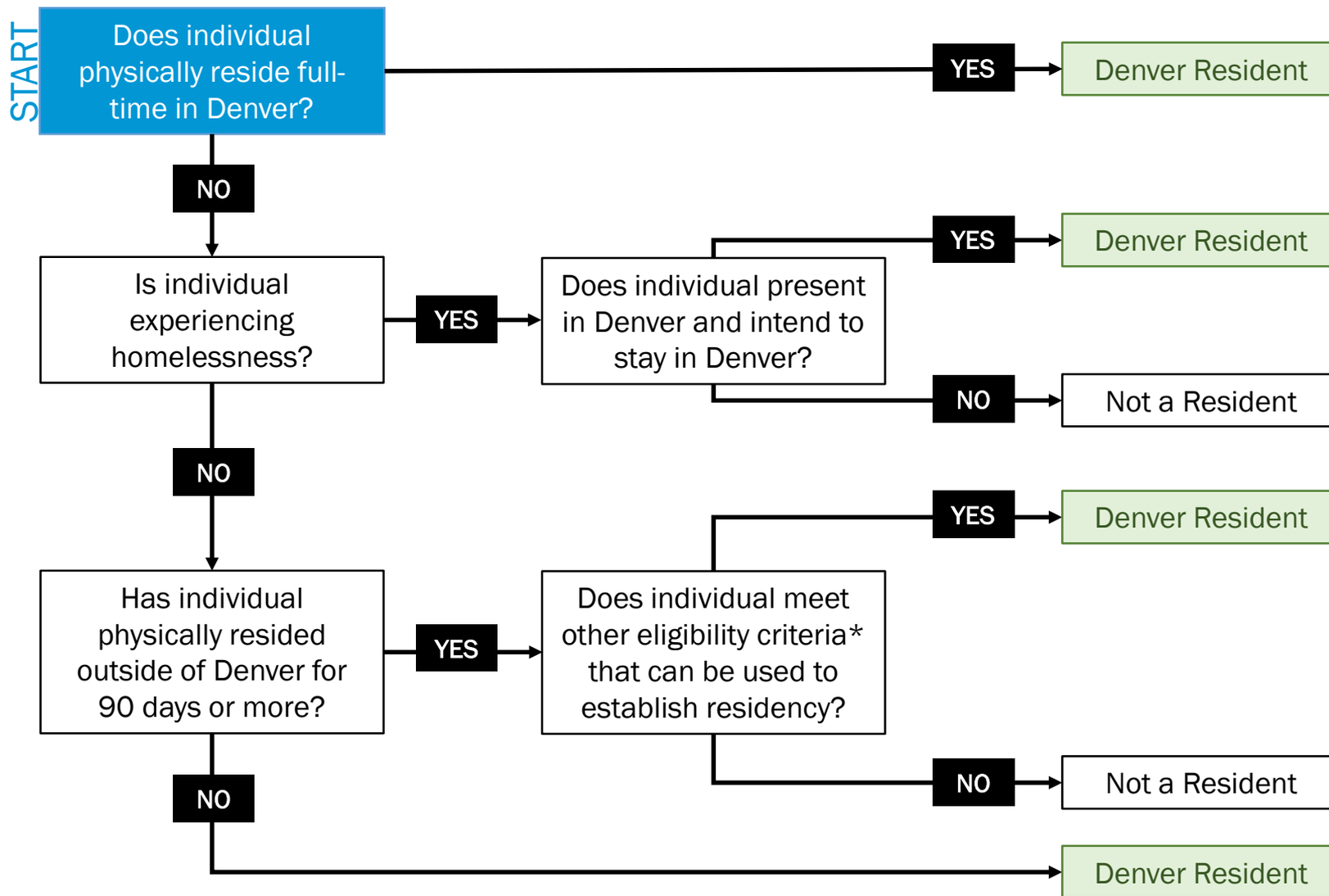
Note: This property is not assigned a Denver City Council district.

Example 2: Littleton mailing address but in City and County of Denver



Note: This property is assigned to Denver City Council District 2.

Denver Residency: Flow Chart



*Additional eligibility criteria to consider for individuals living outside of Denver:

- Individual is under 21 and in DHS custody; or
- Individual is under 18 and in primary legal custody of a **current Denver resident**, and is in an out of home placement (e.g. CHRP).

Denver Residency: Further Clarification

All mill levy-funded services must benefit Denver residents with an intellectual or developmental disability (IDD). More details on certain situations are provided below.

Indirect Benefits: Mill levy-funded services may indirectly benefit Denver residents with IDD through trainings or resources for providers, professionals, other individuals, or organizations who serve or interact with Denver residents with IDD. Providers of such services must be able to demonstrate how expenditures ultimately benefit Denver residents with IDD.

Spillover Benefits: Mill levy-funded services may have spillover benefits to residents of other counties, provided Denver residents are the primary audience and the benefit to other counties' residents does not detract from benefits to Denver residents. Examples include:

- Trainings for Denver residents with extra space available
- Curriculum for Denver residents used in other settings
- Website for Denver residents that can be accessed by others

Transition of Services: Once an individual moves outside of Denver, mill levy-funded services must be transitioned off within 90 days. If an individual moves outside of Denver for 90 days with a documented plan to return—thus maintaining his or her residency status—but does not return to Denver after 90 days, that individual may receive mill levy-funded services for an additional 90 days to allow for the transitioning off of mill levy-funded services.