1	<u>BY AUTHORITY</u>
2	ORDINANCE NO COUNCIL BILL NO736
3	SERIES OF COMMITTEE OF REFERENCE:
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5	<u>A BILL</u>
6	
7	For an ordinance concerning the public display and consumption of marijuana.
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9	WHEREAS, when Denver voters approved an initiated city ordinance on November 1, 2005
10	decriminalizing the possession of less than one ounce of marijuana by persons 21 years of age or
11	older under city laws, the ballot title and the measure itself indicated that the intent was to allow
12	only the "private adult use and possession of marijuana;" and
13	WHEREAS, when Denver voters approved an initiated city ordinance on November 6, 2007
14	to make "adult personal use" of marijuana the city's "lowest law enforcement" priority, the measure
15	defined the term "adult personal use" to include only situations where "the marijuana is not used or
16	displayed in public" and the ballot title emphasized to the voters that the measure again applied
17	only to the "private use and possession of marijuana;" and
18	WHEREAS, when Denver and Colorado voters approved an initiated constitutional
19	amendment known as Amendment 64 on November 6, 2012 decriminalizing the possession of
20	less than one ounce of marijuana by persons 21 years of age or older,, the measure provided,
21	"nothing in this section shall permit consumption that is conducted openly and publicly;" and
22	WHEREAS, Amendment 64 also states, "Nothing in this section shall prohibit any
23	entity who occupies, owns or controls property from prohibiting or otherwise regulating the
24	possession, consumption, display, transfer, distribution, sale, transportation, or growing of
25	marijuana on or in that property;" and
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27	NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF
28	DENVER:
29	Section 1. Subsection 38-175, D.R.M.C. shall be amended by adding the language
30	underlined, to read as follows:
31	Sec. 38-175. Possession or consumption of marihuana marijuana.
32	(a) It shall be unlawful for any person under the age of twenty-one (21) to
33	possess one (1) ounce or less of marihuana marijuana. If such person is under

the age of eighteen (18) years of age at the time of the offense, no jail sentence shall be imposed and any fine imposed may be supplanted by treatment as required by the court.

(b) It shall be unlawful for any person to openly and publicly display or consume one (1) ounce or less of marihuana <u>marijuana</u>. If such person is under the age of eighteen (18) years of age at the time of the offense, no jail sentence shall be imposed and the fine may be supplanted by treatment as required by the court.

- 10(1) The term "openly" means occurring or existing in a manner that is11unconcealed, undisguised, or obvious.
 - (2) The term "publicly" means:

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(a) Occurring or existing in a public place; or

- (b) Occurring or existing in any outdoor location where the consumption of marijuana is clearly observable from a public place.
- 17(3) The term "public place" means a place to which the public or a18substantial number of the public have access, and includes but is not19limited to streets and highways, transportation facilities, schools, places20of amusement, parks, playgrounds, and the common areas of public21and private buildings or facilities.
- 22 (c) For the purposes of this section, section 38-175.5, and section 39-10, the term 23 "marihuana" or "marijuana" shall mean and include all parts of the plant cannabis 24 sativa L., whether growing or not, the seeds thereof, the resin extracted from any 25 part of such plant, and every compound, manufacture, salt, derivative, mixture, or 26 preparation of such plant, its seeds, or its resins. It does not include fiber produced 27 from the stalks, oil or cake made from the seeds of such plant, or the sterilized seed 28 of such plant which is incapable of germination, if these items exist apart from any 29 other item defined as "marihuana " in this section. "Marihuana " does not mean or 30 include marihuana concentrate as defined in this section. of the genus cannabis 31 whether growing or not, the seeds thereof, the resin extracted from any part of the 32 plant, and every compound, manufacture, salt, derivative, mixture, or preparation of 33 the plant, its seeds, or its resin, including marijuana concentrate. "Marijuana" does

1	not include industrial hemp, nor does it include fiber produced from the stalks, oil, or
2	cake made from the seeds of the plant, sterilized seed of the plant which is incapable
3	of germination, or the weight of any other ingredient combined with marijuana to
4	prepare topical or oral administrations, food, drink, or other product.
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6	(d) For the purposes of this section, the term "marihuana marijuana concentrate"
7	shall mean hashish, tetrahydrocannabinol, or any alkaloid, salt, derivative,
8	preparation, compound, or mixture, whether natural or synthesized, of
9	tetrahydrocannabinol.
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11	(d) It shall not be an offense under subsection (b) of this section if the consumption
12	of marijuana is occurring on private residential property and the person consuming
13	the marijuana is:
14	(1) An owner of the property; or
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16	(2) A person who has a leasehold interest in the property; or
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18	(3) Any other person who has been granted express or implied permission to
19	consume marijuana on the property by the owner or the lessee of the
20	property.
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22	(e) Any violation of subsection (b) of this section is hereby declared to be a non-
23	criminal violation and, upon an admission or finding or judgment of guilt or liability by
24	default or otherwise, the violator shall be subject to the following maximum penalties:
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27	(1) First violation: one hundred and fifty dollars (\$150.00).
28 29	(2) Second violation: five hundred dollars (\$500.00).
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31	(3) Third and each subsequent violation: nine hundred and ninety-nine dollars
32 33	<u>(\$999.00).</u>
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35	Section 2. Section 39-10, D.R.M.C. shall be amended by adding the language underlined, to

1 read as follows:

2 Sec. 39-10. Alcohol beverages and marijuana.

 (a) It shall be unlawful, without legal authorization, to sell, serve, possess or consume alcohol beverages at or within any park, parkway, mountain park or other recreational facility.

(b) It shall be unlawful, without legal authorization, for any person to possess or consume
alcohol beverages or 3.2 beer within fifty (50) feet of any roadway, playground, recreation
center, or swimming pool at or within any park, parkway, mountain park or other
recreational facility.

(c) It shall be unlawful to consume, use, display, transfer, distribute, sell, or grow marijuana
 at or within any park, parkway, mountain park or other recreational facility.

(d) Any violation of subsection (c) of this section is hereby declared to be a non criminal violation and, upon an admission or finding or judgment of guilt or liability by
 default or otherwise, the violator shall be subject to the following maximum penalties:

- - (1) First violation: one hundred and fifty dollars (\$150.00).
 - (2) Second violation: five hundred dollars (\$500.00).
 - (3) Third and each subsequent violation: nine hundred and ninety-nine dollars (\$999.00).

30 Section 3. Division 3 of Article II of Chapter 38, D.R.M.C. shall be amended by the addition 31 of a new section 38-175.5, to read as follows.

33 Sec. 38-175.5. Marijuana prohibited on the 16th Street Pedestrian and Transit Mall and 34 adjacent streets.

- (a) It shall be unlawful to consume, use, display, transfer, distribute, sell, or grow marijuana on the 16th Street Pedestrian and Transit Mall or on any city-owned street or sidewalk within a distance of one block from the 16th Street Pedestrian and Transit Mall.
- (b) For the purposes of this section, the 16th Street Pedestrian and Transit Mall shall mean the portion of 16th Street between the west curb line of Broadway, and the southeasterly curb line of Wewatta Street.
- 10(c) Any violation of subsection (a) of this section is hereby declared to be a non-11criminal violation and, upon an admission or finding or judgment of guilt or liability12by default or otherwise, the violator shall be subject to the following maximum13penalties:
- 15 (1) First violation: one hundred and fifty dollars (\$150.00).
 - (2) Second violation: five hundred dollars (\$500.00).
- 19 (3) Third and each subsequent violation: nine hundred and ninety-nine dollars
 20 (\$999.00).
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23	COMMITTEE APPROVAL DATE:	_, 2013.	
24	MAYOR-COUNCIL DATE:	_, 2013.	
25	PASSED BY THE COUNCIL		_ 2013
26		- PRESIDENT	
27	APPROVED:	MAYOR	_ 2013
28 29 30 31	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER	

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 NOTICE PUBLISHED IN THE DAILY JOURNAL ______ 2013; ______ 2013

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34 PREPARED BY: David W. Broadwell; DATE: November 12, 2013

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36 Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office of the

1 2 3 4	City Attorney. We find no irregularity as to form, and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.
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6	Douglas J. Friednash
7	City Attorney
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9	BY:, City Attorney
10	DATE:
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