1	BY AUTHORITY				
2	2 ORDINANCE NO 864_	_			
3	3 SERIES OF COMMITTEE OF REFERENC	E:			
4	4				
5	<u>A BILL</u>				
6	6				
7 8	For an ordinance repealing section 38-176 concerning law enforcement priorities in regard to certain marijuana offenses				
9					
10	WHEREAS, via an initiated ordinance adopted in November, 2007 the voters of Denver				
11	directed that the "personal adult use" of one ounce of less of marijuana should be the City's				
12	"lowest law enforcement priority;" and				
13	WHEREAS, the 2007 initiative defined "adult personal use" to mean the possession of one				
14	ounce or less of marijuana, where the marijuana is not used or displayed in public;" and				
15	WEHREAS, the 2007 initiative also included the creation of a marijuana policy review				
16	committee to monitor compliance with the ordinance, but expressly stated that the committee				
17	would continue to exist only "until private adult possession of marijuana is legal under Colorado				
18	Revised Statutes and the Denver Revised Municipal Code;" and				
19	WHEREAS, via the adoption of the statewide initiated constitutional amendment known as				
20	Amendment 64 of 2012, Colorado and Denver voters have provided that persons twenty-one				
21	years of older can no longer be charged or prosecuted at all under any state or local law for merely				
22	possessing, consuming or displaying an ounce or less of marijuana, so long at the marijuan	ıa is not			
23	consumed openly and publicly; and				
24	WHEREAS, the adoption of Amendment 64 renders the 2007 initiated ordinance obs	solete			
25	and unnecessary, and since adult personal use of marijuana is now legal under state and lo	ocal			
26	law, the marijuana policy review panel should be eliminated as expressly contemplated in the	пе			
27	7 original ordinance.				
28	8				
29	NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUN	ITY OF			
30	DENVER:				
31	Section 1. Section 38-176 shall be repealed by deleting the language stricken, as for	ollows:			
32	2				
33	Sec. 38-176. Enforcement priority—Marijuana.				

(a) The Denver Police Department and the city attorney's office shall make the investigation, arrest and prosecution of marijuana offenses, where the marijuana was intended for adult personal use, the city's lowest law enforcement priority.

(b) "Adult personal use" is defined as the possession of less than one ounce of marijuana by an adult at least twenty one (21) years of age, where the marijuana is not used or displayed in public. The sale of marijuana for remuneration is not included in the definition of personal use and is subject to prosecution under existing state laws.

(c) On or before December 31, 2007, the mayor of the City of Denver shall appoint an eleven (11) member marijuana policy review panel to assess and report on the effects of this section. The panel shall consist of one (1) at large member of the Denver City Council; two (2) residents of the City of Denver, as selected by the petitioner committee that initiated this ordinance; one (1) drug/alcohol abuse prevention counselor; one (1) member of the Denver Metro Domestic Violence Fatality Review Committee who is not also a member of law enforcement; one (1) representative of the Denver Police Department; three (3) criminal defense attorneys, one (1) of whom shall be a public defender; one (1) representative of the Denver County District Attorney's Office; and one (1) representative of the Denver City Attorney's Office. The mayor shall appoint members to vacancies on the marijuana policy review panel as necessary. Members shall serve terms in accordance with the bylaws established by the panel at its first meeting. The primary purpose of this panel shall be to ensure that the ordinance described in this section is implemented to the greatest extent possible. The marijuana policy review panel shall:

(1) Elect a chairperson and meet at least quarterly or more frequently as necessary.
These meetings hall be open to the public and citizens may testify before the committee pursuant to rules established by the panel;
(2) By March 31, 2008, establish reporting criteria for the Denver Police Department

(3) Submit a comprehensive written report with recommendations to the city council that will include, but not be limited to, information concerning the public safety, public administration, public health and fiscal impacts of paragraph A., above. This report shall be completed and presented at the first meeting of the full city council occurring at least six (6) months after the receipt of the third report provided by the Denver

and city attorney's office to report marijuana arrests and prosecutions; and

1	Police Department to the marijuana review panel pursuant to subparagraph (d),					
2	<del>below.</del>					
3						
4	(d) The Denver Police Department shall report all marijuana arrests, including any citations					
5	issued for marijuana use or possession, and the city attorney's office shall report all					
6	marijuana prosecutions, including those undertaken in Denver by the Denver County Distric					
7	Attorney's Office for arrests made in Denver, to the marijuana policy review panel on a					
8	semi-annual basis in compliance with the criteria established by the panel pursuant to					
9	subparagraph (c)(2), above. In addition, the Denver Police Department shall report,					
10	according to the same semi-annual schedule, all arrests and citations for alcohol-related					
11	offenses and for offenses in which alcohol was cited as a contributing factor. The report in					
12	this paragraph shall cover the January 1 through June 30 and July 1 through December 31					
13	time periods, and shall be issued no later than forty-five (45) days after the end of each					
14	<del>period.</del>					
15						
16	(e) Upon consideration of the report and recommendations submitted by the marijuana					
17	policy review panel pursuant to subparagraph (c)(3), above, the city council may modify,					
18	repeal or let stand this ordinance. Otherwise, the panel shall exist until private adult					
19	possession of marijuana is legal under Colorado Revised Statutes and the Denver Revised					
20	Municipal Code.					
21						
22	(f) Severability of provisions. If any provision of this ordinance or its application to any					
23	person or circumstance is held invalid, the remainder of this section or the application of the					
24	terms and provisions to other persons or circumstances shall not be affected.					
25						
26						
27						
28	COMMITTEE APPROVAL DATE:, 2013.					
29	MAYOR-COUNCIL DATE:, 2013.					
30	PASSED BY THE COUNCIL 2013					
31	PRESIDENT					
32	APPROVED: MAYOR 2013					
33 34	ATTEST: CLERK AND RECORDER, EX-OFFICIO CLERK OF THE					

2			CITY AND COUNTY OF DE	I Y AND COUNTY OF DENVER			
3	NOTICE PUBLISHED IN	THE DAILY JOURNAL	2013;	2013			
4							
5	PREPARED BY: Dav	id W. Broadwell; DATE: N	ovember 12, 2013				
6							
7 8 9 10	Pursuant to section 13-12, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form, and have no legal objection to the proposed ordinance. The proposed ordinance <b>is not</b> submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.						
12							
13	Douglas J. Friednash						
14	City Attorney						
15							
16	BY:	,City Attor	ney				
17	DATE:						
18							
19							
20							