1	BY AUTHORITY			
2	2 ORDINANCE NO COUNCIL E	BILL NO		
3	3 SERIES OF 2010 COMMITTE	E OF REFERENCE:		
4	4			
5				
6 7		"steps" within the		
8	classification and pay plan as it relates to the annual implementation of pay plan			
9 10	adjustments and the salary of County Court Judges and Magistrates.			
11		es are necessary to		
12	ensure that the city's total compensation package is fair, competitive with the market,			
13	and sustainable.			
14	WHEREAS, City Council has determined that simplified pay ranges will provide the city			
15	with the ability to adjust ranges based on market and to eliminate force fitting of			
16	adjustments to 2.25% increments.			
17	WHEREAS, City Council has determined that simplified pay ranges will provide			
18	flexibility with merit (performance) increases by eliminating the constraint of allocating			
19	merit in 2.25% increments.			
20	WHEREAS, a simplified pay range is a pay range without fixed ste	eps.		
21	WHEREAS, "compa-ratio," a standard compensation term, shall	be used to identify		
22	where a salary lies within a pay range.			
23	WHEREAS, the formula to determine the "compa-ratio" will be the	e salary divided by		
24	the range mid-point.			
25	5			
26	NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY	AND COUNTY OF		
27	7 DENVER:			
28	8			

Section 1. That Section 18-5, D.R.M.C., shall be amended by deleting the language stricken, to read as follows:

Sec. 18-5. - Annual setting of classifications, pay plans and benefits.

(a) Pay plan adjustments; exceptions. On or before May 1 of each year, the career service board shall recommend classification and pay plan adjustments to the mayor and city council for all job classifications in the career service and for job classifications not in the career service based upon the duties of the job classifications except: those to which the provisions of section 9.2.1 of the Charter apply; the ranks in the classified service of the fire and police departments; deputy sheriffs, deputy sheriff majors, and deputy sheriff division chiefs. Any pay rate recommended by the board shall be equal to generally prevailing rates in the Denver metropolitan area as reflected in the annual survey of generally prevailing rates and shall provide like pay for like work. If it is determined, pursuant to criteria proposed by the career service board and approved by the council, that the generally prevailing rates in the Denver metropolitan area are inadequate to attract qualified candidates for certain classifications, or that there are no comparable positions in the Denver metropolitan area, then the pay rate for those classifications may be equal to the generally prevailing pay rates in either the region or the nation.

(b) Annual implementation of pay plan adjustments. The mayor and the city council may accept, reject or modify any pay recommendation made by the board or the director pursuant to this section. The recommendation required under subsection (a) of this section shall be implemented in the following manner to the extent justified by the annual survey of generally prevailing pay rates:

(1) When the recommendation is to increase the entry rate range minimum of a pay grade, the entry rate range minimum shall be increased to reflect market data in increments of two and one-quarter (2.25) percent, with and the range maximum pay rate in each subsequent step in the pay grade shall be modified by the percentage increments as necessary to maintain the structure and integrity of the current pay grade.

Each employee in the adjusted pay grade shall be moved to a step in the pay grade that most closely matches maintain his or her current rate of pay and classification. In no event shall the employee receive less than the entry rate range minimum of the pay grade assigned to his or her classification or less than his or her current rate of pay. These adjustments shall occur no later than July 1 of the year in which the recommendation is made.

(2) When the recommendation is to change a classification to a higher pay grade, the pay for employees in that classification shall be increased by increments of four and fifty-five hundredths (4.55) percent per pay grade increase on January 1 of the year following the recommendation. This subsection shall only apply to employees who are in the affected classification on the effective date of the change. In no event shall the employee be paid in excess of the range maximum top step of the range. These adjustments shall occur no later than January 1 in the year following the year in which the recommendation is made.

(c) Benefits. Upon the request of the mayor or the city council, the career service personnel director shall survey and recommend changes to employee benefits as necessary to attract and retain a qualified and competent workforce and to maintain the city's policy to provide generally prevailing compensation to employees in the classifications set forth in subsection (a) of this section. The director shall consult with and obtain a recommendation from the employee health insurance committee as provided in division 2 of article VI of this chapter prior to recommending any change to health insurance benefits. The mayor and the city council may accept, reject or modify any benefit recommendation made by the director pursuant to this section.

(d) Audit of survey methodologies and recommendations. In 2006 and not less than once every four years thereafter, the mayor shall commission an independent audit of survey methodologies, determinations regarding generally prevailing rates and prevailing practices, and recommendations regarding pay rates and benefits made by the career service board or the career service personnel director in the preceding year. Results of the independent audit shall be provided by the mayor to the city council, the career service board and the career service personnel director.

1 **Section 2.** That Section 18-41 D.R.M.C., shall be amended by deleting the language stricken, to

2 read as follows:

3

Sec. 18-41. - Present incumbents.

5

- 6 Employees whose rates of pay immediately prior to the effective date of the latest pay plan
- 7 exceeded the maximum rates of pay provided for the classes in which their positions are allocated
- 8 shall continue to receive such rates until the range maximum last step of the pay range resulting
- 9 from annual pay survey increases exceeds their rates of pay or until they leave their positions with
- the exception of deputy sheriff classifications.

11

- 12 **Section 3**. That Section 18-55 D.R.M.C., shall be amended by deleting the language stricken, to
- 13 read as follows:

14

15 Sec. 18-55. - Pay administration.

16

- 17 Career service rules relating to the pay rate step at which an employee may be hired, movement
- of employees through the pay ranges step, and pay differentials shall be applicable to employees
- and positions not in the career service in the implementation and administration of the
- 20 classification and pay plans. When the career service rules permit a waiver or exception or require
- the approval of the career service authority, career service personnel director, or career service
- board, the waiver, exception, or approval shall be the sole responsibility of the employee's
- 23 appointing authority, and the approval of the career service authority, career service personnel
- 24 director, or career service board shall not be required

2526

- 27 **Section 4.** That Section 14-2, D.R.M.C. shall be amended by deleting the language stricken,
- 28 to read as follows:

29

30 Sec. 14-2. - Number and salary of judges.

3132

(a) The county court shall be presided over by seventeen (17) county judges.

- (b) Each county judge shall be paid a salary equal to a compa-ratio of 1.076 the rate of pay 2 provided for step sixteen of pay grade 821-L applicable to the legal occupational group in 3 the classification and pay plan adopted and maintained in accordance with chapter 18, 4 division 2 of article II; provided, however, in no event shall any judge's salary be reduced 5 during the judge's term of office.
- 7 As provided in section 18-11, the city is authorized to implement a lag payroll system for (c) 8 county court judges in the county court. Except as otherwise provided in section 18-11 and in this section, every such employee shall be paid biweekly at a biweekly rate arrived at by 9 10 dividing the annual rate set forth in part (b) of this section by the biweekly periods for the 11 calendar year.
 - Section 5. That Section 14-109 D.R.M.C., shall be amended by deleting the language stricken, to read as follows:
 - Sec. 14-109. Salary and benefits of county court magistrates.

1

6

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

- (a) Effective retroactively to September 1, 2006, the salary of each full time county court magistrate below step seventeen of pay grade 816-L applicable to the legal occupational group in the classification and pay plan adopted and maintained in accordance with chapter 18, division 2 of article II shall be equal to the rate of pay provided for by step seventeen of pay grade 816-L. The salary of each full time county court magistrate whose salary is equal to step eighteen of pay grade 816-L shall be equal to the rate of pay provided by step nineteen of pay grade 816-L. The salary of each full time county court magistrate whose salary is equal to step nineteen of pay grade 816-L shall remain at step nineteen of pay grade 816-L.
- Effective on and after July 1, 2007, the salary of each full time county court magistrate shall be equal to step nineteen of pay grade 816-L applicable to the legal occupational group in the 2007 classification and pay plan adopted and maintained in accordance with chapter 18, division 2 of article II.
- (c) Effective on and after July 1, 2008, the salary of Each full time county court magistrate shall be paid a salary equal to a compa-ratio of 1.076 step sixteen of pay grade 818-L applicable

to the legal occupational group in the then current classification and pay plan adopted and maintained in accordance with chapter 18, division 2 of article II.

(d) Effective on and after July 1, 2007, Each part time county court magistrate shall be paid an hourly rate equal to a compa-ratio of 0.921 step nine of pay grade 818-L applicable to the legal occupational group in the classification and pay plan adopted and maintained in accordance with chapter 18, division 2 of article II.

(e) Except as otherwise provided in this subsection (e), full time county court magistrates shall receive benefits paid to or on behalf of employees by the city, in an amount not to exceed the amount established by this chapter for career service employees. In lieu of receiving paid sick leave and paid vacation leave, full time county court magistrates may receive paid time-off in an amount not to exceed twenty-five (25) days per year, but shall not be entitled to carry over such time-off from year to year or to receive payment for accrued time-off upon termination or retirement from employment with the city. The presiding judge of the county court shall administer the paid time-off program for county court magistrates and may promulgate additional rules for the administration of the program.

(f) Part time county court magistrates shall not be eligible to receive any benefits paid to or on behalf of employees by the city, as established by this chapter for career service employees.

(g) As provided in section 18-11, the city is authorized to implement a lag payroll system for county court magistrates in the county court. Except as otherwise provided in section 18-11 and in this section, every such employee shall be paid biweekly at a biweekly rate arrived at by dividing the annual rate set forth in part (b) of this section by the biweekly periods for the calendar year.

l	COMMITTEE APPROVAL: Government Affairs and Finance on October 6, 2010.			
2	MAYOR-COUNCIL DATE: October 12, 2010.			
3	PASSED BY THE COUNCIL		2010	
4		PRESIDENT		
5	APPROVED:	MAYOR	2010	
6	ATTEST:	CLERK AND RECORDER,		
7		EX-OFFICIO CLERK OF THE		
8		CITY AND COUNTY OF DENVER		
9	NOTICE PUBLISHED IN THE DAILY JOURNAL	2010	2010	
10	PREPARED BY: Roberta Monaco DATE: Se	otember 27, 2010		
11 12 13 14 15	Pursuant to section 13-12, D.R.M.C., this proposed City Attorney. We find no irregularity as to form ordinance. The proposed ordinance is not submit §3.2.6 of the Charter.	, and have no legal objection to the p	roposed	
16	David Fine, City Attorney			
17	By:,C	City Attorney		
10	DATE:			