1		BY AUTHORITY			
2	ORDINANCE NO	COUNCIL BILL NO. CB16-XXXX			
3	SERIES OF 2016	COMMITTEE OF REFERENCE:			
4		Safety and Well-being			
5		A BILL			
6 7	For an ordinance amending Article II of Chapter 4 of the Denver Revised Municipal Code relating to prevention and control of nuisance odors.				
8 9	WHEREAS, nuisance odors can adversely affect health and comfort of Denver residents				
10	workers and visitors; and				
11	WHEREAS, greater prevention a	nd control of nuisance odors will enhance the quality of life			
12					
13	NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF				
14	DENVER:				
15		I, Section 10, entitled Nuisance, of the Denver Revised			
16	·				
17	underlined as follows:				
L /	undenined as follows.				
18	Sec. 4-10 Nuisance.				
19	(a) It also like a contact of the management of the contact of the				
20 21	(a) It shall be unlawful for any person defined in section 4-2.	to emit air contaminants that constitute a nuisance as			
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23	· / ·				
24 25	,				
26	enjoyment of property. Upon either or both of the following occurrences, any odor will be				
27	deemed to interfere with reasonable and comfortable use and enjoyment of property. To				
28	prevent and control nuisance odors, an odor control plan shall be submitted to the Manager				
29	describing the odor(s), if any, orig	inating or anticipated to originate at the premises and the			
30	-	prevent such odor(s) from leaving the premises if any of			
31	the following occur:				
32	4) If a days we as a to using out a con-	a datasta divida a sua (4) valvina af tha adamava air had			
33	·	e detected when one (1) volume of the odorous air has			
34 35		more volumes of odor free air, as measured by any			
36		nod designated by the Colorado Air Pollution Control letermination of the intensity of an odor and in the			
37		ir Quality Control Commission Regulation 2.			
38	chiorochicht of colorado A	in equity control commission regulation 2.			
39	2) When If the department red	ceives five (5) or more complaints from individuals			
40		seholds <u>or businesses</u> within the city within a 12-hour <u>30-</u>			

1 day period relating to a single odor description, and the department verifies the source of the odor. To be considered an odor complaint the department must have a 2 record of it, which must include the: 3 4 5 Name, address and phone number of complainant. a. Time and date of call. 6 b. Description of odor nuisance, including estimated location or source of 7 C. 8 complaint, and if possible, prevailing wind or weather conditions observed. 9 10 3) The department must use reasonable efforts to investigate all complaints to verify the 11 source of the odor. If any person engages in one or more of the following activities: 12 13 Pet food manufacturing; a. 14 Marijuana growing, processing, or manufacturing; b. Rendering and meat byproduct processing; 15 Asphalt shingle and coating materials manufacturing; 16 d. Petroleum refining; 17 e. Sewage treatment; 18 19 Wood preservation; g. Any other activity determined by the Board through a rulemaking to cause. 20 or be likely to case, nuisance odors. 21 22 23 (c)(b) It is an affirmative defense to a violation of the odorous air contaminant standard that the 24 violation was caused by an upset condition or breakdown of a device, facility, or process 25 that: could not have been reasonably anticipated or prevented; the facility owner or operator 26 took immediate action to eliminate the upset condition and, if necessary, repair all 27 equipment and devices that caused or contributed to the upset condition or breakdown; the 28 facility owner or operator notified the department about the upset condition or breakdown 29 within eight (8) hours of its occurrence; and the facility owner or operator provided written 30 detailed information describing the upset condition or breakdown and identifying the 31 measures taken to correct it within three (3) working days of the occurrence. Unlawful Acts. 32 33 It shall be unlawful for any person to emit air contaminants that constitute a nuisance 1) 34 as defined in section 4-2. 35 36 It shall be an affirmative defense to a violation of this section that a person is 37 in compliance with a submitted odor control plan. 38 39 It shall be unlawful for any person to emit odorous air contaminants without submitting an odor control plan when one is required by this section, by rules 40 promulgated by the Board, or by an order issued by the Manager. 41 42 43 3) It shall be unlawful for any person to fail to adhere to a submitted odor control plan 44 when one is required by this section, by rules promulgated by the Board, or by an 45 order issued by the Manager. 46 47 (d)(c) Temporary Rrodeos, stock shows, tarring operations, and other similar temporary events 48 are exempt from this section.

$ \begin{array}{ c c } 1\\2\\3\\4 \end{array} $	(d) Board to Promulgate Rules. The Board shall promulgate rules regarding the contents of odor control plans required by this section.				
5 6	(e) Effective Date. Where applicable, the requirement to submit an odor control plan shall become effective ninety (90) days from adoption of rules pursuant to this section.				
7 8 9					
10	COMMITTEE APPROVAL DATE:, 2016				
11	MAYOR-COUNCIL DATE:, 2016				
12	PASSED BY THE COUNCIL:, 2016				
13	PRESIDENT				
14	APPROVED:	MAYOR	, 2016		
15 16 17	ATTEST: CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER				
18	NOTICE PUBLISHED IN THE DAILY JOURNAL:	, 2016;	, 2016		
19	PREPARED BY: Jessica Brody, Assistant City Att	orney DATE:			
20 21 22 23	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 is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.				
24	D. Scott Martinez, City Attorney for the City and County of Denver				
25	BY:, Assistant City Atto	ney DATE:	, 2016		