DRDINANCE NO.					
Safety, Housing, Education & Homelessness Committee A BILL For an ordinance authorizing a supervised use site pilot program contingent upon the state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
A BILL For an ordinance authorizing a supervised use site pilot program contingent upon the state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
For an ordinance authorizing a supervised use site pilot program contingent upon the state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
For an ordinance authorizing a supervised use site pilot program contingent upon the state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
 state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language 					
 state General Assembly passing legislation authorizing the operation of supervised use sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language 					
sites in the state of Colorado BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER: Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
Section 1. That article V of chapter 24, D.R.M.C. shall be amended by adding the language					
inderlined, to read as follows:					
DIVISION 5 QUALIFIED SUPERVISED USE SITE PILOT PROGRAM					
Sec. 24-159. Registration of a qualified supervised use site.					
he manager may register one supervised use site in the city that the manager determines meets th					
requirements of state and local laws and the rules and regulations adopted by the board of public					
health and environment to govern supervised use sites. In order to qualify for registration, the					
upervised use site shall:					
(a) Be operated by a nonprofit or governmental organization that serves people who inje					
lrugs;					
(b) Operate at least 1,000 feet from an elementary or secondary school meeting all the					
equirements of the compulsory education laws of the state or a licensed day care center; and					
(c) Operate in compliance with the board of public health and environment's rules ar					
egulations;					
(d) Provide syringe access, fentanyl testing strips, overdose prevention, and referrals					
ubstance use disorder treatment, medical services, mental health services, and social services.					
Sec. 24-160 Board rules and regulations and stakeholder input.					
(a) The board of public health and environment may make such reasonable rules ar					
egulations as may be necessary for the purpose of administering and enforcing the provisions of th					
rticle and any other ordinances or laws relating to and affecting issuance of supervised use si					

1	(b) Before approving a location for a supervised use site, the manager shall create methods					
2	of obtaining stakeholder input. Stakeholders must include but are not limited to: local law enforcement					
3	agencies, district attorneys, substance use disorder treatment providers, persons with a current					
4	substance use disorder, persons with a substance use disorder in remission, nonprofit organizations,					
5	Hepatitis C and HIV advocacy organizations, registered neighborhood organizations, interested					
6	businesses, and members of the community.					
7	(c) It shall be unlawful for any person to violate a rule or regulation adopted by the board of					
8	public health and environment pursuant to this section.					
9	Sec. 24-161 Revocation of registration.					
10	Upon the manager's own motion or upon complaint and after investigation and a show cause hearing					
11	at which the registrant shall be afforded an opportunity to be heard, the manager may suspend or					
12	revoke any registration previously allowed for any violation of any of the following provisions,					
13	requirements, or conditions:					
14	(a) The registrant has made false statements in the application for registration as to any					
15	of the facts required to be stated in such application;					
16	(b) The registrant has failed either to file the required reports or to furnish such					
17	information as may be reasonably required by the manager under the authority vested in the					
18	manager;					
19	(c) The registrant, either knowingly or without the exercise of due care to prevent the					
20	same, has violated any terms of the provisions pertaining to the registration or any regulation or					
21	order lawfully made under the authority of the registration;					
22	(d) Any fact or condition exists which, if it had existed or had been known to exist at the					
23	time of the application for such registration, would have warranted the manager in refusing					
24	originally to issue such registration;					
25	(e) The registrant, or any of the agents, servants, or employees of the registrant, have					
26	violated any rule or regulation promulgated by the board of public health and environment;					
27	(f) The registrant has failed to maintain the premises in compliance with the					
28	requirements of the building, permitting, and inspections services or the fire or the public health					
29	and environment departments:					
30	(g) The registrant, or any of the agents, servants or employees of the registrant, have					
31	violated any ordinance of the city or any state law on the premises or have permitted such a					
32	violation on the premises by any other person.					
33	Sec. 24-162. Sunset review and repeal or continuation of the program.					
34	Twenty-four (24) months after the first day of operations of any registered supervised use site,					

- 1 the board of public health and environment shall hold a public hearing and make a determination of
- 2 whether the pilot program promotes the protection of the health of Denver residents. After the public
- 3 hearing, the board of public health and environment shall transmit a recommendation to the city
- 4 <u>council to approve a repeal or continuation of the program.</u>
- Section 2. That article II of Chapter 37, D.R.M.C. shall be amended by adding the language
 underlined to read as follows:
- 7 Sec. 37-54. Exceptions.
- Article II of Chapter 37, D.R.M.C. shall not apply to the operation of a qualified supervised use site as
 set forth in Section 24-159, D.R.M.C.
- 10 **Section 3.** That article II of Chapter 38, D.R.M.C. shall be amended by adding the language 11 underlined to read as follows:

12 Sec. 38-173. Possession of injection devices.

It shall be unlawful for any person to possess any hypodermic needle, syringe or similar device 13 14 which may be adapted or used for injecting drugs or other substances by subcutaneous or 15 intracutaneous injection into the body, unless such possession be authorized for medical or physical treatment by a licensed medical doctor or osteopathic physician; provided, however, that the 16 17 prohibitions contained in this section shall not apply to manufacturers, jobbers, licensed medical 18 technicians, hospitals, nursing homes, technologists, nurses, laboratories, research teaching 19 institutes, medical doctors, osteopathic physicians, dentists, veterinarians, pharmacists and 20 embalmers selling or using such devices in the legal course of their respective businesses or 21 professions or to persons carrying an identification certifying that they are participating in or an employee or volunteer of a qualified needle exchange and treatment referral program or a 22 23 supervised use site registered under Division 4 of Article V of Chapter 24.

Section 4. Effective Date. Nothing herein shall take effect until the state General Assembly
 passes legislation authorizing the operation of supervised use sites in the state of Colorado.

- 26
- 27

28

29

BALANCE OF PAGE INTENTIONALLY LEFT BLANK

- 30 31
- 51
- 32
- 33

1							
2	COMMITTEE APPROVAL DATE: November 7, 2018						
3	MAYOR-COUNCIL DATE: November 13, 2018						
4	PASSED BY THE COUNCIL November 26, 2018						
5		PRESIDENT					
6	APPROVED:	MAYOR	Nov 2	27, 2018			
7 8 9 10	ATTEST:	- CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER					
11	NOTICE PUBLISHED IN THE DAILY JOURNAL;;						
12							
13	PREPARED BY: Kirsten J. Crawford, Assistant City Attorney DATE: November 13, 2018						
14							
15 16 17 18 19	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.						
20	Kristin M. Bronson City Attorney						
21							
22	BY:, Assistant City Attorn	ney D	DATE:	Nov 13, 2018			
23							
24							
25							