Amendment #4 - Amend Council Bill 118580 to add a new section 1 with Council findings, renumbering subsequent bill sections.

Sponsor: O'Brien

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Findings Alternatives	Amendatory Language
Alt. A - No Amendments	Section 1. Pursuant to the authority granted by RCW
	69.50.331(8)(b), Section 3.C.3 of this ordinance is intended to reduce the
	minimum distances between state-licensed marijuana premises and the
	facilities described in RCW 69.50.331(8)(a), except elementary schools,
	secondary schools, and playgrounds, from 1,000 feet to 500 feet. The
	City Council finds that reducing these minimum distances will not
	negatively impact the City of Seattle's civil regulatory enforcement,
	criminal law enforcement interests, public safety, or public health.
	[Renumber Sections]
Alt. B – Amdt. 1 is Approved	Section 1. Pursuant to the authority granted by RCW
	69.50.331(8)(b), Section 3.C of this ordinance is intended to reduce the
Reduce the buffer from recreation	minimum distances between state-licensed marijuana premises and the
centers, child care centers, public parks, public transit centers, arcades, and libraries (Specified Sensitive Land Uses) from 500 feet to 250 feet for major marijuana activity	facilities described in RCW 69.50.331(8)(a), except elementary schools,
	secondary schools, and playgrounds, from 1,000 feet to 500 feet for
	premises that include the retail sale of marijuana products and from 1,000
	feet to 250 feet for premises that do not include retail sale of marijuana
that does not include retail activity.	products. The City Council finds that reducing these minimum distances
retail activity.	will not negatively impact the City of Seattle's civil regulatory
	enforcement, criminal law enforcement interests, public safety, or public
	<u>health.</u>
	[Renumber Sections]

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Sponsor: O'Brien

Alt. C – Amdt. 2 is Approved

Reduce the buffer from Specified Sensitive Land Uses from 500 feet to 250 feet for major marijuana activity that includes retail activity in DMR and DMC zones in the Downtown Urban Center north of Yesler Way.

Section 1. Pursuant to the authority granted by RCW

69.50.331(8)(b), Section 3.C.3 of this ordinance is intended to reduce the minimum distances between state-licensed marijuana premises and the facilities described in RCW 69.50.331(8)(a), except elementary schools, secondary schools, and playgrounds, from 1,000 feet to 500 feet and, within a portion of the downtown core only, from 1,000 feet to 250 feet for premises that include the retail sale of marijuana products. The City Council finds that reducing these minimum distances will not negatively impact the City of Seattle's civil regulatory enforcement, criminal law enforcement interests, public safety, or public health.

[Renumber Sections]

Alt. D – Amdts. 1 and 2 Are Approved

Section 1. Pursuant to the authority granted by RCW

69.50.331(8)(b), Section 3.C of this ordinance is intended to reduce the
minimum distances between state-licensed marijuana premises and the
facilities described in RCW 69.50.331(8)(a), except elementary schools,
secondary schools, and playgrounds, from 1,000 feet to 500 feet for
facilities that include the retail sale of marijuana products; from 1,000
feet to 250 feet for premises that do not include retail sale of marijuana
products; and, within a portion of the downtown core only, from 1,000
feet to 250 feet for premises that include the retail sale of marijuana
products. The City Council finds that reducing these minimum distances
will not negatively impact the City of Seattle's civil regulatory

oonsor: O'Brien	
	enforcement, criminal law enforcement interests, public safety, or public
	health.
	[Renumber Sections]
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