

| Chair's Preferred Order | Amendment | | Effect |
|-------------------------|-----------------------|--|---|
| 1 | Pedersen - Substitute | Substitute | This substitute would maintain most current substantive and procedural development standards for siting transitional encampments but allow: (1) up to 10 interim use transitional encampments and (2) multiple one-year extensions of interim use encampment permits and conversion to interim uses of encampments authorized as temporary uses. The amendment would also extend the authorization for the interim use encampment permit pathway from March 31, 2020 to March 31, 2022. |
| 2 | Mosqueda - 1 | Number of Authorized Interim Use Encampments | This amendment establishes the Council's intent to review the cap on interim use transitional encampments based on changes in the population of unsheltered persons, siting availability, and the success of tiny house villages in exits to permanent housing. |
| 3 | Lewis - 1 | | This amendment would increase the number of authorized interim use encampments from three to 20. CB 119656, as introduced, would increase the maximum number from three to 40. |
| 4 | Pedersen - 1 | Interim Use Encampment Operating Standards | This amendment would add two requirements for transitional encampments authorized as interim uses: (1) sleeping areas in interim use transitional encampments must have a solid structure to reflect the concept of a "Tiny House Village" and (2) encampment operators must provide case management and 24-hour security. |
| 5 | Lewis - 3 | | This amendment would require that encampment operators provide case management and 24-hour security. |
| 6 | Lewis - 2 | | This amendment would require compliance with Human Services Department or King County Regional Homelessness Authority contract performance standards as an operating requirement for interim use transitional requirements receiving City funds. |
| 7 | Herbold - 1 | Interim Use Encampment - Setbacks and Location | This amendment would: (1) add a requirement that interim use transitional encampments be geographically distributed among Council Districts and (2) maintain 1-mile separations between interim use encampments and other transitional encampments until there is at least one interim use encampment in each Council District. |
| 8 | Herbold - 2 | | This amendment would require that encampment uses be setback 10 feet from abutting single-family zoned properties and 5 feet from properties in other zones. Except for single family zones, when an abutting lot does not have an established use no setback is required. |