Amendment #4 to CB 16-264 by Councilwoman Ortega

<u>Explanation of amendment</u>: This amendment would add to the City's existing RNO notification ordinance a requirement that the Director of Excise and Licenses send notification of any license application for any type of license under either the Denver Medical Marijuana Code or the Denver Retail Marijuana Code when the premises proposed to be licensed is in an I-A or I-B industrial zone district.

Mr. President, I move to amend CB 16-264 in the following particulars:

On page 13, line 42, add a new Section 12 to the Council Bill and renumber succeeding sections accordingly:

Section 12. That section 12-96 (b), D.R.M.C. shall be amended by adding the language underlined, to read as follows:

Sec. 12-96. - Notification.

(b) The following agencies of the city shall be responsible for the following notification:

Proposed Action	
Application for any type of new business license under the Denver Medical Marijuana Code or the Denver Retail Marijuana Code, in any location in an I-A or I-B industrial zone district as defined by the Denver Zoning Code, or any proposal to change the location of an existing marijuana business license to a new location in such zone districts	Responsible City Agency for Notification Excise and Licenses