Amendment No.

## CHAMBER ACTION

<u>Senate</u> <u>House</u>

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Representative Berman offered the following:

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## Amendment

Remove lines 637-665 and insert:

- 1. That the applicant has been registered to do business in this state for the previous 5 consecutive years before submitting the application.
- 2. The technical and technological ability to cultivate and produce low-THC cannabis and marijuana.
- 3. The ability to secure the premises, resources, and personnel necessary to operate as a medical marijuana treatment center.
  - 4. The ability to maintain accountability of all raw

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	materials,	f	inished	pro	ducts	, ar	nd a	any	byproduc	cts	to	prev	ent
	diversion	or	unlawfu	ıl a	ccess	to	or	pos	ssession	of	the	ese	
substances.													

- 5. An infrastructure reasonably located to dispense marijuana to registered qualified patients statewide or regionally as determined by the department.
- 6. The financial ability to maintain operations for the duration of the 2-year approval cycle, including the provision of certified financial statements to the department. Upon approval, the applicant must post a \$5 million performance bond. However, a medical marijuana treatment center serving at least 1,000 qualified patients is only required to maintain a \$2 million performance bond.
- 7. That all owners, officers, board members, and managers have passed a background screening pursuant to subsection (9).
  - 8. The employment of a medical director to supervise the