



# Office of Cannabis Management

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Cannabis Advisory Board Chair

**JUNELLA CHIN**  
Cannabis Advisory Board Vice Chair

**EBRO DARDEN**  
Subcommittee Chair

**PETE SHAFER**  
Subcommittee Chair

**FELICIA A. B. REID**  
Acting Executive Director

## Meeting Minutes

<b>Title:</b>	New York State Cannabis Advisory Board Meeting
<b>Time &amp; Date:</b>	August 20, 2024 at 11:00 AM
<b>Location:</b>	SUNY Global, 116 East 55 <sup>th</sup> St., Global Classroom, New York, NY 10022 and Virtual via Webcast

## Attendance

<b>Board Chair:</b>	Joe Belluck, Esq.
<b>Board Members Present:</b>	<p><b>Voting Members:</b> Joseph Belluck, Esq., Dr. Junella Chin, MD, Allan Gandelman, Garry Johnson, Nikki Kateman, Sarah Ravenhall, Peter Shafer</p> <p>*Attending virtually from a private location due to extraordinary circumstances: Alejandro Alvarez, Ebro Darden</p> <p>Ex Officio Members: Kathleen DeCataldo (virtual), Dana Politis (virtual), Scott Wyner, Esq. (virtual)</p>
<b>Board Members Absent:</b>	Allan Clear, Chinazo Cunningham, MD, TheArthur A. Duncan II, Esq., Patrick Foster, DaMia Harris-Madden, Marc Ramirez, Chandra Redfern, Armando Rosado, Leonard Skrill (designee of HCR)
<b>Others Present:</b>	Katherine Diaz, John Kagia, Patrick McKeage
<b>Others Present (virtually):</b>	Lyla Hunt, Felicia A. B. Reid, Tabatha Robinson

## Agenda

- I. Welcome and Opening Remarks – Joe Belluck, Esq., CAB Chair
- II. Approval of Meeting Minutes from June 26, 2024 CAB Meeting – Joe Belluck, Esq., CAB Chair
- III. Office of Cannabis Management Updates (Market Update, Social and Economic Equity Update, and Community Reinvestment Program Request for Application Update) – OCM Staff
- IV. Regulatory Discussion (Packaging, Labeling, Marketing and Advertising Discussion and Public Convenience and Advantage Discussion) - All
- V. Advisory Board Member Discussion and Recommendations – All
- VI. Thank you and Adjourn – Joe Belluck, Esq., CAB Chair



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## Notes & Comments

- Chair Joe Belluck commented that he wanted to start by saying that as a group, the Cannabis Advisory Board (“CAB”) has been fighting hard to achieve the role that is required by the Marihuana Regulation and Taxation Act (MRTA). He stated that they still have much work to do, particularly with respect to the CCB, who he would say it is the consensus of the CAB, still doesn't acknowledge their role in the way that they should and is missing out on a lot of expertise that is not present on the CCB but is present among the CAB members. He noted some good news where he wanted to take a minute to acknowledge OCM, and particularly Pat McKeage, because for the first time in the CAB's history, prior to voting on the Public Convenience and Advantage (PCA) regulations, they were formally sent to the CAB for commentary. He stated that there was a non (inaudible) through the MRTA and it is a huge milestone, one that they appreciate and welcome more than he can say, and that he thinks requires some fine tuning of the process, but he did not want the moment to pass without acknowledging it and also extending their sincere thanks to Pat McKeage and his team, Counsel's office, Linda Baldwin and everybody who worked hard to get them to that moment. He further stated that he is optimistic and hopeful that it will lead to only better results in the regulations and the other aspects of the MRTA.
- Acting Executive Director Felicia A. B. Reid commented that as OCM designs, builds and works to best support an equitable cannabis market, she wanted to thank the CAB for their partnership, wisdom, and more than anything, their energy in this work. She stated that she wanted to also thank their mutual colleagues in the CCB and please keep challenging OCM to keep at the horizon of a successful and opportunity rich cannabis market. She noted that just a couple of things on her experience of the last seventy something odd days is she spent much of the summer listening, and that is not really a new trick for her. She stated that growing up, her family moved from state to state, so her brother and her were always the new kids, so she learned to observe, listen and reflect deeply, maybe overly cautiously before acting. She stated that at OCM, she wanted to know about the agency, its partners, and their promise, that is the promise they have as an agency and the promises they have made to New Yorkers. She stated that if she could sum up the last several weeks in one word, it is actually the word “trust.” She stated that she has heard that word, she can't tell you how many times in the last couple of weeks, in very many different contexts, but it is worth really remarking on and asked whose trust is ours to lose, whose trust have we lost, whose trust must we work to repair, whose trust are they fighting to earn, and actually, most significantly of all, whose trust will never be theirs and for what reason is that. She stated that she thinks a lot about these things because in some ways, in this state and in this industry, trust might



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be the most important and precious thing. She stated that today's meeting was many, many weeks in the making and that she is thrilled that it is real and that they are all there and knows today's agenda is very action packed and hopefully, with more thrills than chills, and that she is looking forward to the discussion and to sharing all of the work that OCM keeps going and she hopes to see you all sooner than later.

- Upon a motion from CAB Members, and a second from CAB Members, the Minutes of the June 26, 2024 CAB Meeting were approved unanimously.

- Patrick McKeage, Chief Operating Officer for OCM, John Kagia, Senior Director of Policy for OCM, Tabatha Robinson, Director of Economic Development, Policy and Research for OCM, and Katherine Diaz, Campaign Regional Manager (NYC) for OCM, provided the following OCM updates.

- Market Update

- New York has sold over \$529 million in legal cannabis.
- August recorded the first \$18 million plus in weekly sales, bringing the 2024 year-to-date total to \$368.4 million.
- Quarter 2 sales surged to \$160 million as enforcement actions lifted sales.
- There are 165 legal adult-use retail dispensaries open in New York.

- Energy and Environmental Sustainability

- The Office is excited to release a new Energy and Environmental Sustainability webpage: [cannabis.ny.gov/sustainability](https://cannabis.ny.gov/sustainability).
- PowerScore, a state-specific resource tracking and reporting tool, will be a key tool in building an environmentally sustainable cannabis sector.
- PowerScore’s annual reporting will allow licensed cultivators to track and report energy and water use and waste generation.
  - The platform will provide critical benchmark data to improve producers’ operational efficiency, reduce costs, and enhance profits.
- Licensees authorized to cultivate will begin to receive PowerScore account setup details via email the week of September 3, 2024.
- The first annual report is due for all licensees August 31, 2025.
- NYS PowerScore platform can be accessed at no cost to licensees through the Office’s website and via [cannabispowerscore.org/new-york](https://cannabispowerscore.org/new-york).

- Social and Economic Equity (SEE) Update

- To date, 53% of the adult-use licenses across the supply chain are SEE owned. The breakdown includes 37% Minority-Owned Business, 41%



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Women-Owned Business, 9% Service-Disabled Veteran-Owned Business (SDV), 9% Distressed Farmer, and 4% Communities Disproportionately Impacted (CDI).

- To date, 38% of Adult-Use Cultivators, 33% of Adult-Use Processors, 38% of Adult-Use Distributors, 54% of Microbusinesses, and 84% of Adult-Use Retail Dispensaries, are held by SEE licensees.
- OCM has partnered with Our Academy to bring Conditional Adult-Use Retail Dispensary (CAURD) and SEE Retail licensees a free accelerator program. This program launched on August 8th.
  - Eligibility: CAURDs and SEE Retail Adult-Use Licensees. Eligible SEE licensees must fill out the enrollment form to sign up.
  - Resources include live weekly and recorded online courses every Tuesday, a Pro forma, weekly office hours and technical assistance every Thursday, and peer-to-peer support.
- The Office is conducting market research on:
  - Interest in the use of a SEE Logo.
  - Where and how they expect to display it.
  - How it may coincide with other marketing efforts.
  - SEE licensees will receive a short survey in the coming days.
- Community Grants Reinvestment Fund (CGRF) Request for Application (RFA) Update
  - The Office continues to work on the Office of General Services (OGS) to incorporate the framework voted on by the CAB Community Grants Subcommittee, focusing on funding community-based organizations that provide workforce, housing, and mental health services to young people ages 0-24.
  - OCM has been working with the Office of Information Technology Services (ITS) and contractor, Agate, to develop an online grant management software, using IntelliGrants IGX Platform.
  - IGX will allow for online grant application submission and allow the Office to quickly review, analyze and report on any grant data that has been input into the system for any stage of the grant lifecycle.
  - 501c3 Organizations serving young people 0-24 who may be interested in applying will be required to submit prequalification applications that can be started now in the Statewide Financial System (SFS) at [sfs.ny.gov](http://sfs.ny.gov).



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- John Kagia, Senior Director of Policy for OCM, provided an overview of the recent amendments to the Packaging, Labeling, Marketing and Advertising (PLMA) regulations. On July 10, 2024, the CCB approved amendments to the PLMA Regulations which were originally adopted in March 2023. Amendments aim to alleviate burden on licensees while maintaining rules that maintain the safety and quality of cannabis products, inform consumers, and protect against the packaging, labeling and marketing of cannabis products in a manner that targets individuals under 21.
  - Summary of Proposed Amendments to Part 128 Packaging and Labeling Regulations. Revisions to Part 128 aim to:
    - Reduce common causes of Statements of Findings by the OCM compliance team for which there is no risk to health and safety.
    - Streamline language to accommodate the medical cannabis program.
    - Clarify existing provisions.
    - Add changes previously implemented in guidance only to regulations.
    - The environmental sustainability program exists to reduce the environmental impact of cannabis packaging by implementing policies that help reduce single-use plastic. Additional revisions were made to the sustainability provisions which aim to:
      - Ensure requirements can be met by licensees’ by allowing a phase-in period.
      - Allow exceptions to ensure packaging maintains child-resistant requirements, such as for components of packaging that where there are no alternatives.
      - Revise the timeline for the Environmental Sustainability Product Packaging Plan upon license renewal.
  - Summary of Proposed Amendments to Part 129 Marketing and Advertising Regulations. Revisions to Part 129 aim to:
    - Make it easier for licensees to market and advertise competitively alongside illicit cannabis businesses.
    - Restrict marketing and advertising practices that are a potential threat to public health and safety, such as targeting individuals under 21.
    - Clarifying existing provisions.
    - Add changes previously implemented in guidance to only to regulations.
    - Highlights include:



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- More flexibility for outdoor signs, removing the limit of two outdoor signs per licensee.
- New allowances for promotions and product discounts.
- Adjusted audience composition requirements that allow advertisements to be shown through avenues where an estimated 75% of the audience is 21 and older.

- John Kagia, Senior Director of Policy for OCM, provided an overview on the proposed regulations for Public Convenience and Advantage (PCA). On August 6, 2024, the CCB approved proposed regulations for PCA to undergo a public comment process. The Cannabis Law and regulations require that the Board consider PCA. The proposed regulatory changes remove the existing criteria from the regulations and instead direct the Board to develop criteria and guidance to consider requests for PCA. Establishing the waiver process based on newly developed criteria will help to ensure fairness for all applicants applying for such waivers. The Office plans to collect robust feedback while developing these criteria and encourages stakeholders to submit comments on the proposed regulations to ensure stakeholder’s voices are heard.

- What is “Public Convenience and Advantage”?
  - All adult-use cannabis retail licensees and microbusiness licensees with a retail premises must adhere to distancing criteria between other retail premises which vary based on the size of the municipality they are located in.
    - If the municipality where the retail premises will be located has a population of over 20,000 people, there is a 1,000-foot radius around the proposed premises.
    - If the municipality where the retail premises will be located has a population less than 20,000 people, there is a 2,000-foot radius around the proposed premises where proximity protection applies.
  - PCA requests will enable provisional licensees, whose proposed retail location has been rejected due to its proximity to another retail premise, to request the Board consider issuing a license for such location on the basis of PCA.
- Potential PCA criteria for discussion. Below is a list of potential criteria that could be used to consider PCA requests for discussion purposes:
  - Distances between cannabis retail dispensaries (radius vs. pedestrian or car travel).



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- Number of locations conflicting with the location and type of license (micro vs. retail).
- Municipal notification for the location within 1,000 feet and opportunity for a municipality or community board to offer an opinion if PCA should be granted.
- Population density or demand in a particular area or other economic considerations that may be unique to the location.
- Number of illicit dispensaries or former illicit dispensaries in close proximity to the proposed location.
- Unique environmental or structural factors (e.g. highway, waterway, etc.) between the proposed location and dispensary.

- CAB Members had the following discussion regarding the Energy and Environmental Sustainability update.
- Board Member Allan Gandelman stated that there was a thing that you raised about the sustainability program and sustainability plans, and asked if that is related to PowerScore, because part of submitting the sustainability plan is then you can do a loyalty program and he is curious if those two things are tied together.
- John Kagia stated that they are related in that they are part of the broad umbrella of ways in which they are trying to incentivize more sustainable practices, but the sustainability plan is really distinct from PowerScore. He stated that PowerScore is a requirement that they are having their licensees submit partly because they want to be able to track this information and be able to do this benchmarking and understand how they are performing against other sectors in the economy, but he would view this as distinct from the sustainability initiatives.
- Board Member Allan Gandelman asked are you envisioning that if people get a certain minimum score, let's say on this PowerScore thing that there is going to be some kind of label claim to be made on packaging like this is PowerScore 100, and is the goal here to do the similar for a sustainable product.
- John Kagia stated that they had not necessarily yet built a plan for delineating their most resource efficient producers versus those who might still have opportunities for improvement and thinks that is something that they can put on the table and would be quite of interest. He stated that they don't necessarily want this to be punitive and the intent here is to provide feedback, insights and opportunity for people to learn how to do better, how to be more resource efficient, but if they can have the lead certified version of their producers, particularly for their controlled environment producers, they would certainly be open to exploring that.





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- Board Member Alejandro Alvarez asked is there going to be any type of collaboration to take the next step after they do this assessment, or the energy audit through PowerScore to help these cultivators be able to become more energy efficient and obviously not have to carry that initial burden of investment to do so and is there going to be anything in partnership with the utility companies and/or NYSERDA.
- John Kagia stated that he is actually thrilled to say that NYSERDA have been unbelievable partners through the development of not just the PowerScore initiative, but more broadly the work they have been doing across their sustainability considerations and they have really helped sharpen their thinking about how they can do this in a way that minimizes the burden on their producers, but kind of steers everyone towards better outcomes to specifically to a question around the working with utilities.
- Patrick McKeage stated that New York has an opportunity to be a leader here and using things like PowerScore is a way to get there because this data just hasn't been tracked before. He stated that it is indoor agriculture, a lot of the time in a different kind of way than any other indoor agriculture is done, so it's novel but it's going to be super helpful as they plan their programming in the future.
- Board Member Alejandro Alvarez asked has there also been conversations with engineering firms such as Willdan, for example, that have been doing this type of work with NYSERDA. He stated that they are already approved contractors or program managers to do this work and having conversations potentially with engineering firms to pick their brains, see what hardships they might have had in other industries and also seeing how they are also going to participate as they start rolling out these sustainability plans.
- John Kagia stated absolutely and in addition to the knowledge sharing that they have done with partners like NYSERDA, and some of these deeply experienced consultants, as well as engineering firms, material equipment producers, there is a lot of diligence that has gone through to try and sharpen the Office's intelligence on how to do this in a way that improves outcomes while really being kind of minimally intrusive into the way their producers operate.
- Chair Belluck stated that Ashley Southall did a piece today in the New York Times about the cost of products at the legal dispensaries and he thinks it is a good reminder for all of them in these roles at CAB, OCM and CCB about balancing requirements on licensees without driving up the cost too much and they all want energy and environmental sustainability, and they want their agricultural licensees to do whatever they can, but he thinks they always also have to keep in the back of their minds that there is a cost to all of these things, and it is ultimately passed on to the consumer and if they want the market to succeed, they have to be very sensitive to that as well as all of these other goals that they have.





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- Board Member Alejandro Alvarez asked is it possible for them to create a subcommittee for sustainability because it is a very extremely important topic, and it is a lot of moving pieces.
- Chair Belluck responded that considered it created and Alejandro Alvarez is the Chair, and he is volunteering Allan Gandelman and Pete Shafer to be members.

- CAB Members had the following discussion regarding the SEE update.
- Chair Belluck asked if the SEE licensee data broken down by category.
- Tabatha Robinson responded no, at this time they don't, but they can pull that data for you.
- Board Member Ebro Darden stated that he thinks they need to be direct now that they are entering this phase, money is being made, licenses are out, and taxes are being collected. He stated that the black and brown communities in the State of New York were the ones most criminalized by drug laws in the State and when they look at these numbers, he appreciates that they are pacing ahead, but how much of them are specifically black and brown because that will be the talking point as they move forward into the future and they need to keep an eye on that number and critique will come how much are they doing to make sure those communities are being served.
- Tabatha Robinson stated that they can look into the data, it is just not something that she has access to right now.
- Board Member Ebro Darden stated that they need to be proactive, even if the numbers are not good because there could be other reasons that they are not good.
- Chair Belluck asked for an update on incubators and what the status is.
- Tabatha Robinson stated that the MRTA says that there shall be an incubator, and in general there is a broader education component. She stated that this accelerator is part of that broader education component which is how they think about incubation, and they do have a RFA in the works to get these incubators up and running on a more localized level to really serve as a local regional hub that licensees, and applicants can attend and get that direct support, and that is a process that requires a significant amount of red tape and approval from the various State agencies.
- Board Member Allan Gandelman asked if the CHIP Academy is different than an incubator.
- Tabatha Robinson stated that the way they think about it is that all of these educational initiatives are under incubation, they are all education that they are providing to their licensees. She stated that the goal is to meet licensees where they are and given their needs, so they hope to have various sort of fields met.
- Chair Belluck stated that if the statute says there is supposed to be an incubator, and this is the incubator, they should call it an incubator and not an accelerator.



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- Tabatha Robinson stated that if there is a concern on how they market it, and what sort of terminology they use to communicate with licensees, that is a conversation they would be more than happy to have with their Communications Team and also with their Counsel Team.

- CAB Members had the following discussion regarding the CGRF update.
- Board Member Alejandro Alvarez asked is there an opportunity to rediscuss that limitation of the 17 to 24 mark and is there going to be any potential flexibility around the research done on the companies that are out there doing this type of work that may not necessarily be for profits as well.
- Lyla Hunt, Deputy Director of Public Health and Campaigns for OCM, stated that per CAB vote at the last CAB CGRF subcommittee meeting, members coalesced around 0 to 24 for this 1st grant cycle and there was good engagement from the members, both leading up to and at that subcommittee meeting, where there seem to be good coalition and support for 501c3 organizations for this round and several of the members flagged that they wanted to further explore what organizations, what entities, would be eligible to receive funding for future rounds.
- Board Member Garry Johnson asked did they make that determination that it was only 501c3s and he knows that they had some discussion on 501c4s as well.
- Chair Belluck stated that they did and made that determination just for this round it would be limited to 501c3s and for the next future rounds they are going to discuss 501c4s.
- Board Member Ebro Darden asked for insight on why it would be useful to include 501c4s.
- Lyla Hunt stated that in NYS, with procurement law, the maximum that they are allowed to give in advance is a 25% advance payment.
- Board Member Garry Johnson stated that a 501c4 is a nonprofit organization as well, and the difference is the status in terms of their receiving funds that are not tax deductible, so they receive grants, they receive donations, it's just not directly tax deductible, and oftentimes a 501c4 is a local entity that is under the umbrella of a national or a state 501c3, so they operate semi independently, but they are not tax deductible, that is the only difference.

- CAB Members had the following discussion regarding the PLMA update.
- Chair Belluck stated that Lyla Hunt is going to take notes and use the transcript of this meeting to memorialize what it said about the PLMA and Public Convenience, and then transmit them, after letting the CAB to review, to the CCB so that there will be an actual communication from the CAB to the CCB.



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- Board Member Garry Johnson asked that in terms of signage requirements or regulations, still have to comply with local codes and ordinances and in terms of projection, lighting, illumination, things of that nature, if local codes take precedence over these regulations.
- John Kagia responded yes.
- Board Member Garry Johnson asked that in terms of sustainability, have you been also considering the effects of logistics in your sustainability plans, and it is great to talk about post-consumer waste, but what happens to the logistics.
- John Kagia stated that they have not yet built kind of robust regulations specifically around or guidance around the logistics component of the market.
- Patrick McKeage stated that these are proposed regulations, and they are not effective yet and that they are still gathering the comments and getting the feedback.
- Board Member Allan Gandelman asked has any one sustainability plan been approved yet or has the Office received plans they are starting to read or are they just in the beginning stages.
- John Kagia stated that they are still in the beginning stages.
- Board Member Allan Gandelman asked is there a timeline and are they asking licensees to submit sustainability plans on their packaging or not yet.
- John Kagia stated that not yet and that the sustainability plans will be due at a minimum at the point of license renewal.
- Board Member Allan Gandelman asked do they now all wait until the loyalty programs begin for the retailers or do they accelerate the sustainability program that had originally been put in the regs around packaging for the brands.
- Patrick McKeage stated that the idea of moving the sustainability plan to the renewal, which is it was a natural touch point when all the licenses are coming back to the Office, so it presents them the opportunity to kind of bake that into the renewal.
- Board Member Sarah Ravenhall asked what is happening when they are shutting down or locking up some of these stores from an enforcement perspective because what they see in their communities is that these businesses are just reopening under new LLCs. She stated that there is a lot of overlap between the tobacco control piece, and the flavored vape piece of what her members are doing and charged with. She stated that she is getting a little nervous to hear that they are trying to adapt to the fact that they have this illicit market that is threatening public health, and they are changing regulations based on that and when she hears things like price reduction, instruments, coupon programs, and seeing that proposed in regs, are they implementing that to help the legal market thrive because of the illicit market, and can their focus more so be on shuttering and taking care of this illicit market. She further stated that public health needs to be considered here and she is not seeing any prevention



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programs, money going from the revenue of this going into public health programming, going to public health community workers that are employed to work with communities and make sure these communities are ready for these types of regulatory changes.

- John Kagia stated that almost from day one their licensees have been asking for much of this and that the bulk of this was being driven by and animated by feedback that they were getting from their licensees based on the limitations that they were experienced based on their initial round of regulations.
- Board Member Pete Shafer stated that in general, licensees in the market are really good about adhering to language that is clear, and it is just explicit, and in a new emerging market, it is something that is needed and clear language is important.
- John Kagia stated that they have received feedback on a lot of things and that these rules are not in effect yet.
- Chair Belluck stated that they have to be very careful with the billboards and want retailers who can't be found to have some help and thinks that they have to be super careful about how many and how they are utilized and what is on them.

- CAB Members had the following discussion regarding the PCA update.
- Chair Belluck stated that there have been a number of folks who have been told that they had proximity protection, and then told someone else was getting it instead of them and he thinks that should be part of the criteria for evaluating because some of these folks spent money after being told they had proximity protection on rent and other things, but thinks reliance on what they are telling people is an important criteria to look at and as they are considering these, that might want to be one that they add to the list.
- Board Member Sarah Ravenhall stated that they want to make sure they are not creating unintended, disadvantaged communities by over licensing in a small area and need to think about the communities. She further stated that there is nothing up here on this checklist that is health related and wants to flag that as something that is super valuable and important and thinks having a waiver process makes sense, but they want to make sure that they are also protecting the health of the community and the constituents living in in that community.
- Vice Chair Junella Chin stated that she thinks that with the expansion of the medical program and the new medical organizations that are coming on board, the new ROs that are invested in health, equity and social equity as well, and thinks that was addressed with the new medical RO applications.
- Patrick McKeage stated that the start low, go slow model applies again in this situation, as it does in a lot of cannabis situations, and this concept was already contemplated in the Regs



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and in the law and the Board can consider this PCA, but doing so in a very measured approach that is taking great care.

- John Kagia stated that in the board vote two weeks ago, with the proposed change to the PCA and the removal of the requirements, he thinks it gave the incorrect impression that they are removing any criteria for PCA, and the intent was to come back with a much more robust targeted, and market appropriate sets of considerations because what they had in the existing regulations did not work.
- Board Member Allan Gandelman asked do you have a proposed or intended timeline of when to finalize this list and then put them either back into regs or into guidance.
- John Kagia stated that the timeline has not been finalized and this is something that they want to move quickly on, and they need a framework in place by which to do this.
- Patrick McKeage stated that comments like this, and other comments they receive are also great, and they all go into that formalized rule making and will definitely be taking this back.
- Chair Belluck stated that it cannot overstate enough how important it is to have a process where people who want to seek a waiver are able to because these folks are spending money on rent, and it doesn't just impact the licensee, it's landlords, it's communities, the towns and he knows the large part of what they are trying to do is create a process for people who want to seek a waiver and he urges them to try to get that going as soon as possible.
- John Kagia stated that this process is not in effect yet, and they still have some work to do to get to the stage where they are seeing public comment affecting these changes. He further stated for PLMA, to their licensees, applicants, and folks who are about to get licensed, those proposed changes are not yet in effect either, so please use the current regulations that are in place.

- The CAB adjourned the meeting.