



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

No. 2024-90
September 10, 2024

RESOLUTION TO ISSUE CERTAIN ADULT-USE CANNABIS LICENSES

WHEREAS, pursuant to Article 4 and Section 10(1) of the Cannabis Law, the Cannabis Control Board (Board) is given the authority and discretion to issue licenses related to adult-use cannabis;

WHEREAS, pursuant to Article 4 of the Cannabis Law, the Board is charged with the responsibility of overseeing activities related to adult-use cannabis;

WHEREAS, pursuant to Section 10(23) of the Cannabis Law, the Board may delegate its functions, powers and duties to the Executive Director of the Office of Cannabis Management (Office) subject to certain exceptions;

WHEREAS, pursuant to Section 76(4) of the Cannabis Law, when a city, town, or village within New York State (Municipality), or a community board within New York City (Community Board), expresses an opinion (Opinion) either for or against the Board’s issuance for a license authorizing retail cannabis sale within their geographic bounds, the Board shall respond in writing with an explanation as to how it considered the Opinion;

WHEREAS, certain Municipalities have expressed an Opinion for or against the Board’s issuance of an adult-use license to certain applicants;

WHEREAS, the Chairperson of the Board has made a preliminary determination to grant adult-use licenses to certain individuals and entities that have applied for adult-use licenses (as identified by the applications in Attachment A);

WHEREAS, the members of the Board waive their right pursuant to Section 10(1) of the Cannabis Law to take up to 14 days from the Chairperson’s preliminary determination to object to the Chairperson’s preliminary determination or to request that the matter be brought before the full Board for consideration;

WHEREAS, no member of the Board objects to the Chairperson’s preliminary determination to grant certain adult-use licenses, and no member of the Board requests that the matter be brought before the full Board for consideration;

WHEREAS, the Board desires to issue a license as indicated, to every applicant that has received the Chairperson’s aforementioned preliminary determination to grant an adult-use license as identified on Attachment A hereto;



Office of Cannabis Management

KATHY HOCHUL

Governor

TREMAINE WRIGHT

Cannabis Control Board Chair

JESSICA GARCIA

Board Member

HOPE KNIGHT

Board Member

ADAM W. PERRY

Board Member

JENNIFER GILBERT JENKINS

Board Member

FELICIA A.B. REID

Acting Executive Director

WHEREAS, the Board desires that a response be issued to those Municipalities that have expressed an Opinion explaining how such Opinion was considered; now, therefore, be it

BE IT FURTHER RESOLVED, the Board hereby delegates its authority to the Office, effective immediately, to issue a response to Municipalities that have expressed an Opinion in favor of the issuance of a license to the applicants identified on Attachment A explaining how the Opinion was considered;

BE IT FURTHER RESOLVED, the Board approves, and directs the Office to issue, the responses contained in Attachment B hereto to Municipalities that have expressed an Opinion in opposition of the issuance of a license to the applicants identified on Attachment B;

BE IT FURTHER RESOLVED, the Board issues an adult-use license as indicated to every applicant that has received the Chairperson’s aforementioned preliminary determination to grant an adult-use license as identified on Attachment A; and

BE IT FURTHER RESOLVED, the Board dictates that an adult-use licensee shall not begin adult-use cannabis operations until the completion of any additional requirements to the satisfaction of the Office including written approval from the Office’s compliance team.

[Attachment A]

[Attachment B]



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

Attachment A: Applications for Approval

Application Number	Business Name	License Type
OCMCAURDP-2023-000172	Munchies Dispensary NY LLC	CAURD
OCMCULT-2023-000013	John J Spencer JR	OCMCULT
OCMCULT-2023-000083	Lunulata LLC	OCMCULT
OCMCULT-2023-000118	Robin L Tucker	OCMCULT
OCMCULT-2023-000120	420 Green Corn LLC	OCMCULT
OCMCULT-2023-000134	Roxanne Burford	OCMCULT
OCMCULT-2023-000251	MORALES EAST COAST INDUSTRIES LLC	OCMCULT
OCMCULT-2023-000267	1HQ Inc	OCMCULT
OCMCULT-2024-000011	Hudson River Hemp L.L.C.	OCMCULT
OCMCULT-2024-000016	EAST END FLOWER FARM LTD	OCMCULT
OCMCULT-2024-000027	Joseph Losicco	OCMCULT
OCMCULT-2024-000030	Trucann LLC	OCMCULT
OCMCULT-2024-000032	Julie Ann's Vegetable and Honey Farm Limited Liability Company	OCMCULT
OCMCULT-2024-000033	PreProcess, Inc.	OCMCULT
OCMCULT-2024-000035	Dew Good Industries LLC	OCMCULT
OCMCULT-2024-000036	Roman Empire Farms	OCMCULT
OCMCULT-2024-000037	SunBaked Farm LLC	OCMCULT
OCMCULT-2024-000042	Medfarm Inc	OCMCULT
OCMCULT-2024-000047	Hempire Farms LLC	OCMCULT
OCMCULT-2024-000055	Kaddalack Jack LLC	OCMCULT
OCMDIST-2023-000220	Brabstown LLC	OCMDIST
OCMDIST-2023-000271	MFNY Distribution LLC	OCMDIST
OCMDIST-2023-000278	Sensa Laboratories, LLC	OCMDIST
OCMDIST-2024-000005	Hudson River Hemp L.L.C.	OCMDIST
OCMDIST-2024-000010	Daniel C Mcpike	OCMDIST
OCMDIST-2024-000013	Empire Standard LLC	OCMDIST
OCMDIST-2024-000014	N&M Farms Distribution LLC	OCMDIST
OCMDIST-2024-000015	Java Sprouts Distribution LLC	OCMDIST
OCMDIST-2024-000016	GRASSE RIVER HEMP, LLC	OCMDIST
OCMDIST-2024-000021	Trucann LLC	OCMDIST



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

OCMDIST-2024-000025	Nutriponics, LLC	OCMDIST
OCMDIST-2024-000029	EAST END FLOWER FARM LTD	OCMDIST
OCMDIST-2024-000038	NOWAVE LLC	OCMDIST
OCMDIST-2024-000039	Joseph Losicco	OCMDIST
OCMDIST-2024-000042	Empire Agricultural Services, LLC	OCMDIST
OCMMICR-2023-000086	Rock Quarry Farms LLC	OCMMICR
OCMMICR-2023-000104	PURE CANNABIS, INC.	OCMMICR
OCMMICR-2023-000121	Cannabis Crafters LLC	OCMMICR
OCMMICR-2023-000150	Serenity Valley Farm LLC	OCMMICR
OCMMICR-2023-000257	Opulent Oasis, LLC	OCMMICR
OCMMICR-2023-000273	Apollo's Farm LLC	OCMMICR
OCMMICR-2023-000292	The Releaf Market LLC	OCMMICR
OCMMICR-2023-000299	Bossiee Budz LLC	OCMMICR
OCMMICR-2023-000338	Silver Fin Lodge Inc	OCMMICR
OCMMICR-2023-000425	Bronx-Blenheim Benefit Corp.	OCMMICR
OCMMICR-2023-000426	Legacy Brands NY LLC	OCMMICR
OCMMICR-2023-000449	Kaaterskill Cannabis LLC	OCMMICR
OCMMICR-2023-000454	Addie A Jenne	OCMMICR
OCMMICR-2023-000457	Crooked Lake Cannabis Inc	OCMMICR
OCMMICR-2023-000473	Pleasant View Harvest llc	OCMMICR
OCMMICR-2023-000493	Four Reds LLC	OCMMICR
OCMMICR-2023-000522	VISION - SINGLE SOURCE LOVE LLC	OCMMICR
OCMMICR-2023-000540	WURMZ LLC	OCMMICR
OCMMICR-2023-000593	TKS SENSEI NY LLC	OCMMICR
OCMMICR-2023-000738	Mary L Strassheim	OCMMICR
OCMMICR-2023-000784	Jennifer Digney-Bihm	OCMMICR
OCMMICR-2023-000984	EzBudz Cannabis Farm LLC	OCMMICR
OCMMICR-2023-001063	Wizard Trees NY LLC	OCMMICR
OCMMICR-2023-001247	Green World Group LLC	OCMMICR
OCMPROC-2023-000016	Hudson River Hemp L.L.C.	OCMPROC
OCMPROC-2023-000032	2X Baked Llc	OCMPROC
OCMPROC-2023-000052	Dark Matter Ventures, LLC	OCMPROC
OCMPROC-2023-000068	TTT Extractions No. 2 LLC	OCMPROC
OCMPROC-2023-000074	Lunulata LLC	OCMPROC
OCMPROC-2023-000094	All That Chocolate, LLC	OCMPROC



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

OCMPROC-2023-000119	The Grasse Company LLC	OCMPROC
OCMPROC-2023-000134	Snowbelt Gardens LLC	OCMPROC
OCMPROC-2023-000162	Hempire Farms LLC	OCMPROC
OCMPROC-2023-000211	TWO PUFFS AND PASS LLC	OCMPROC
OCMPROC-2023-000234	Heartbeat Lyfe LLC	OCMPROC
OCMPROC-2023-000270	Bohemia Manufacturer, Inc.	OCMPROC
OCMPROC-2023-000297	NWC NY 9, LLC	OCMPROC
OCMPROC-2023-000306	10395727 NY LLC	OCMPROC
OCMPROC-2023-000320	269 Fulton St LLC	OCMPROC
OCMPROC-2023-000353	Flower City Cannabis LLC	OCMPROC
OCMPROC-2023-000360	Cannabri LLC	OCMPROC
OCMPROC-2023-000390	Capital Region Co. INC	OCMPROC
OCMPROC-2023-000424	HM OPS, LLC	OCMPROC
OCMPROC-2023-000432	Next Extracts LLC	OCMPROC
OCMPROC-2023-000449	Hurley Grown LLC	OCMPROC
OCMPROC-2023-000470	MORALES EAST COAST INDUSTRIES LLC	OCMPROC
OCMPROC-2023-000482	CJKBCC NY LLC	OCMPROC
OCMPROC-2023-000483	CAKBCC NY, LLC	OCMPROC
OCMPROC-2023-000484	SKKBCC NY LLC	OCMPROC
OCMPROC-2023-000490	PAEBCC NY LLC	OCMPROC
OCMPROC-2023-000496	HIGHRISE CONFECTIONS LLC	OCMPROC
OCMPROC-2023-000502	Orbit Labs Inc.	OCMPROC
OCMPROC-2023-000508	James H Garrett III Inc.	OCMPROC
OCMPROC-2023-000509	MacGowan Ventures LLC	OCMPROC
OCMPROC-2024-000016	N&M Farms Processing LLC	OCMPROC
OCMPROC-2024-000018	java sprouts processing llc	OCMPROC
OCMPROC-2024-000023	Spadafarm LLC	OCMPROC
OCMPROC-2024-000025	Nutriponics, LLC	OCMPROC
OCMPROC-2024-000027	Trucann LLC	OCMPROC
OCMPROC-2024-000032	EAST END FLOWER FARM LTD	OCMPROC
OCMPROC-2024-000034	Medfarm Inc	OCMPROC
OCMPROC-2024-000035	CDS Brands, LLC	OCMPROC
OCMPROC-2024-000042	Joseph Losicco	OCMPROC
OCMRETL-2023-000276	Classy Canna, LLC	OCMRETL
OCMRETL-2023-000409	michael schweikowsky	OCMRETL



Office of Cannabis Management

KATHY HOCHUL

Governor

TREMAINE WRIGHT

Cannabis Control Board Chair

JESSICA GARCIA

Board Member

HOPE KNIGHT

Board Member

ADAM W. PERRY

Board Member

JENNIFER GILBERT JENKINS

Board Member

FELICIA A.B. REID

Acting Executive Director

OCMRETL-2023-000420	One Love Cures, LLC	OCMRETL
OCMRETL-2023-000473	Market Stores WNY LLC	OCMRETL
OCMRETL-2023-000890	GUARDIAN WELLNESS LLC	OCMRETL
OCMRETL-2023-001128	Caroline St., Inc.	OCMRETL
OCMRETL-2023-001304	Corner House, LLC	OCMRETL
OCMRETL-2023-001325	AA 301 W. 45th St Inc.	OCMRETL
OCMRETL-2023-001361	Primary Care Group LLC	OCMRETL
OCMRETL-2023-001420	CBJ Retail LLC	OCMRETL
OCMRETL-2023-001437	Catskill Botanicals, LLC	OCMRETL
OCMRETL-2023-001446	A & P DISPENSARY CORP	OCMRETL
OCMRETL-2023-001450	UPSTATENY CANNABIS, LLC	OCMRETL
OCMRETL-2023-001484	HF Retail 1 LLC	OCMRETL
OCMRETL-2023-001544	Bud Brothers and Sisters LLC	OCMRETL
OCMRETL-2023-001625	Ellenville Cannabis LLC	OCMRETL
OCMRETL-2023-001675	Green Zephyr, LLC	OCMRETL
OCMRETL-2023-001680	Mill Lane Provisions, LLC	OCMRETL
OCMRETL-2023-001745	Pramukh 162	OCMRETL
OCMRETL-2023-001755	Buds R Us LLC	OCMRETL
OCMRETL-2023-001809	Yonkers Grown LLC	OCMRETL
OCMRETL-2023-002020	Green Apple Distribution Ltd.	OCMRETL
OCMRETL-2023-002123	SLIM 710 LLC	OCMRETL
OCMRETL-2023-002176	Eshe Holdings LLC	OCMRETL
OCMRETL-2023-002207	Cream Luxuries Astoria Inc.	OCMRETL



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

Attachment B

September 10, 2024

SENT VIA EMAIL

Brooklyn Community Board 13
1201 Surf Avenue
Brooklyn, NY 11224

Re: Response from the New York State Cannabis Control Board under Cannabis Law Section 76(4)

Dear Brooklyn Community Board 13:

This letter is in reference to the Cannabis Control Board’s decision to approve the license for CBJ Retail LLC located at 1019 Surf Avenue, Brooklyn, NY 11224.

Pursuant to Article 4 of the Cannabis Law, the Cannabis Control Board (Board) is authorized to issue registrations, licenses, and permits related to adult-use retail dispensaries, registered organization with dispensary (ROD), or for on-site consumption (License) within the State. Section 76(4) of the Cannabis Law provides that when a city, town, or village within New York State (Municipality), or a community board within New York City (Community Board), expresses an opinion (Opinion) either for or against the Board’s issuance for a License authorizing retail cannabis sale within their geographic bounds, the Board shall respond in writing with an explanation as to how it considered the Opinion. Furthermore, Part 119 of Title 9 of New York Codes Rules and Regulations (9 NYCRR) proscribes the timeframe of thirty (30) days, with the option to request thirty (30) additional days, in which a Municipality or Community Board may submit their Opinion to the Board.

On or about December 28, 2024, the Board received an Opinion from your office (Office) outlining concerns on the review and issuance of a license to CBJ Retail LLC, and the Board is responding as follows:

Pursuant to 9 NYCRR, the Board implemented distance and proximity requirements between licensed retail dispensaries, including RODs, on-site consumption sites, and microbusiness retail locations, from other similarly licensed entities, houses of worship, schools, and public youth facilities, where applicable.

The Municipality Rulemaking regulations (9 NYCRR) require:

- A proposed adult-use cannabis retail dispensary location to not be located in a municipality that opted out of allowing retail dispensary locations.
- A minimum distance of 2,000 feet between adult-use cannabis retail dispensaries in municipalities with a population less than 20,000.
- A minimum distance of 1,000 feet between adult-use cannabis retail dispensaries in municipalities with a population 20,000 or more.



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

- A minimum straight-line measurement of 200 feet between any cannabis dispensary and a building exclusively used as a house of worship.
 - The two entities must be located on the same street for the 200-foot requirement to be applicable.
- A minimum straight-line measurement of 500 feet between any cannabis dispensary and a public youth facility or building exclusively used as a school.
 - The two entities must be located on the same street for the 500-foot requirement to be applicable.
 - Public Youth facility means a location or structure owned by a government or government subdivision or agency, that is accessible to the public, where the primary purpose is to provide recreational opportunities or services to children or adolescents of whom the primary population is reasonably expected to be seventeen (17) years of age or younger. Please note, in order of a location to be considered a public youth facility it must be designated as such by a local municipality via the passage of a local law

In its consideration of the proposed license, the Board reviewed and confirmed the foregoing proximity requirements in its decision to grant or deny the licensee to the applicant. Per attached advisory opinion, your Office expressed concerns with the proximity of CBJ Retail LLC to an IHOP, aquarium and amusement park. However, under New York State Cannabis Law and Regulations there is no distance requirement for a retail dispensary from these structures.

After careful review and consideration of the opinion received from your Community Board, and pursuant to the Cannabis Law and related regulations, a license was approved for CBJ Retail LLC located at 1019 Surf Avenue, Brooklyn, NY 11224.

If you have any questions regarding this letter, please contact the New York State Office of Cannabis Management at municipalities@ocm.ny.gov.

Sincerely,
Cannabis Control Board



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

September 10, 2024

SENT VIA EMAIL

Bronx Community Board 6
1932 Arthur Avenue, Room 403-A
Bronx, New York 10457

Re: Response from the New York State Cannabis Control Board under Cannabis Law Section 76(4)

Dear Bronx Community Board 6:

This letter is in reference to the Cannabis Control Board’s decision to approve the license for Guardian Wellness LLC located at 2500 Arthur Avenue, Bronx, New York 10458.

Pursuant to Article 4 of the Cannabis Law, the Cannabis Control Board (Board) is authorized to issue registrations, licenses, and permits related to adult-use retail dispensaries, registered organization with dispensary (ROD), or for on-site consumption (License) within the State. Section 76(4) of the Cannabis Law provides that when a city, town, or village within New York State (Municipality), or a community board within New York City (Community Board), expresses an opinion (Opinion) either for or against the Board’s issuance for a License authorizing retail cannabis sale within their geographic bounds, the Board shall respond in writing with an explanation as to how it considered the Opinion. Furthermore, Part 119 of Title 9 of New York Codes Rules and Regulations (9 NYCRR) proscribes the timeframe of thirty (30) days, with the option to request thirty (30) additional days, in which a Municipality or Community Board may submit their Opinion to the Board.

On or about October 30, 2023, the Board received an Opinion from your office (Office) outlining concerns on the review and issuance of a license to Guardian Wellness LLC and the Board is responding as follows:

Pursuant to 9 NYCRR, the Board implemented distance and proximity requirements between licensed retail dispensaries, including RODs, on-site consumption sites, and microbusiness retail locations, from other similarly licensed entities, houses of worship, schools, and public youth facilities, where applicable.

The Municipality Rulemaking regulations (9 NYCRR) require:

- A proposed adult-use cannabis retail dispensary location to not be located in a municipality that opted out of allowing retail dispensary locations.
- A minimum distance of 2,000 feet between adult-use cannabis retail dispensaries in municipalities with a population less than 20,000.
- A minimum distance of 1,000 feet between adult-use cannabis retail dispensaries in municipalities with a population 20,000 or more.
- A minimum straight-line measurement of 200 feet between any cannabis dispensary and a building exclusively used as a house of worship.



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

- The two entities must be located on the same street for the 200-foot requirement to be applicable.
 - A minimum straight-line measurement of 500 feet between any cannabis dispensary and a public youth facility or building exclusively used as a school.
 - The two entities must be located on the same street for the 500-foot requirement to be applicable.
 - Public Youth facility means a location or structure owned by a government or government subdivision or agency, that is accessible to the public, where the primary purpose is to provide recreational opportunities or services to children or adolescents of whom the primary population is reasonably expected to be seventeen (17) years of age or younger. Please note, in order of a location to be considered a public youth facility it must be designated as such by a local municipality via the passage of a local law

In its consideration of the proposed license, the Board reviewed and confirmed the foregoing proximity requirements in its decision to grant or deny the licensee to the applicant. The Office of Cannabis Management recorded a distance of 376ft between Middle School 45 and Guardian Wellness LLC. Although these sites are within 500ft, the two sites do not share the same street. Therefore, under New York State Cannabis Law and Regulation, Guardian Wellness LLC is deemed compliant per distance requirements.

After careful review and consideration of the opinion received from your Community Board, and pursuant to the Cannabis Law and related regulations, a license was approved for Guardian Wellness LLC located at 2500 Arthur Avenue, Bronx, New York 10458.

If you have any questions regarding this letter, please contact the New York State Office of Cannabis Management at municipalities@ocm.ny.gov.

Sincerely,
Cannabis Control Board



Office of Cannabis Management

KATHY HOCHUL	TREMAINE WRIGHT	JESSICA GARCIA	HOPE KNIGHT	ADAM W. PERRY	JENNIFER GILBERT JENKINS	FELICIA A.B. REID
Governor	Cannabis Control Board Chair	Board Member	Board Member	Board Member	Board Member	Acting Executive Director

September 10, 2024

SENT VIA EMAIL

Queens Community Board 9
12055 Queens Blvd, # 310A
Jamaica, NY 11424

Re: Response from the New York State Cannabis Control Board under Cannabis Law Section 76(4)

Dear Queens Community Board 9:

This letter is in reference to the Cannabis Control Board’s decision to approve the license for A & P Dispensary Corp located at 81-37 Lefferts Boulevard, Kew Gardens, NY 11415.

Pursuant to Article 4 of the Cannabis Law, the Cannabis Control Board (Board) is authorized to issue registrations, licenses, and permits related to adult-use retail dispensaries, registered organization with dispensary (ROD), or for on-site consumption (License) within the State. Section 76(4) of the Cannabis Law provides that when a city, town, or village within New York State (Municipality), or a community board within New York City (Community Board), expresses an opinion (Opinion) either for or against the Board’s issuance for a License authorizing retail cannabis sale within their geographic bounds, the Board shall respond in writing with an explanation as to how it considered the Opinion. Furthermore, Part 119 of Title 9 of New York Codes Rules and Regulations (9 NYCRR) proscribes the timeframe of thirty (30) days, with the option to request thirty (30) additional days, in which a Municipality or Community Board may submit their Opinion to the Board.

On or about February 22, 2024, the Board received an Opinion from your office (Office) outlining concerns on the review and issuance of a license to A & P Dispensary Corp, and the Board is responding as follows:

The Office of Cannabis enforcement division is working to end illicit and unlicensed cannabis activities within the State. Although your Office’s concerns are well received, they do not pose a specific concern as it relates to the issuance of the contemplated license.

After careful review and consideration of the opinion received from your Locality, and pursuant to the Cannabis Law and related regulations, a license was approved for A & P Dispensary Corp located at 81-37 Lefferts Boulevard, Kew Gardens, NY 11415.

If you have any questions regarding this letter, please contact the New York State Office of Cannabis Management at municipalities@ocm.ny.gov.

Sincerely,
Cannabis Control Board



Office of Cannabis Management

KATHY HOCHUL

Governor

TREMAINE WRIGHT

Cannabis Control Board Chair

JESSICA GARCIA

Board Member

HOPE KNIGHT

Board Member

ADAM W. PERRY

Board Member

JENNIFER GILBERT JENKINS

Board Member

FELICIA A.B. REID

Acting Executive Director