MEMORANDUM

TO: Marijuana Control Board

FROM: Jane P. Sawyer, Regulations Specialist

DATE: April 5, 2022

RE: Regulations Project – Public Notice for License Applications

At the January 2022 meeting, the board sent this project back to staff to re-work it. This project came about because there are areas where a newspaper or radio announcement of a license application is not achievable. Either there is no newspaper or there is no radio station or both. Some radio stations will not even advertise marijuana related matters, according to applicants.

So, we are then left with questions like: what is an acceptable means of announcing the license application if there is no newspaper or radio. And, do these other means need to be listed out in regulation or can they just be a policy, or can they be on a case by case basis. Can they be temporarily accepted by the director pending approval from the board.

Attached is a draft for board discussion. The amendments are all within 3 AAC 306.025. Some amendments are made to make the provision clearer.

Options for the board after discussion:

- Put out for public comment
- Amend and put out for public comment
- Send back to staff for revisions
- Close project if not pursuing
3 AAC 306.025(a) is amended to read:

(a) An applicant must initiate a new marijuana establishment license or endorsement application on a form the board prescribes, using the board's electronic system, to create a public notice form. In the case of a transfer of license to another person under 3 AAC 306.045 or a license conversion under 3 AAC 306.047, the public notice form is a true copy of the application itself filled out.

3 AAC 306.025(b) is amended to read:

(b) After initiating a new marijuana license or endorsement application, or filling out the appropriate application in the case of transfer of a license to another person or license conversion, the applicant must give notice of the application to the public by

(1) posting a copy of the public notice form or application for 10 days at

(A) the location of the proposed licensed premises or current licensed premises, whichever applies; and

(B) one other conspicuous location in the area of the proposed premises or current licensed premises, whichever applies. The public notice at either location must be accessible and viewable by any member of the general public;

(2) publishing

(A) an announcement once a week for three consecutive weeks in a newspaper of general circulation in the area; or

In an area where no newspaper circulates and the radio station permits the announcement, the applicant must arrange for broadcast...
announcements on a radio station serving the local area where the proposed licensee seeks to operate twice a week for three successive weeks between 6:00 a.m. and 10:00 a.m. or 3:00 p.m. and 7:00 p.m. [DURING TRIPLE A ADVERTISING TIME]; in an area where the announcement by newspaper or radio is not available, another means of announcement approved by the board or temporarily approved by the director. The newspaper or radio notice must state

(i) (A) the name of the applicant;

(ii) (B) the name and location of the proposed premises;

(iii) (C) the type of license or endorsement applied for along with a citation to a provision of this chapter authorizing that type of license or endorsement; and

(iii) (D) a statement that any comment or objection may be submitted to the board;

(3) submitting a copy of the public notice form described in (a) of this section to

(A) each local government with jurisdiction over the proposed licensed premises or current licensed premises, whichever applies; and

(B) any community council in the area of the proposed licensed premises or current licensed premises, whichever applies.

3 AAC 306.025(d) is amended to read:

(d) When the director receives an application for a marijuana establishment license or endorsement, the director shall determine if the application is complete. Any application for a marijuana establishment license or endorsement that the director receives without the application
and license fee is incomplete. If the director determines the application is complete, the director shall immediately give written notice to

1. the applicant;
2. each local government with jurisdiction over the applicant's proposed licensed premises or current licensed premises, whichever applies;
3. the community council if the proposed licensed premises or current licensed premise are located within the boundary of a community council established by municipal charter or ordinance; and
4. any nonprofit community organization that has requested notification in writing.

(e) If an application for a marijuana establishment license or endorsement is incomplete, the director shall notify the applicant by electronic mail at the address provided by the applicant and shall either

1. return an incomplete application in its entirety; or
2. request the applicant to provide additional identified items needed to complete the application. (Eff. 2/21/2016, Register 217; am 12/28/2017, Register 224; am 2/21/2019, Register 229; am 4/11/2019, Register 230; am 3/25/2020, Register 233; am _____,_____,_____.

Authority: AS 17.38.010  AS 17.38.150  AS 17.38.200
AS 17.38.070  AS 17.38.190  AS 17.38.900
AS 17.38.121