<u>Explanation of the Amendment:</u> As amended in committee, the bill will require a public hearing on the question of renewal at the end of every two- year licensing cycle for any optional premises cultivation license in a non-conforming location. This amendment will require a hearing upon license renewal the second time the license is renewed and every two years thereafter. Pursuant to state law, in all renewal cycles a hearing may or may not be required depending upon whether or not there have been complaints or violations related to the licensed premises.

Amend CB 10-1003 in the following particulars:

On p. 8, lines 43-44, strike "any renewal of the license" and substitute "the second renewal of the license and every two years thereafter."