

UNITED STATES DEPARTMENT OF JUSTICE

DRUG ENFORCEMENT ADMINISTRATION

In the matter of)

Schedules of Controlled Substances:)
Proposed Rescheduling of Marijuana)

DEA Docket No. 1362
Hearing Docket No. 24-44

) JOHN J. MULROONEY, II
) CHIEF ADMINISTRATIVE LAW JUDGE
)

JOINT STATUS REPORT

Pursuant to the Tribunal's January 13, 2025 Order, the United States Department of Justice, Drug Enforcement Administration (Government or DEA), by and through undersigned counsel, hereby submits the ordered Joint Status Report on behalf of the Government and Movants.

To date, Movants' interlocutory appeal to the Acting Administrator regarding their Motion to Reconsider remains pending with the Acting Administrator. No briefing schedule has been set.

Dated: July 7, 2025

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Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on July 7, 2025, I electronically submitted the foregoing Joint Status Report to DEA Judicial Mailbox, via email at ECF-DEA@dea.gov; and caused a copy of the same to be delivered to the following recipients:

(1) Shane Pennington, Esq., Counsel for Village Farms International and Hemp for Victory and Hemp for Victory, via email at shane.pennington@blankrome.com;

(2) Nikolas S. Komyati, Esq., Counsel for National Cannabis Industry Association, via email at nkomyati@foxrothschild.com; William Bogot, Esq., Counsel for National Cannabis Industry Association, via email at wbogot@foxrothschild.com;

(3) Brian Cuban, Esq., Counsel for Cannabis Bioscience International Holdings, via email at Brian@BrianCuban.com;

(4) Scheril Murray Powell, Esq., Counsel for Veterans Initiative 22, via email at smpesquire@outlook.com; David C. Holland, Esq., Counsel for Veterans Initiative 22, via email at DCH@hollandlitigation.com; Timothy D. Swain, Esq., Counsel for Veterans Initiative 22, via email at t.swain@vicentellp.com; and Shawn Hauser, Esq., Counsel for Veterans Initiative 22, via email at s.hauser@vicentellp.com;

(5) Kelly Fair, Esq., Counsel for The Commonwealth Project, via email at Kelly.Fair@dentons.com; Lauren M. Estevez, Esq., Counsel for the Commonwealth Project, via email at lauren.estevez@dentons.com; Joanne Caceres, Esq., Counsel for the Commonwealth Project, via email at joanne.caceres@dentons.com;

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(11) Reed N. Smith, Esq., Counsel for the Tennessee Bureau of Investigation, via email at Reed.Smith@ag.tn.gov; and Jacob Durst, Esq., Counsel for Tennessee Bureau of Investigation, via email at Jacob.Durst@ag.tn.gov; and

(12) Ellen Brown, via email at ellen@greenpathtraining.com.

Respectfully Submitted,

Dated: July 7, 2025

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