

COURT FILE NUMBER 2601- 07007

COURT COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

IN THE MATTER OF THE COMPANIES' CREDITORS' ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF CANADABIS CAPITAL INC., 1998643 ALBERTA LTD., STIGMA PHARMACEUTICALS INC., 2103157 ALBERTA LTD., AND FULL SPECTRUM LABS LTD.



PLAINTIFFS / APPLICANTS CANADABIS CAPITAL INC., 1998643 ALBERTA LTD., STIGMA PHARMACEUTICALS INC., 2103157 ALBERTA LTD., AND FULL SPECTRUM LABS LTD.

DOCUMENT **FIRST REPORT OF FTI CONSULTING CANADA INC., AS MONITOR DATED APRIL 22, 2026**

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Appendix "A" - Monitor's Newspaper Notice

**A. INTRODUCTION**

1. On April 17, 2026, CanadaBis Capital Inc. ("**CanadaBis**"), Stigma Pharmaceuticals Inc. ("**Stigma Pharmaceuticals**"), 2103157 Alberta Ltd. ("**210**"), Full Spectrum Labs Ltd. ("**Full Spectrum**"), and 1998643 Alberta Ltd. ("**199**" and collectively, the "**Applicants**" or the "**Company**") sought and obtained an initial order (the "**Initial Order**") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "**CCAA**"). The proceedings commenced under the CCAA by the Applicants are referred to herein as the "**CCAA Proceedings**".
2. The Initial Order, among other things:
  - (a) declared that the Applicants are parties to which the CCAA applies;
  - (b) appointed FTI Consulting Canada Inc. as the monitor of the Applicants (in such capacity, the "**Monitor**") in the CCAA Proceedings;
  - (c) granted an initial stay of proceedings in favour of the Applicants and their respective D&Os, until and including April 27, 2026 (the "**Stay Period**");
  - (d) granted the Administration Charge and the Directors' Charge;
  - (e) relieved the Applicants from incurring any further expenses in relation to filings that may be required by any federal, provincial, or other law respecting securities or capital markets in Canada (the "**Securities Filings**"), and provided that none of the Applicants, the Monitor or their respective directors and officers, employees and other representatives shall have any personal liability for any failure by the Applicants to make Securities Filings;
  - (f) preserved and maintained the status quo in respect of the Applicants' Health Canada licences and the cannabis excise license during the Stay Period; and
  - (g) relieved the Applicants of any obligation to call and hold its Annual General Meeting until further Order of this Court.
3. A comeback hearing was scheduled for April 27, 2026 (the "**Comeback Hearing**").

4. The purpose of this First Report of the Monitor (the “**First Report**”) is to provide the Court with the Monitor’s comments and recommendations regarding the following:
  - (a) the activities of the Monitor since the issuance of the Initial Order; and
  - (b) the relief sought by the Applicants at the Comeback Hearing, including, among other things approval of the amended and restated Initial Order (the “**ARIO**”), which, *inter alia*:
    - (i) increases the quantum of certain of the CCAA Charges (defined below) and elevates the priority ascribed to the CCAA Charges over all Encumbrances (as defined in the ARIO);
    - (ii) seeks authorization for the Applicants to pay reasonable expenses incurred by them in operating the business in the ordinary course, including making payments of obligations owing in respect of goods and services supplied to the Applicants prior to the date of the Initial Order by critical vendors to the extent required to ensure ongoing supply of critical goods and services, subject to prior approval by the Monitor up to a maximum aggregate amount of \$290,000;
    - (iii) authorizes the Applicants to file a plan of compromise or arrangement;
    - (iv) prohibits any person from setting off amounts that: (a) are or may become due to the Applicants in respect of obligations arising prior to the date of the Initial Order with any amounts that are or may become due from the Applicants and respective obligations arising on or after the date of the Initial Order; or (b) are or may become due from the Applicants in respect of obligations arising prior to the date of the Initial Order with any amounts that are or may become due to the Applicants in respect of obligations arising on or after the date of the Initial Order without the consent of the Applicants and the Monitor or further Order of this Court; and
    - (v) extends the Stay Period until and including June 11, 2026.

5. This First Report should be read in conjunction with the Affidavit of Travis McIntyre sworn April 16, 2026 (the “**McIntyre Affidavit**”), and the Pre-Filing Report of the Proposed Monitor dated April 16, 2026 (the “**Pre-Filing Report**”), each filed with respect to the application for the Initial Order.

**B. TERMS OF REFERENCE**

6. In preparing this First Report, the Monitor has relied upon audited and unaudited financial information of the Applicants’ books and records, certain financial information and forecasts prepared by the Applicants, and discussions with various parties, including senior management (“**Management**”) of, and advisors to, the Applicants (collectively, the “**Information**”).
7. Except as otherwise described in this First Report:
  - (a) the Monitor has not audited, reviewed or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would comply with Generally Accepted Assurance Standards pursuant to the *Chartered Professional Accountants of Canada Handbook*; and
  - (b) the Monitor has not examined or reviewed the financial forecasts or projections referred to in this First Report in a manner that would comply with the procedures described in the *Chartered Professional Accountants of Canada Handbook*.
8. Future-oriented financial information reported in, or relied on, in preparing this First Report is based on Management’s assumptions regarding future events. Actual results may vary from these forecasts and such variations may be material.
9. The Monitor has prepared this First Report in connection with the Comeback Hearing. The First Report should not be relied on for any other purpose.
10. Unless otherwise stated, all monetary amounts contained herein are expressed in Canadian Dollars.

11. Capitalized terms not otherwise defined herein have the meanings ascribed to them in the McIntyre Affidavit.

### C. ACTIVITIES OF THE MONITOR

#### Notices and Communications

12. The Monitor has established a website at <https://cfcanada.fticonsulting.com/CanadaBis> (the “**Monitor’s Website**”) on which updates on the CCAA Proceedings will be posted periodically, together with all the Court materials filed in the CCAA Proceedings. In addition, the Monitor has established a dedicated email address ([canadabis@fticonsulting.com](mailto:canadabis@fticonsulting.com)) and telephone hotlines (416-649-8051 and 1-833-811-1792) to allow stakeholders to communicate directly with the Monitor in order to address any questions or concerns in respect of the CCAA Proceedings.
13. Pursuant to paragraph 37 of the Initial Order, the Monitor:
  - (a) has arranged for publication of the initial notice containing the information prescribed under the CCAA (the “**Newspaper Notice**”) in the *Globe and Mail* (National Edition) on April 20, 2026, which was published on April 22, 2026. A copy of the Newspaper Notice is attached hereto as **Appendix “A”**;
  - (b) made a copy of the Initial Order and the application materials publicly available by posting them on the Monitor’s Website on April 20, 2026;
  - (c) sent, in the prescribed manner, a notice to every known creditor with a claim against the Applicants of more than \$1,000; and
  - (d) prepared a list of those same creditors and their estimated claim amounts and made such list publicly available on the Monitor’s Website.

#### Other Activities of the Monitor

14. In addition to the activities listed above, the Monitor has also undertaken the following activities since the commencement of the CCAA Proceedings:

- (a) posted an updated and current service list for these CCAA Proceedings on the Monitor's Website;
- (b) monitored the Applicants' cash flows and reviewed payments to be made by the Applicants in accordance with the terms of the Initial Order;
- (c) engaged in discussions with the Applicants, their legal counsel, and their directors and Management regarding issues related to the Applicants' operations;
- (d) participated in discussions with and assisted the Applicants in discussions with suppliers, other creditors, and employees related to the CCAA Proceedings and responded to requests for information from certain such parties;
- (e) along with counsel to the Applicants, engaged in discussions with the Applicants' senior secured creditor and its counsel; and
- (f) submitted and filed the statutory Form 1 and Form 2 with the Office of Superintendent of Bankruptcy pursuant to subsection 23(1)(f) of the CCAA.

**D. AMENDED AND RESTATED INITIAL ORDER**

*Increase to Administration Charge*

- 15. The Initial Order granted an Administration Charge in the amount of \$150,000, to secure the fees and disbursements of the Monitor, the Monitor's legal counsel Fasken Martineau DuMoulin LLP, and counsel for the Applicants, Thornton Grout Finnigan LLP, from the date of the Initial Order to the Comeback Hearing. The Applicants seek to increase the Administration Charge to \$375,000.
- 16. The quantum of the proposed increase to the Administration Charge was calculated with reference to the expected professional fees that will be incurred during the CCAA Proceedings, in considering the anticipated ongoing payment of professional fees throughout these proceeds as evident in the Applicants' Cash Flow Forecast.
- 17. The Monitor is of the view that the increased Administration Charge is required and reasonable in the circumstances given the complexities of the CCAA Proceedings, the

highly regulated nature of the cannabis industry, and the services to be provided by the beneficiaries of the Administration Charge, each of whom is required to further the restructuring efforts of the Applicants.

*Increase to Directors' Charge*

18. The Initial Order granted a Directors' Charge in the amount of \$900,000 to secure the indemnity given by the Applicants in favour of the D&Os, the sizing of which was based on the potential liability exposure for the D&Os pending the Comeback Hearing. The Applicants seek to increase the Directors' Charge to \$2.9 million.
19. The amount of the increase to the Directors' Charge was estimated by the Applicants in consultation with the Monitor, taking into consideration the liabilities that may be incurred after the Comeback Hearing with respect to any failure to pay wages and source deductions, vacation pay, other employee-related obligations, sales tax, excise tax, and any other tax obligations in light of the jurisdictions in which the Applicants carry on business and the number of their employees in each jurisdiction.
20. As set out in the Pre-Filing Report, the Applicants have significant sales and excise tax obligations, and maintaining their cannabis license with the CRA for excise stamps is crucial for their ability to operate as a going concern. The quantum of the Directors' Charge in the ARIO includes the Applicants' excise tax obligations of approximately \$1.2 million on a monthly basis.
21. The Directors' Charge will apply only to the extent that the D&Os do not have coverage under the Applicants' directors and officers insurance policy, which expires on May 25, 2026, and the indemnity that is secured by the Directors' Charge only covers obligations and liabilities that the directors and officers may incur after the commencement of these CCAA Proceedings and does not cover wilful misconduct or gross negligence.
22. The Monitor is therefore of the view that the proposed increase to the Directors' Charge is fair and reasonable in the circumstances as the Monitor expects that the continued involvement of the D&Os is critical to the Applicants' business and operations and the CCAA Proceedings.

Ranking of CCAA Charges

23. The Administration Charge and Directors' Charge (collectively the "CCAA Charges") are proposed to rank ahead of all Encumbrances (as defined in the ARIO) against the Property of the Applicants.
24. Since the granting of the Initial Order, all of the required notices have been sent to creditors with known claims. The secured creditors who are likely to be affected by the CCAA Charges have been served with the materials for the Comeback Hearing and added to the service list.
25. Based on the foregoing, it is the Monitor's view that the CCAA Charges and their priority are fair and reasonable in the circumstances.

Authority to Pay Pre-Filing Critical Suppliers

26. In order to ensure the continuous supply of products and services and to avoid disruption to the business, the Applicants are requesting the authority (but not the obligation) to pay, partially or entirely, with the consent of the Monitor, amounts owing for goods and services actually supplied to the Applicants prior to the date of the Initial Order, up to a maximum aggregate amount of \$290,000.
27. The Monitor understands that the Applicants rely on certain vendors and third-party service providers to ensure operations continue in the ordinary course.
28. The Monitor also understands that certain of these suppliers are critical to the Applicants' business and are either small, medium or very specialized product enterprises, which are dependent on continuous payment from the Applicants, such that it may be difficult to require them to comply with the terms of the ARIO. Any interruption of service from these third parties, either because they are unable to continue to provide their services to the Applicants or refuse to do so on account of unpaid pre-filing amounts owed to them by the Applicants, could disrupt the Applicants' ordinary course operations and impair their ability to continue providing uninterrupted service to customers.

29. The Monitor intends to work closely with the Applicants to ensure only the most critical suppliers receive any payments in respect of their pre-filing amounts. In the Monitor's view, the limited authority sought is necessary to preserve enterprise value and avoid material disruption to the CCAA Proceedings and the Applicants' ordinary course operations. Accordingly, the Monitor is of the view that granting this authorization is necessary in the circumstances and that the quantum and scope is fair and reasonable.

*Prohibiting Set-Off*

30. The Applicants seek an order prohibiting any person from exercising rights of set-off other than as permitted by the Court or with the consent of the Applicants and the Monitor. The Monitor understands that this relief is intended to preserve the integrity of the stay of proceedings and to maintain clear separation between pre-filing and post-filing obligations, in a manner consistent with established insolvency principles. This relief is also necessary to avoid certain practical and administrative challenges that the Applicants may encounter absent this relief, such as:
- (a) increased difficulty forecasting liquidity and managing cash flows, as counterparties may unilaterally net post-filing payables against pre-filing receivables, reducing expected post-filing cash receipts;
  - (b) added complexity in administering accounts payable and accounts receivable and maintaining appropriate segregation of pre-filing and post-filing obligations for accounting, reporting, and Court oversight purposes;
  - (c) inefficiencies and disputes arising from the need to review, validate and reconcile asserted set-off positions (including questions of mutuality, timing and contractual entitlement) across numerous counterparties; and
  - (d) increased stakeholder uncertainty and operational disruption, particularly where suppliers or service providers condition continued performance on netting arrangements or seek to improve their position relative to other creditors.

31. The Monitor further believes that the requested relief does not prejudice any party seeking further direction from the Court and permits set-off with the consent of the Court, or both the Applicants and the Monitor.
32. Accordingly, the Monitor supports the Applicants' request for an order prohibiting set-off as described in paragraph 35 of the ARIO and believes it to be reasonable and appropriate in the circumstances of the CCAA Proceedings.

**E. REQUEST FOR AN EXTENSION TO THE STAY PERIOD**

33. The Stay Period currently expires on April 27, 2026. The Applicants are requesting an extension of the Stay Period until and including June 11, 2026 to, among other things, provide the Applicants with time to develop and seek Court approval for a sale and investment solicitation process that will solicit further investment in or a going concern sale of the Applicants for the benefit of all stakeholders.
34. As outlined in the Pre-Filing Report of the Monitor, the Cash Flow Projection demonstrates that the Applicants expect to have sufficient liquidity to fund the CCAA Proceedings during the requested extension of the Stay Period.
35. The Cash Flow Projection is based on certain assumptions, including that the Applicants continue to take steps to restructure operations during the CCAA Proceedings, including any cash conservation measures intended to be implemented by the Applicants.
36. The Monitor believes that the Applicants have acted and continue to act in good faith and with due diligence, and that circumstances exist that make an extension of the Stay Period appropriate.
37. Based on the information currently available, the Monitor also believes that creditors of the Applicants would not be materially prejudiced by an extension of the Stay Period until and including June 11, 2026.
38. The Monitor supports the Applicants' request for an extension of the Stay Period until and including June 11, 2026.

**F. RECOMMENDATIONS**

39. For the reasons stated in its Pre-Filing Report and this First Report, the Monitor supports the relief sought by the Applicants in connection with the Comeback Hearing.

All of which is respectfully submitted this 22<sup>nd</sup> day of April, 2026.

FTI Consulting Canada Inc.

In its capacity as Monitor of CanadaBis Capital Inc., 1998643 Alberta Ltd., Stigma Pharmaceuticals Inc., 2103157 Alberta Ltd., and Full Spectrum Labs Ltd



Jeffrey Rosenberg  
Senior Managing Director

**APPENDIX "A"**

**NOTICE TO CREDITORS OF  
CANADABIS CAPITAL INC., 1998643 ALBERTA LTD.,  
STIGMA PHARMACEUTICALS INC., 2103157 ALBERTA LTD.,  
AND FULL SPECTRUM LABS LTD. (COLLECTIVELY, THE  
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**TAKE NOTICE** that a copy of the Initial Order and other public information concerning these CCAA proceedings can be found on the Monitor's website at <https://cfcanada.fticonsulting.com/CanadaBis> or may be obtained by contacting the Monitor at: [CanadaBis@fticonsulting.com](mailto:CanadaBis@fticonsulting.com)

**FTI Consulting Canada Inc.**

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# Ontario plans to limit foreign ownership of farmland

Measures are aimed at ensuring province has enough food, Minister of Agriculture says

KATE HELMORE  
AGRICULTURE AND FOOD POLICY  
REPORTER

Ontario wants to limit foreign ownership of farmland and is planning to unlock arable northern soil for food production in a two-punch bid to boost provincial food sovereignty.

The proposed limits on foreign buyers – announced at a news conference Tuesday morning – are a marked departure for Ontario, which has no current restrictions in place for non-Canadian ownership, despite other provinces taking measures decades ago.

The province also plans to make it easier for farmers to lease Crown land long-term in the 180,000-square-kilometre Clay Belt, a northern region that covers Cochrane and Timiskaming in Ontario, and Abitibi County in Quebec.

Both measures are aimed at ensuring people in Ontario have enough food, Trevor Jones, the province's Minister of Agriculture, Food and Agribusiness, said in an interview with The Globe and Mail Tuesday afternoon.

"To me, it's about food independence," he said.

But critics say Premier Doug Ford's government is not focused on the most acute issues threatening Ontario food production.

Little data are available to support arguments that foreign buyers are snapping up Canadian farmland, said Martin Straathof, executive director of Ontario Farmland Trust. But there is ample evidence that high-value, arable soil in Southern Ontario is being lost to housing development, he said, and the province is refusing to address that threat.

A mandatory 10-year review that would protect large stretches of farmland in the province's protected Greenbelt area was put indefinitely on hold in January of 2025 when Mr. Ford called a snap election.

While developing a more robust agricultural economy in northern latitudes is a worthwhile pursuit, Mr. Straathof said, the region cannot replace the farmland in Southern Ontario. Northern lands are difficult to



In the past 35 years, Ontario has lost 2.8 million acres, equal to 18 per cent of its farmland, to non-agricultural land uses, according to the Ontario Farmland Trust. COLE BURSTON/AFP VIA GETTY IMAGES

farm: The key seasons are short, the distance to infrastructure great, and the soil needs underground drainage. Southern Ontario, in the most fertile of the Class 1 soils in Canada.

"This is part of the province's plan to protect Ontario and build a more competitive, resilient and self-reliant agri-food sector," Mr. Straathof said. "But that's a lot harder to do when the farmers aren't the ones owning the land themselves."

Ontario, British Columbia and the Atlantic provinces (excluding Prince Edward Island) currently have no restrictions on foreign ownership of farmland.

The rules in the remaining provinces vary. Saskatchewan's are the most stringent: An entity with any non-Canadian ownership cannot own more than 10 acres of farmland.

Ontario's proposed regulations would mirror those in Alberta and Quebec, a government press release said. In Alberta, foreign entities cannot own more than 20 acres of agricultural land.

In Quebec, foreign entities must be authorized by a regulatory authority to purchase farmland.

Mr. Jones said these changes are coming about based on "anecdotal" evidence. The minister said farmers in rural communities have told him about neighbours selling land to entities based overseas.

"The world has changed," he said, adding that he will spend this summer consulting with farmers about this question on ownership and land use.

But whether foreign ownership is a genuine threat is dubious, said Glenn Fox, a retired professor of agricultural and resource economics at the University of Guelph.

The concept of foreign buyers driving land speculation has been to collect such data, such as U.S. states, about 3 per cent of North American farmland is under for-

foreign ownership, said Brady Deaton Jr., a professor of resource economics at the University of Guelph.

The amount of farmland being given over to non-farming enterprise, such as housing, is a major concern, Mr. Straathof said. In the past 35 years, Ontario has lost 2.8 million acres, equal to 18 per cent of its farmland, to non-agricultural land uses, according to the Ontario Farmland Trust.

The province should therefore be principally focused on keeping farmland in the hands of farmers, he said, which means addressing rising land values.

Ontario's farmland has substantially increased in value in recent years. An acre of farmland in Southern Ontario that cost \$8,482 in 2015 sold for \$23,400 in 2025, according to a report from Farm Credit Canada.

Mike Schreiner, leader of the Ontario Green Party, said developing agriculture in Northern Ontario's Clay Belt is a great step, but it cannot be a "distraction" from what he calls the real problem of "low-density sprawl" in Southern

Ontario.

In 2022, Mr. Ford's Progressive Conservative government announced it would allow development of 3,000 hectares protected by the Greenbelt, a 800,000-hectare tract of ecologically sensitive land that includes farmland, forests and wetlands.

An investigation from The Globe and other media outlets showed that key parcels of affected land were owned by developers who donated large sums to the PCs. The government restored the Greenbelt's original boundaries in 2023.

The deadline for a mandatory review of the plan that protects and regulates the removal of land within the Greenbelt came and went last year. Mr. Jones could not say Tuesday when this review would begin.

Mr. Schreiner said the government must move to "halt the loss" of a daily average of 319 acres of farmland, adding, "That's primarily driven by the Ford government's policies to support wealthy, well-connected land speculators."

## Musk, insiders to retain voting control of SpaceX after IPO, filing shows

ECHO WANG

SpaceX plans to cement founder Elon Musk's control after its IPO, granting him and a small group of insiders super-voting shares that will outweigh other investors, according to excerpts of the company's IPO filing reviewed by Reuters.

The prospectus, which was confidentially filed this month, provides fresh details of the company's financials and corporate governance.

Upon completion of the offering, Mr. Musk will be chief executive officer and chief technical officer, and will serve as chairman of SpaceX's nine-member board of directors.

Though Mr. Musk was paid US\$4,080 last year, according to the excerpts, he stands to gain billions in equity after the company's stock-market debut.

SpaceX is targeting a listing valuation of roughly US\$1.75-trillion with a US\$75-billion raise, which would make it the largest initial public offering in history.

Mr. Musk bought US\$1.4-billion in the company's stock last year and stands to get another 60 million in shares if SpaceX's market value reaches US\$6.6-trillion and he is able to build data centres in space under a stock plan approved last month. The information reported.

President and chief operating officer Gwyneth Shotwell received US\$8.9-million in total compensation last year, Reuters previously reported, while chief financial officer Bret Johnson was paid US\$9.8-million.

ANALYST DAY

Some of the executives are driving Mr. Musk's IPO ambitions with three days of meetings planned this week for Wall Street analysts, starting with a tour and briefings at SpaceX's Starbase launch facility in Boca Chica, Tex. The filing excerpts show SpaceX

will use a dual-class equity structure that gives Class B shareholders 10 votes each, concentrating power with Mr. Musk and a handful of other insiders, while Class A shares sold to public investors will carry one vote each.

They also outline provisions that could limit shareholders' ability to influence board elections or pursue certain legal claims, forcing disputes into arbitration instead and restricting where they can be brought.

While such structures are common among founder-led technology companies, they limit public shareholders' ability to influence strategy or challenge management.

FIRST LOOK AT FINANCIALS

The filing gives investors the first look at SpaceX's financial health, especially after Mr. Musk combined the rocket maker with his social media and AI company xAI this year.

The combined company ended 2025 with total US\$24.8-billion in cash on hand, and had total assets of US\$92-billion against total liabilities of US\$50.8-billion.

Its satellite internet business Starlink generated billions in profit last year, helping to offset heavy losses inherited when it bought founder Mr. Musk's social-media and artificial-intelligence company xAI this year, the excerpts show.

SpaceX swung to a US\$4.84-billion consolidated loss in 2025 on revenue of US\$18.67-billion as it invested heavily in xAI's artificial-intelligence infrastructure, from a US\$791-million profit and US\$14.02-billion in revenue the year before.

It lost US\$4.69-billion on US\$10.4-billion in revenue in 2023.

AI SPENDING

Its losses stem from an almost five-fold increase in capital

spending over two years to US\$20.74-billion last year, more than half of that on AI spending.

The company's successful Starlink satellite internet service is subsidizing much of that spending, generating US\$4.42-billion in operating profit but accounting for less than one-quarter of its total capital expenditures.

Capital expenditure at the AI segment surged to US\$12.7-billion from US\$5.6-billion the prior year, pushing SpaceX's total capex above US\$20.7-billion, more than double the prior year.

That remains a fraction of spending by the largest technology companies on AI infrastructure: Meta, with a comparable market capitalization of about

US\$1.7-trillion, had capital expenditure of US\$7.2-billion in 2025.

The information previously reported some aspects of the financials.

SpaceX did not immediately respond to a request for comment.

REUTERS

## BUSINESS CLASSIFIED

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### MEETING NOTICES

Notice of Annual and Special Meeting of Sun Life Financial Inc. and Annual Meeting of Sun Life Assurance Company of Canada

NOTICE IS HEREBY GIVEN that the Annual and Special Meeting of common shareholders of Sun Life Financial Inc. and the Annual Meeting of voting policyholders and the sole shareholder of Sun Life Assurance Company of Canada will be held on Wednesday, May 6, 2026 at 5 p.m. (Toronto time) virtually via live webcast at <https://meetings.lumiconnect.com/400-804-248-487> (case sensitive password: sunlife2026), and the meeting will also be held in person at 1 York St., 35th floor, Toronto, Ontario.

Shareholders and voting policyholders can access the notice of meeting with additional information relating to the business to be transacted at the meeting at [www.sunlife.com/2026agm](http://www.sunlife.com/2026agm).

A control number is generally required for shareholders and voting policyholders to vote. For more information, visit [www.sunlife.com/2026agm](http://www.sunlife.com/2026agm).

Toronto, April 22, 2026.



### LEGALS

**NOTICE TO CREDITORS OF CANADABIS CAPITAL INC., 1998643 ALBERTA LTD., STIGMA PHARMACEUTICALS INC., 2103157 ALBERTA LTD., AND FULL SPECTRUM LABS LTD. (COLLECTIVELY, THE "APPLICANTS")**

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