Form **8937**

(December 2011)
Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Part I Reporting I	ssuer					
1 Issuer's name				2 Issuer's employer identification number (EIN)		
Canopy Growth Corporation	m			None		
3 Name of contact for add		4 Telephone No. of contact		5 Email address of contact		
			855-558-9333 ext. 150 invest@canopygrowth.com			
Fim Saunders 6 Number and street (or P.O. box if mail is not delive			355-558-9333 ext. 150 street address) of contact	7 City, town, or post office, state, and Zip code of contact		
6 Number and Street (or r	.O. DOX II IIIaii IS IIO	t delivered to	stroot addressly or sortius.	, , , , , , , , , , , , , , , , , , , ,		
1 Hershey Drive				Smiths Falls, Ontario, Canada K7A 0A8		
8 Date of action						
January 31, 2017		and the second s	n Shares: Share Exchange	13 Account number(s)		
10 CUSIP number 11 Serial number		(s) 12 Ticker symbol		10 Account number(s)		
138035100	N/A		TSX: WEED	N/A		
Part II Organizational Action Attach additional statements if needed. See				ack of form for additional questions.		
14 Describe the organiza	tional action and, if	applicable, the	e date of the action or the date a	against which shareholders' ownership is measured for		
				Il the issued and outstanding common shares of		
Mottrum Health Corn ("Mi	H") pursuant to an	Arrangement	Agreement and Plan of Arran	gement (the "Acquisition").		
In the Acquisition Mettrur	n shareholders rec	eived 0.7132	CG common shares for each I	MH share held.		
THE TOTAL STREET		- The second sec				
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			- was at ion Circular of CC and N	ILI dated December 22° 3656 (the (Circular ⁱⁱ⁾)		
The Acquisition is describ	ed in the Joint Mai	nagement ini	States Federal Income Tay C	7H dated December 22, 2016 (the "Circular"),		
which is available at www	.sedar.com. The "C	ertain United	States rederal income Tax C	onsiderations" section of the Circular provides		
				on (the "Tax Summary"). The information contained		
in this Form 8937 is subje	ct to the more deta	illed summar	y set forth in the Tax Summary			
de manufication constitu	the affact of the ave	onizational ac	tion on the basis of the security	in the hands of a U.S. taxpayer as an adjustment per		
15 Describe the quantita	tive effect of the org	janizational ac	CHOILDING DASIS OF THE SECURITY	d qualify as a tax-deferred reorganization		
situle of as a porcont	- O-d- A	zanopy bellet	- Mile abase balder chould gon	ovally have a tay bacis in the CG common shares		
under Section 368(a) of th	e Code. As a resu	it, each rorme	er MH shareholder should gen	erally have a tax basis in the CG common shares		
received in the Acquisitio	n equal to such sh	arenoider's a	ggregate tax basis in the Min s	hares surrendered in the Acquisition.		
Contain for some PHIL phonoh	aldore that fail to f	ilo o timoly a	ain recognition agreement with	h the Internal Peyane Service may recognize		
Certain former MH shareholders that fail to file a timely gain recognition agreement with the Internal Revene Service may recognize gain under Section 367 of the Code as a result of the Acquisition. Shareholders that recognize a gain should have a tax basis in the						
CG common snares recei	ved equal to their i	air market va	lue at the time of the Acquisiti	eview the Tax Summary regarding the passive foreign		
				eview the Tax Summary regulating the passive foreign		
investment company rule	s under Sections 1	291-129/ OI t	ne code.	n tax advisors regarding the U.S. federal income tax		
	·····	ie i ax Summ	ary and consult with their owi	I day advisors regarding the 0.5. rederal income tax		
consequences of the Acq	uisition.	······································				
16 Describe the calculat	ion of the change in	hasis and the	data that supports the calculati	ion, such as the market values of securities and the		
				ulating fair market value, the fair		
The CO. of a CC of a	re en langen 21 2	017 is actions	ated at IIS \$7.61 which was the	e average of the high and low prices for CG		
market value of a CG sna	re on January 31, 2	2017 IS ESHITE	ted to 11 S. dollars at the noon	exchange rate published by the Bank of Canada on		
4.4/4////	SX on January 31,	zu i / (conven	ted to 0,3, dollars at the noon	exchange rate published by this burners conduction		
January 31, 2017).						
·····						
		tov od:-i	to determine whether they are	e required to recognize any gain and what measure		
		tax advisors	to determine whether they are	s reduited to recoding any days and what measure		
of fair market value is ap	propriate.					
		and the second second second				
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Part		Organizational Action (continued)		
		applicable Internal Revenue Code section(s) and subsection(s) upon which the t		
<u>Acquisi</u>	ition s	hould qualify as a tax-deferred reorganization within the meaning of Code	Section 368(a). Consc	equently, the U.S. federal income
tax con	seque	nces of the Acquisition for former MH shareholders should be determined	under Code Sections	367, 368(a), 354(a), 358(a), 1001,
1221 an	nd 129	1-1297.		
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		resulting loss be recognized? Fif the Acquisition qualifies as a reorganization		
anamananananan	***************************************	ion 368(a), then in general, each former MH shareholder who received CG s	hares in the Acquisiti	on should not
recogni	ize an	y loss.		

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			·····	
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19 Pi	rovide	any other information necessary to implement the adjustment, such as the repo	rtable tax vear ▶ In ge	neral, any gain recognized
		ported by shareholders for the tax year which includes January 31, 2017 (e.	***************************************	······································
Actual and the second s	****	n his or her federal income tax return filed for the 2017 calendar year).	**************************************	
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	Unde	r penalties of perjury, I declare that I have examined this return, including accompanying	schedules and statements	, and to the best of my knowledge and
	belief	, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all	information of which prep	arer nas any knowledge.
Sign Here Objects Missing Miss				2 2015
Here	Signa	iture > // 4	Date ▶March	3, 2017
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Print	your name ► Tim Saunders		ancial Officer
Paid		Print/Type preparer's name Preparer's signature	Date	Check if PTIN
Prepa	arer	John Hollinrake Shallmake	3 Mer-2017	self-employed PO1568530
Use C		Firm's name ► Dorsey & Whitney LLP		Firm's EIN ▶ 41-0223337
		Firm's address ► Columbia Center, 701 Fifth Avenue, Suite 6100, Seattle, W		Phone no. (206) 903-8812
Send Fo	orm 89	37 (including accompanying statements) to: Department of the Treasury, Interna-	al Revenue Service, Og	den, UT 84201-0054