Question for written answer E-000502/2022/rev.1
to the Commission
Rule 138
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Subject: Harmonisation of EU policy on the use of cannabis for medicinal purposes following
Parliament’s 2019 resolution

The fragmentation of the regulatory framework for medicinal cannabis in the EU has given rise to
legal and procedural hurdles. In fact, Member States enforce different rules for the production,
licensing, approval and distribution of cannabis-derived medicines. This lack of harmonisation inhibits
patients’ access to these medicines, hinders the development of sound scientific evidence and
prevents the industry from providing high-quality medical products throughout the EU. Consequently,
on 13 February 2019, Parliament adopted a resolution on the use of cannabis for medicinal
purposes.

Considering that almost three years have passed since the resolution was adopted, we would like to
ask:

1. What is the state of play with regard to the development of a legal definition of medical cannabis,
especially in relation to the inventory of terms on the medical application of cannabis recently
adopted by the European Medicines Agency’s Committee on Herbal Medicinal Products?

2. How is the Commission planning to address the regulatory, financial and social hurdles affecting
access to cannabis-based medicines?

3. How does the Commission intend to support research and innovation in cannabis-based
medicines under EU funding programmes?

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