## November 10, 2015

## VIA EDGAR

United States Securities and Exchange Commission Division of Corporation Finance 100 F Street, N.E., Mail Stop 4546 Washington, D.C. 20549-454

Attention: Ms. Barbara C. Jacobs Assistant Director Office of Information Technologies and Services

Re: The Joint Corp. Registration Statement on Form S-1, as amended File No. 333-207632

## Ladies and Gentlemen:

Pursuant to Rule 461 under the Securities Act of 1933, as amended (the "Securities Act"), the undersigned, as representative of the several underwriters (the "Representative") of the offering being made pursuant to the above-captioned Registration Statement, hereby joins in the request of The Joint Corp. that the effective time of the above-referenced Registration Statement be accelerated so that it will be declared effective at 5:00 p.m., Eastern Time, on Thursday, November 12, 2015, or as soon thereafter as practicable.

Pursuant to Rule 460 under the Securities Act, please be advised that during the period from November 5, 2015 to the date of this letter, the preliminary prospectus, dated November 5, 2015 in connection with the Registration Statement was distributed approximately as follows:

Total:	950
Copies to prospective retail investors and others:	500
Copies to prospective institutional investors	450
Copies to prospective dealers:	0
Copies to underwriters:	0

We have and will, and each underwriter and dealer has advised the undersigned that it has and will, comply with the requirements of Rule 15c2-8 under the Securities Exchange Act of 1934, as amended, in connection with the above-referenced issue.

Very truly yours,

FELTL AND COMPANY, INC.

As Representative of the Prospective Underwriters

By: FELTL AND COMPANY, INC.

By: /s/ Thomas Steichen Name: Thomas Steichen Title: General Counsel