Filed: 01/25/2023

UNDERLYING DECISION FROM WHICH PETITION ARISES

This petition arises from a letter from the United States Drug Enforcement Administration dated September 23, 2022 in response to a rescheduling petition filed by petitioner December 8, 2020 requesting immediate removal of cannabis from schedule 1 to schedule 2 of the US Controlled Substances Act until a public review of Cannabis can be conducted by the FDA to determine where Cannabis would be most appropriately placed or if it should be exempted from control under the CSA like tobacco and alcohol. DEA has concluded that Cannabis must remain in Schedule 1 of the CSA until FDA recognizes its medical use even though the United States has now accepted the medical use of Cannabis under International Law and recommended its removal from the most restrictive status of the Single Convention Treaty.

STATEMENT OF INTENT TO UTILIZE DEFERRED JOINT APPENDIX

Pursuant to Federal Rule of Appellate Procedure 30(c), D.C. Circuit Rule 30(c), and the Clerk's Order of January 12, 2016, Petitioner Rev Bryan KRUMM, CNP states that he intends to utilize a deferred joint appendix with Respondent U.S. Drug Enforcement Administration.