

Exhibit 1

Re: petition to remove or reschedule cannabis from Schedule I

I hereby petition the US AG, DOJ, ONDCP, DEA and Congress to remove or reschedule cannabis (marijuana) in all its forms: THC and CBD (all naturally occurring equivalents, cannabinoids, terpenes in cannabis/hemp), hashish, marijuana, marihuana, flowering tops and leaves of Indian hemp (*Cannabis sativa*), hemp, *Cannabis indica*, *Cannabis ruderalis*, *Cannabis sativa* L., every extract and concentrate, crude or purified, compound, manufacture, salt, derivative, preparation, seeds, stalks, plants, cuttings, *Cannabis indica* Lam., etc.

Pursuant to 21 USCS §11, 812 any interested party can petition for removal and rescheduling. In November 2016, California voters passed Adult Use of Marijuana Act. The intent was to insure a comprehensive regulatory system that takes production and sales away from an illegal market. AUMA found that the majority of USA produced cannabis comes from California. Petitioner is in custody in state prison, CDCR CTF in Soledad, CA, for selling cannabis in line with the older model, CUA of 1996 (Prop 215) before the expiration of this older nonprofit collective model on January 9, 2019.

Petitioner finds the current situation of cannabis in Schedule I completely untenable. Half the states allow for medical use and the FDA allows CBD and THC pharmaceuticals as well as IND Compassionate Use.

Under the Constitution and 21 USCS §11, 812 the continued war on drugs (cannabis) must be corrected by removing or rescheduling cannabis.

DATED:
1/3/2020

Respectively,

Stephen Zyszkiewicz

Stephen Zyszkiewicz

and

Medical cannabis
epilepsy patient

Jeremy Bowers

Jeremy Bowers