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February 15, 2023

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The Honorable Scott S. Harris Clerk of the Court Supreme Court of the United States One First Street, NE Washington, D.C. 20543

Re: Coinbase, Inc. v. Bielski, No. 22-105

Dear Mr. Harris:

I represent Petitioner Coinbase, Inc. in the above-referenced matter. Because this case involves the proper standard for stays pending appeal, I respectfully submit this letter to supplement my letter dated January 24, 2023, and to inform the Court of additional developments in the ongoing Ninth Circuit appeal in *Bielski*.

On February 14, 2023, a three-judge panel of the Ninth Circuit heard oral argument in *Bielski*. Prior to the argument and again at the conclusion of the argument, the presiding judge stated that the panel had no desire to interfere with this Court's review and that the Ninth Circuit's decision will be deferred pending this Court's decision in this case. *See* Oral Argument at 41:39-41:45, *Bielski* v. *Coinbase, Inc.*, No. 22-15566 (9th Cir. Feb. 14, 2023), *available at* https://www.ca9.uscourts.gov/media/audio/?20230214/22-15566/; *see also* Dkt. 75, *Bielski* v. *Coinbase, Inc.*, No. 22-15566 (9th Cir. Feb. 14, 2023) (noting that the appeal has been "argued and submission deferred" (capitalization omitted)).

As a result, no potential question of mootness will arise in this case, and it is unnecessary for this Court to consider ordering the Ninth Circuit to hold *Bielski* in abeyance as my January 24 letter had suggested.

Sincerely,

/s/ Neal Kumar Katyal Neal Kumar Katyal HOGAN LOVELLS US LLP 555 Thirteenth St., NW Washington, DC 20004 (202) 637-5528 neal.katyal@hoganlovells.com

Counsel for Petitioner Coinbase, Inc.

cc: Hassan A. Zavareei David J. Harris, Jr.