

UNITED STATES DISTRICT COURT
DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

Case No. 1:23-cr-257-TSC

DONALD J. TRUMP,

Defendant.

NOTICE OF COMPLIANCE

Pursuant to the Court's October 3, 2023, first minute order, undersigned counsel notifies the Court that John F. Lauro and Gregory M. Singer initiated and submitted all security clearance documentation that had been requested by the Litigation Security Group of the U.S. Department of Justice ("LSG"), as of October 10, 2023. Counsel is in communication with LSG regarding their applications.

The defense further anticipates that it will request clearance for an investigator employed by the defense to assist on this matter.

Dated: October 11, 2023

Respectfully submitted,

Todd Blanche, Esq. (PHV)
toddblanche@blanchelaw.com
BLANCHE LAW
99 Wall St., Suite 4460
New York, NY 10005
(212) 716-1250

/s/John F. Lauro
John F. Lauro, Esq.
D.C. Bar No. 392830
jlauro@laurosinger.com
Gregory M. Singer, Esq. (PHV)
gsinger@laurosinger.com
Filzah I. Pavalon, Esq. (PHV)
fpavalon@laurosinger.com
LAURO & SINGER
400 N. Tampa St., 15th Floor
Tampa, FL 33602
(813) 222-8990
Counsel for President Trump