IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

DONALD J. TRUMP,

Case No. 1:23-cr-00257-TSC

Defendant.

PRESIDENT DONALD J. TRUMP'S SECOND CIPA § 5 NOTICE

President Donald J. Trump respectfully submits this Second Notice pursuant to CIPA § 5 to inform the Court and the Special Counsel's Office that President Trump reasonably expects to disclose, or to cause the disclosure of, the classified information described in the document that was produced by the Office and made available to the defense on November 8, 2023. Based on the information currently available, President Trump expects that the disclosure(s) would occur during questioning of one or more individuals referenced in the document should any of them testify at the trial, or during questioning of other trial witnesses regarding those individuals.

Dated: November 28, 2023

John F. Lauro, Esq. D.C. Bar No. 392830 jlauro@laurosinger.com Gregory M. Singer, Esq. (PHV) gsinger@laurosinger.com LAURO & SINGER 400 N. Tampa St., 15th Floor Tampa, FL 33602 (813) 222-8990

Counsel for President Donald J. Trump

Respectfully submitted,

/s/ Todd Blanche

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