## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

Criminal Action No. 21-00107 (RDM)

BRUNO JOSEPH CUA

## NOTICE OF FILING OF DECLARATION OF THIRD-PARTY CUSTODIAN

Bruno Joseph Cua, through undersigned counsel, hereby submits the following notice of the filing of a declaration from his third-party custodian for the week of September 18 through 25, 2023. Pursuant to this Court's March 10, 2021 Memorandum Opinion and Order (ECF No. 25), and other orders in this case concerning Mr. Cua's release conditions, Mr. Cua attaches to this notice a declaration of third-party custodian Dr. Alise Cua attesting that Mr. Cua has complied with the conditions of pre-trial release imposed by this Court for the period of September 18 through 25, 2023.

Respectfully submitted,

DATED: September 25, 2023

/s/ William E. Zapf

Jonathan Jeffress (D.C. Bar No. 479074)

William E. Zapf (D.C. Bar No. 987213)

KaiserDillon PLLC

1099 14th Street NW

8th Floor West

Washington, DC 20005

T: (202) 640-2850

F: (202) 280-1034

jjeffress@kaiserdillon.com

wzapf@kaiserdillon.com

Attorneys for Bruno Joseph Cua

## CERTIFICATE OF SERVICE

I hereby certify that on this 25th day of September, 2023, I filed the foregoing with the Clerk of the United States District Court for the District of Columbia by using the CM/ECF system, which system I understand has provided electronic notice counsel of record.

/s/ William E. Zapf

William E. Zapf