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111 112 113 114 115 116 117	UNITED STATES OF AMERICA,  Plaintiff,  v.  KENNETH ARMSTRONG III,  Defendant.	Case No. CR 22-45 RCL  DECLARATION OF DAVID RIZK IN SUPPORT OF DEFENDANT'S SENTENCING MEMORANDUM
18   19   20   21   22   23   24   25   26   27   28	I, David W. Rizk, state as follows:  I am the Assistant Federal Public Defender appointed to represent defendant Kenneth  Armstrong, III.  1. Attached hereto as Exhibit A is a true and correct copy of a letter of support from Jessica  Patton, Mr. Armstrong's former partner.  2. Attached hereto as Exhibit B is a true and correct copy of a letter of support from Charlie  Harris, Mr. Armstrong's longtime friend.  3. Attached hereto as Exhibit C is a true and correct copy of the map of the Capitol building that Mr. Armstrong drew for the FBI agents during his interview.	
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Rizk Decl.

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4. Attached hereto as Exhibit D is a true and correct copy of the text message conversation between Mr. Armstrong and one of the FBI agents on his case.

5. I have reviewed discovery in this matter produced by the government, including the FBI's report of interview of Mr. Armstrong on March 11, 2021, produced as Bates 2660-SF-3409172 Serial 3; the quoted passages on pages 4-5 of the defendant's sentencing memorandum are true and correct verbatim copies of excerpts of that law enforcement report.

I DECLARE under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Signed this 6th day of June 2023, in San Francisco, California.

\_\_<u>/S</u> DAVID WADE RIZK