UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:	
	:	1:21-cr-00190-DLF
v.	:	
	:	
ZACHARY JORDAN ALAM	:	
	:	
Defendant.	:	

NOTICE OF DISCOVERY

The United States of America, by and through its attorney, the United States Attorney for

the District of Columbia, hereby informs the Court and defense that the attached discovery letter

of July 8, 2021, was provided to defense counsel in this matter.

Respectfully submitted,

CHANNING D. PHILLIPS Acting United States Attorney D.C. Bar No. 415793

m

By:

Candice C. Wong Assistant United States Attorney D.C. Bar No. 990903 555 4th Street, N.W., Room 4816 Washington, D.C. 20530 202-252-7849 Candice.wong@usdoj.gov

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U.S. Department of Justice

Channing D. Phillips Acting United States Attorney

District of Columbia

Judiciary Center 555 Fourth St., N.W. Washington, D.C. 20530

July 8, 2021

Via Email Michael E. Lawlor Nicholas G. Madiou Brennan, McKenna & Lawlor, Chtd. 6305 Ivy Lane, Suite 700 Greenbelt, MD 20770 <u>mlawlor@verizon.net</u> <u>nickmadiou@gmail.com</u> *Counsel for Zachary Jordan Alam*

> Re: United States v. Zachary Jordan Alam Case No. 1:21-cr-00190-DLF

Dear Counsel:

Enclosed as additional discovery in this case, via filesharing, are the following materials:

- 1. Excerpts of Metropolitan Police Department body worn camera footage from Upper House Door exit (24 videos)
- 2. Open-source videos of shooting (Parler video of defendant's statements upon exiting; two videos of shooting; video of defendant in Crypt)
- 3. MARKED SENSITIVE: Videos obtained from other Capitol investigations (18 files):
 - a. D-2 3 photographs, 1 video
 - b. D-3-3 videos
 - c. D-4-1 video
 - d. D-5 1 video
 - e. D-6-1 video
 - f. D-7-1 video
 - g. W-4-2 videos
 - h. W-5 -1 video
 - i. W-6-4 videos
- 4. MARKED SENSITIVE: Officer interview transcripts (2 files)
- 5. Search Warrant and Search Warrant Return for defendant's 4 devices

The discovery is unencrypted. Please contact me if you have any issues accessing the information, and to confer regarding pretrial discovery as provided in Fed. R. Crim. P. 16.1.

These materials are subject to the Protective Order entered in this case. Please adhere to sensitivity markings.

I will forward additional discovery as it becomes available. Due to the extraordinary nature of the January 6, 2021 Capitol Attack, the government anticipates that a large volume of materials may contain information relevant to this prosecution. These materials may include, but are not limited to, surveillance video, statements of similarly situated defendants, forensic searches of electronic devices and social media accounts of similarly situated defendants, and citizen tips. The government is working to develop a system that will facilitate access to these materials. In the meantime, please let me know if there are any categories of information that you believe are particularly relevant to your client.

If you have any questions, please feel free to contact me.

Sincerely,

am

Candice C. Wong Assistant United States Attorney 202-252-7849 Candice.wong@usdoj.gov