

**IN THE SUPERIOR COURT
FOR THE DISTRICT OF COLUMBIA**

MARISA KABAS

Plaintiff,

v.

THE DISTRICT OF COLUMBIA

Defendant.

Civil Action No. 2025-CAB-003703

DECLARATION OF SOPHIA LIN

I, Sophia Lin, declare as follows:

1. I submit this declaration in support of Plaintiff's Opposition to Defendant's Motion for Summary Judgement and Plaintiff's Cross-Motion for Summary Judgement in the above-captioned case. I have personal knowledge of the matters stated in this declaration.

2. I am an attorney at the law firm of Picard Kentz & Rowe LLP.

3. I was at the USIP headquarters building on March 17, 2025.

4. I interacted with members of the Metropolitan Police Department ("MPD") at the USIP headquarters building on March 17, 2025.

5. I do not consider myself to have a privacy interest in any body-worn camera footage or audio that MPD may have captured of me on that day.

6. To the extent I have any privacy interest in such videos or audio, I: (A) waive my privacy interest, (B) authorize MPD and the District of Columbia to release any video(s) depicting me or containing my voice that is at issue in the above-captioned case, and (C) request that MPD and the District of Columbia immediately release such video(s) to Plaintiff.

7. I believe it is in the public interest for there to be a full public accounting of the MPD's actions at the USIP headquarters building on March 17, 2025, and that the release of corresponding bodycam video will further that interest.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on Oct 28, 2025 in Washington D.C. .

Sophia Lin
box SIGN 1R9P8389-137ZQ7Q9
Sophia Lin