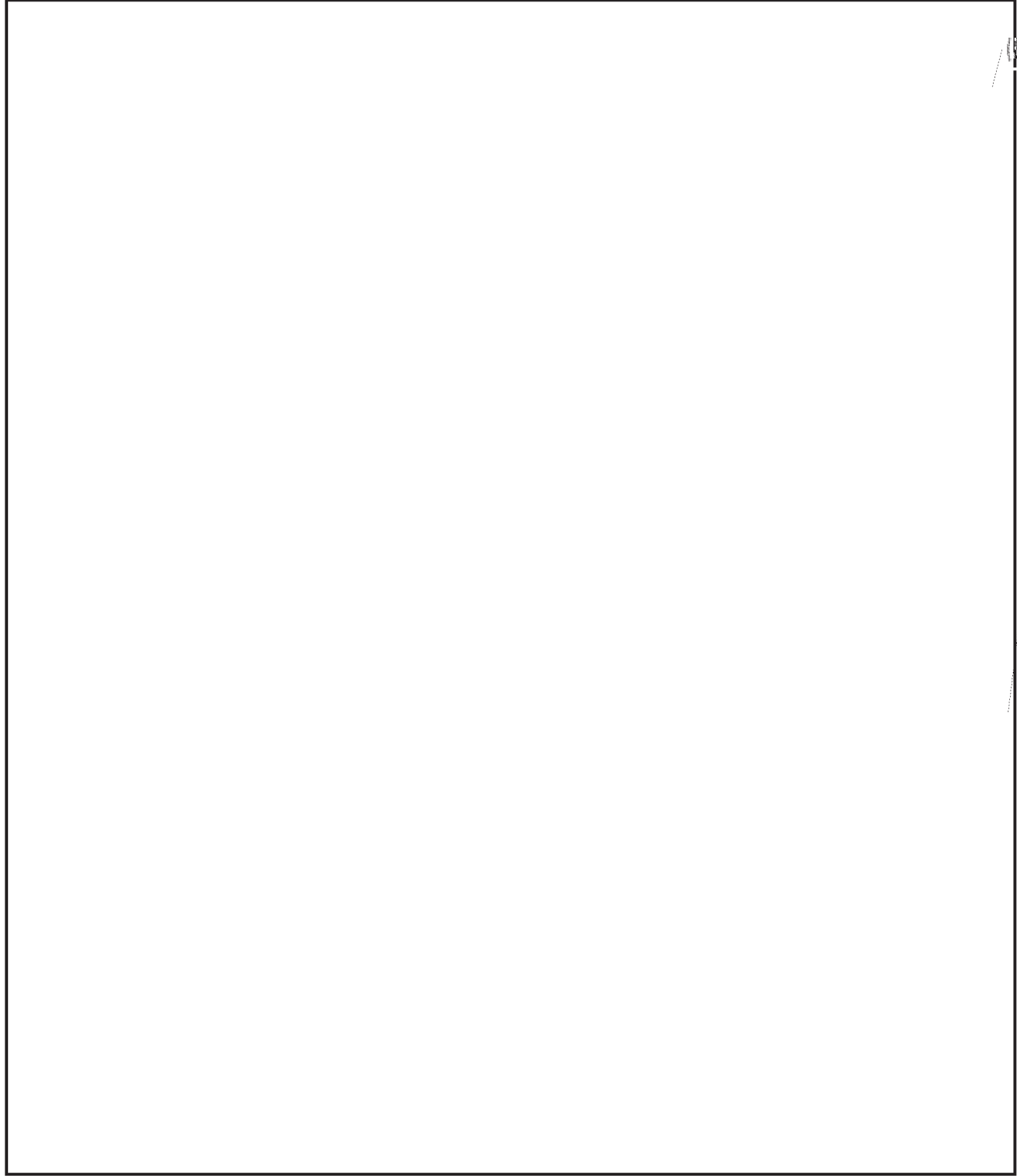


FBI INFO.
CLASSIFIED BY: NSICG [redacted]
REASON: 1.4 (C)
DECLASSIFY ON: 12-31-2028
DATE: 08-13-2018

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~~SECRET~~
UNITED STATES
FOREIGN INTELLIGENCE SURVEILLANCE COURT
WASHINGTON, D.C.



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[Redacted]

The Fourth Amendment requires that warrants issued under that Amendment must specifically describe the "place to be searched" and "thing to be seized." That requirement protects private premises, such as homes, offices, and automobiles, from warrantless entry by law enforcement officers. In addition, that requirement ensures that officers will only seize and then search those items which have been shown in the application to have a nexus with the offense under investigation.

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In view of the government's showing of

[Redacted]

(S) [Redacted]

basic Fourth Amendment principles are satisfied in this

case by the specific description of the items to be seized and searched. Only those items, and

[Redacted]

(S) [Redacted]

are affected by this court's search

warrant.

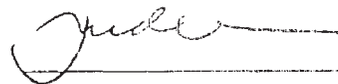
I conclude, accordingly, that it is entirely proper and appropriate, under the circumstances

as shown in the declaration, to grant the government the authority to conduct its search

[Redacted]

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Dated:

[Redacted]

(S)

James G. Carr