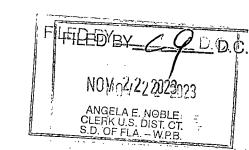
## SEALED

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION

CASE NO. 23-80101-CR-CANNON(s)



UNITED STATES OF AMERICA,

Plaintiff,

v.

FILED EX PARTE and UNDER SEAL

DONALD J. TRUMP, WALTINE NAUTA, and CARLOS DE OLIVEIRA,

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## MOTION TO FILE GOVERNMENT'S EX PARTE MOTION TO EXCEED PAGE LIMITS UNDER SEAL

The Government hereby moves to file under seal this Motion and the attached *Ex Parte*Motion to Exceed Page Limits. In support of this motion, the Government states:

1. The Government's Ex Parte Motion to Exceed Page Limits ("Ex Parte Motion") pertains to the Government's forthcoming CIPA Section 4 motion, which will include highly sensitive classified information. The Ex Parte Motion in turn provides sensitive information about the contents of the CIPA Section 4 motion. While the Government will give notice publicly on the docket when it files its CIPA Section 4 motion, neither the defense nor the public will be apprised of the contents of the filing. "The right that section four confers on the government would be illusory if defense counsel were allowed to participate in section four proceedings because defense counsel would be able to see the information that the government asks the district court to keep from defense counsel's view." United States v. Campa, 529 F.3d 980, 995 (11th Cir. 2008) (citing United States v. Mejia, 448 F.3d 436, 457-58 (D.C. Cir. 2006); H.R. Rep. No. 96-831, pt. 1, at 27

n.22 (1980)). Indeed, even disclosing the number of categories of classified information that the Government seeks to delete from discovery would reveal the contours and extent of the Government's CIPA Section 4 motion.

2. Because the Government's *Ex Parte* Motion as well as its CIPA Section 4 Motion are *ex parte*, *see* ECF No. 83 at 5; ECF No. 215 at 8; *see also* 18 U.S.C. App. 3 § 4 ("The court may permit the United States to make a request for such authorization in the form of a written statement to be inspected by the court alone."), and information that will be included in that filling is discussed herein, the Government is filling this motion for leave *ex parte* as well. For the same reason, the Government has not conferred with opposing counsel regarding the requested relief. See Local Rule 88.9(a) (explaining that the conferral requirement "does not apply to ex parte fillings").

For these reasons, the United States of America respectfully requests that the Court issue an order permitting the Government to file under seal this Motion and the *Ex Parte* Motion to Exceed Page Limits.

Respectfully submitted,

JACK SMITH Special Counsel

By: /s/ Jay I. Bratt

Jay I. Bratt Counselor to the

Counselor to the Special Counsel Special Bar ID #A5502946 950 Pennsylvania Avenue, NW Washington, D.C. 20530

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION



CASE NO. 23-80101-CR-CANNON(s)

UNITED STATES OF AMERICA,	Per Local Rule 5.4(d), the matter(s) shall remain sealed:	
Plaintiff,	years;(specific date)	
v. <u>EXPARTE</u>	permanently;(other).	
DONALD J. TRUMP, WALTINE NAUTA, and CARLOS DE OLIVEIRA,	SEALED NOT SEALED	
Defendants.		
SEALING ORDER		
The Government, having applied to this Court for an Order sealing	g the Motion to Seal and	
Ex Parte Motion to Exceed Page Limits, and this order and the Court find	ling good cause:	
IT IS HEREBY ORDERED that the Motion to Seal, the Ex Parte	Motion to Exceed Page	
Limits, and this Order shall be filed under seal until further order of this (	Court:	
DONE AND ORDERED in chambers at Fort Pierce, Florida, this	day of November	
2023.		
AILEEN M. CANNON UNITED STATES DISTRIC	CT JUDGE	