

FBI INFO
CLASSIFIED BY: NSICG [redacted]
REASON: 1.4 (C)
DECLASSIFY ON: 12-31-2033
DATE: 08-13-2018

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



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PRIMARY ORDER

Application having been made by the United States of America, by [redacted] Attorney, U.S. Department of Justice, which is supported by the sworn declaration of [redacted] [redacted] a Supervisory Special Agent of the Federal Bureau of Investigation (FBI), and by the certification of an appropriately designated official of the Executive Branch, for an order authorizing electronic surveillance, as described in the Government's application, pursuant to the Foreign Intelligence Surveillance Act of 1978, as amended, 50 U.S.C. §§ 1801-1811 (the Act), and full consideration having been given to the matters set forth therein, the Court finds that:

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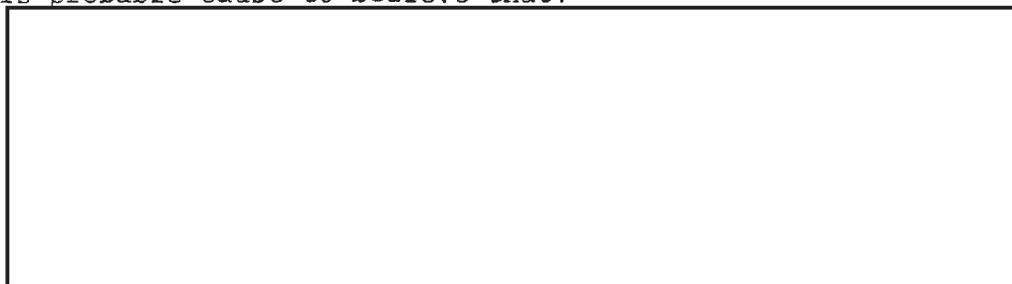
~~Derived from: Application to the USFISC
in Docket Number Captioned Above
Declassify on: [redacted] (S)~~

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1. The application has been made by a Federal officer and approved by the Attorney General [50 U.S.C. § 1805(a)(1)];

2. On the basis of the facts submitted by the applicant, there is probable cause to believe that:



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(B) the following facilities or places for which electronic surveillance is authorized are being used or are about to be used by  and  electronic surveillance is authorized, using for each particular facility or place only such methods as are specified below for such particular facility or place:

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[Redacted]

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Installation and use of [Redacted] (S)

(S) [Redacted] with no geographic limits or restrictions within the United States, are authorized against the facilities subjected to

(S) [Redacted] and [Redacted] (S)

surveillance pursuant to this order.

The person(s) specified herein assisting in the [Redacted] (S)

[Redacted]

surveillance shall disclose to the Federal officer using the [Redacted] (S)

(S) [Redacted] covered by the order:

(a) in the case of the customer or subscriber using the

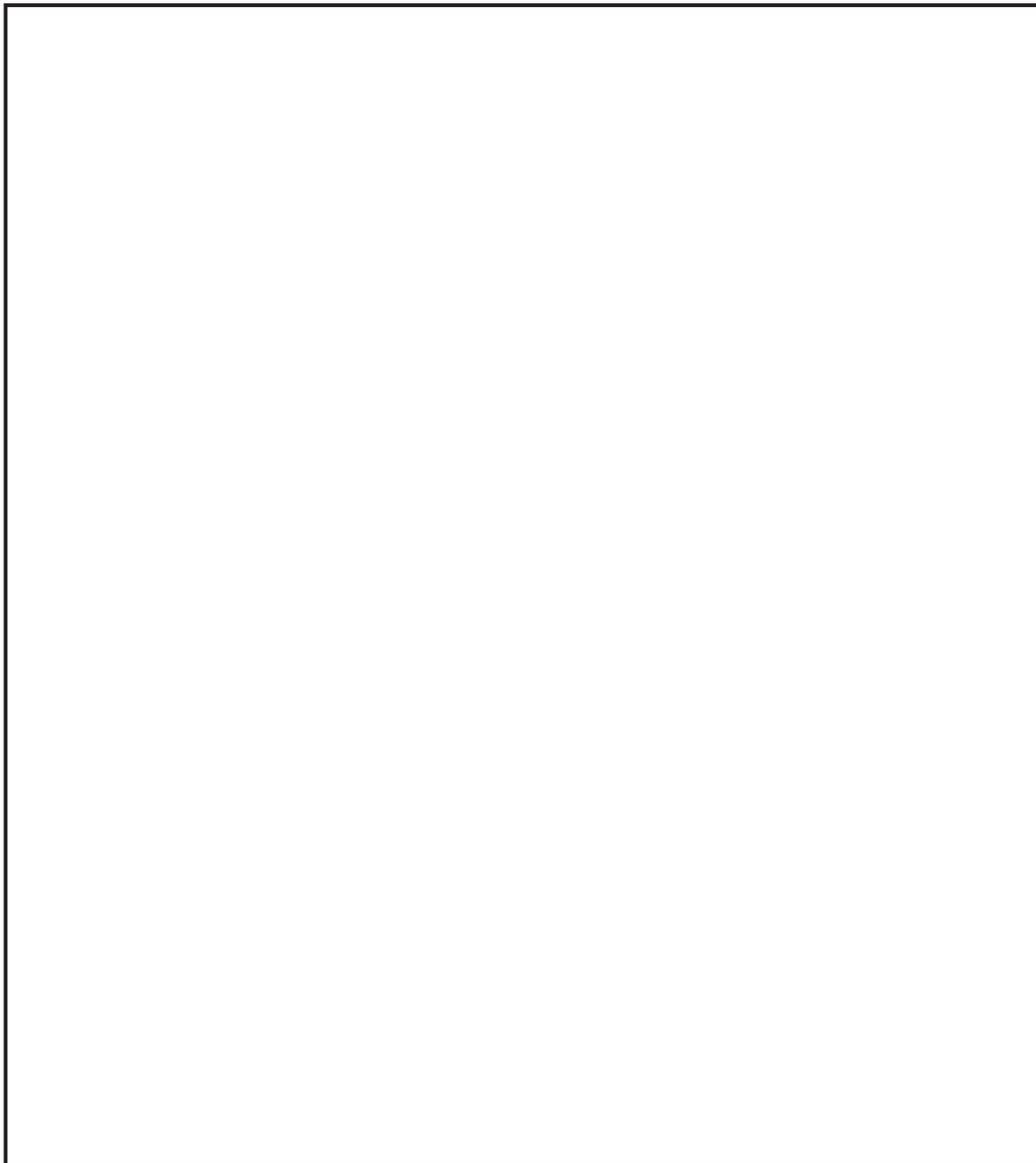
service for which [Redacted] (S)

is granted (for the period specified by the order):

[Redacted] (S)

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3. The minimization procedures proposed in paragraph 4 of the application and described in the declaration have been adopted by the Attorney General and meet the definition of

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minimization procedures under 50 U.S.C. § 1801(h) [50 U.S.C. § 1805(a)(3)]; and

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4.

(S)

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WHEREFORE, IT IS HEREBY ORDERED, pursuant to the authority conferred on this Court by the Act, that the application of the United States to conduct electronic surveillance, as described in the application, is GRANTED, and it is

FURTHER ORDERED, as follows [50 U.S.C. § 1805(c)]:

The FBI is authorized to conduct electronic surveillance to acquire foreign intelligence information as defined by 50 U.S.C.

(S) [redacted] including the incidental acquisition of other foreign intelligence information as defined by 50 U.S.C.

(S) [redacted] at the facilities or places described in paragraph 2(B) above, subject to the minimization procedures specified in paragraph 3 above, for a period of [redacted] unless (S) otherwise ordered by the Court. The FBI is authorized to use the methods specified in paragraph 2(B) above as those methods are described in the Standard Descriptions of Means of Electronic Surveillance and Manner of Physical Search filed with the Court in docket number [redacted] (S)

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The electronic surveillance authorized shall include: (1)

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electronic surveillance of the facilities or places described in paragraph 2(B) above, using for each particular facility or place only the method(s) specified in paragraph 2(B) above for such particular facility or place; [redacted] (S)

[redacted] (S)

As requested in the application [redacted] (S)

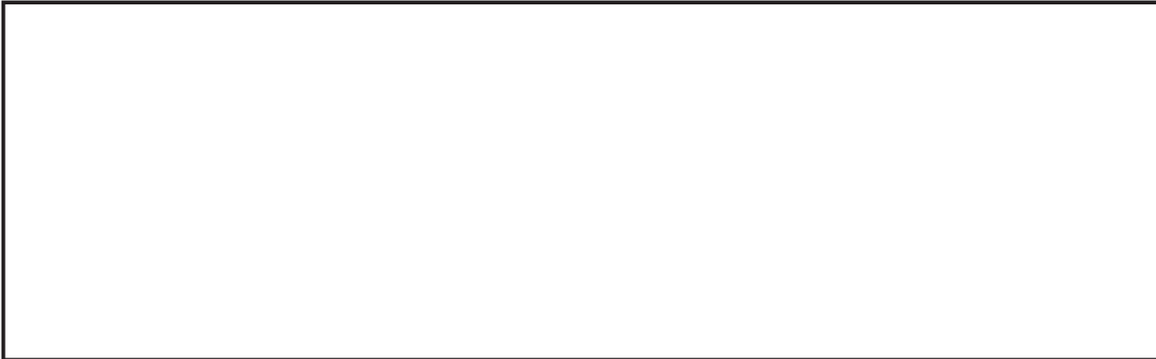
(S) [redacted] the specified persons providing communications and other services to the facilities or places specified in paragraph 2(B) above, shall furnish the FBI forthwith all information, facilities, and technical assistance necessary to effect the

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authorities granted herein in such a manner as will protect their secrecy and produce a minimum of interference with the services provided to the target; and the specified persons shall maintain all records concerning this matter and the aid furnished to the FBI under the security procedures approved by the Attorney General and the Director of Central Intelligence (or the Director of National Intelligence) that previously have been or will be furnished to the specified persons and are on file with this Court. The FBI shall compensate the specified persons referred to above at the prevailing rate for all assistance furnished in connection with this matter.



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IT IS FURTHER ORDERED that the FBI will follow: (1) the standard electronic surveillance minimization procedures for [redacted] (S) [redacted] that are on file with this Court and the FBI shall implement those procedures in accordance with [redacted] (S) [redacted] which is on file with the Court in docket number [redacted] and (2) the following [redacted] (S)

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supplemental or particularized procedures:

[Redacted]

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[Redacted] Notwithstanding other provisions of the standard FBI minimization procedures referenced above, the FBI is authorized to disseminate computer disks, tape recordings, transcripts, or other information or items [Redacted]

(S)

[Redacted]

[Redacted] provided that the following

restrictions apply with respect to any materials so disseminated:

(a) Dissemination to [Redacted]

(S)

(S) [Redacted] of such information or

communications, and [Redacted] shall make no use

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of any information or any communication of or concerning any person except to provide technical assistance to the FBI.

(b) Dissemination shall be only to [Redacted]

(S)

[Redacted]

(S) [Redacted] of such information or communications. [Redacted]

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[Redacted]

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(S) [redacted] of this raw data.

(c) [redacted] shall make no permanent (S)

(S) [redacted] record of information or communications of or concerning any person referred to or recorded on computer disks, tape recordings, transcripts, or other items [redacted] (S)

[redacted]

(S) [redacted] Records maintained by [redacted] (S) [redacted] for this purpose may not be disseminated [redacted]

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[redacted] (S)

(d) Upon the conclusion of such [redacted] to the FBI, computer disks, tape recordings, transcripts, or other items or information disseminated [redacted] (S)

[redacted]

In addition, in accordance with the standard minimization procedures described above, the FBI has established the following categories of non-pertinent communications for this surveillance, which shall not be [redacted] absent foreign (S) intelligence indicators:

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[redacted] (S)

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[Redacted]

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Signed [Redacted] Eastern Time (S)
Date Time

This authorization of electronic surveillance, specifically, [Redacted] (S)

(S) [Redacted] of the [Redacted] (S)

[Redacted] (S)

[Redacted] Eastern Time.

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This authorization of electronic surveillance, specifically,

(S) [Redacted] and [Redacted] (S)

[Redacted] (S)

[Redacted] (S)

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Colleen Kollar-Kotelly

COLLEEN KOLLAR-KOTELLY
Judge, United States Foreign
Intelligence Surveillance Court

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