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



# PRIMARY ORDER

# **AUTHORIZING ELECTRONIC SURVEILLANCE**

Application having been made before me b	Attorney, United			
States Department of Justice, which is supported by the sworn declaration of				
an Intelligence Analysis Technical Leader in the Office of Oversight and				
Compliance in the Signals Intelligence Directorate, a component of the National				
Security Agency (NSA), and the certification of Ashton B. Carter, Deputy Secretary of				
Defense, for an order authorizing electronic surveillance pursuant to the Foreign				
Intelligence Surveillance Act of 1978, as amended, Title 50, United States Code (U.S.C.),				
§§ 1801-1812 ("the Act"), and full consideration having been given to the matters set				
forth therein, the Court finds that:				

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Application to USFISC in the above captioned Docket Number

Declassify on:

NO FOREIGN DISSEMINATION

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- 1. The application has been made by a Federal officer and has been 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:
  - (A) the target of the electronic surveillance

is a foreign power as defined by 50 U.S.C. § 1801(a)(1);

[50 U.S.C. § 1805(a)(2)(A)] and

- (B) each of the facilities or places listed in Attachment A, at which electronic surveillance will be directed, is being or is about to be used by this foreign power. [50 U.S.C. § 1805(a)(2)(B)]
- 3. The proposed minimization procedures have been adopted by the Attorney General and meet the definition of minimization procedures under 50 U.S.C. § 1801(h); [50 U.S.C. § 1805(a)(3)] and
- 4. The application contains all statements and certifications required by 50 U.S.C. § 1804. [50 U.S.C. § 1805(a)(4)]

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

# FURTHER ORDERED, as follows:

(1) The United States is authorized to conduct electronic surveillance as described below to acquire foreign intelligence information as defined by 50 U.S.C. §

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1801(e)(2), including the incidental acquisition of other foreign intelligence information as defined by 50 U.S.C. § 1801(e)(1), at the facilities and places described in paragraph two above, as well as:



subject to the minimization procedures specified in paragraph three above, for a period of one year from the date of this order, unless otherwise ordered by this Court, via the electronic surveillance techniques described below that are designed

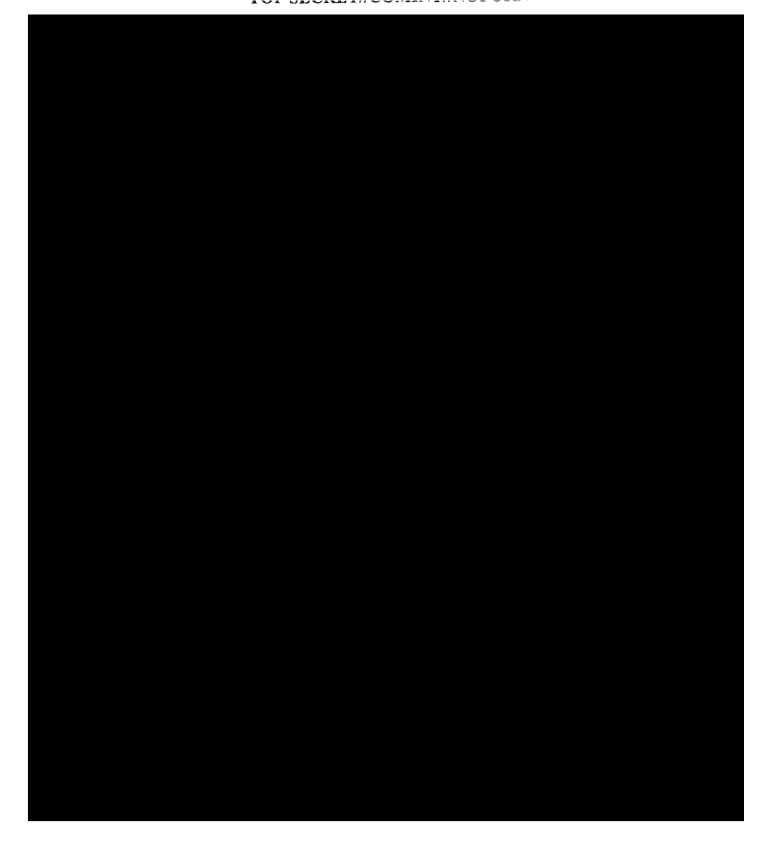
the facilities and places described above, as follows:

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this electronic surveillance will be effected as

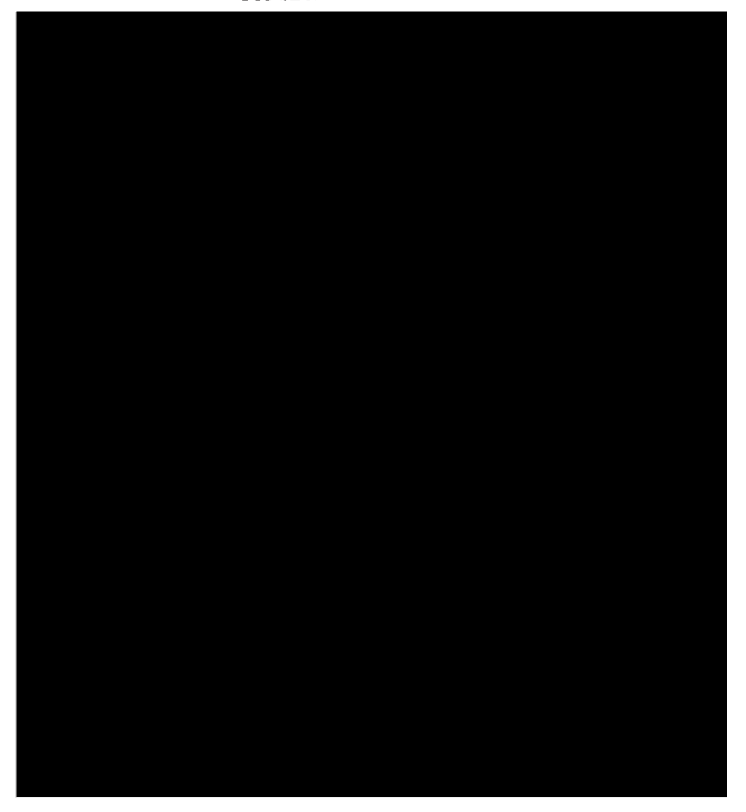
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(2) NSA shall limit its surveillance to the targeted components identified in Attachment A.

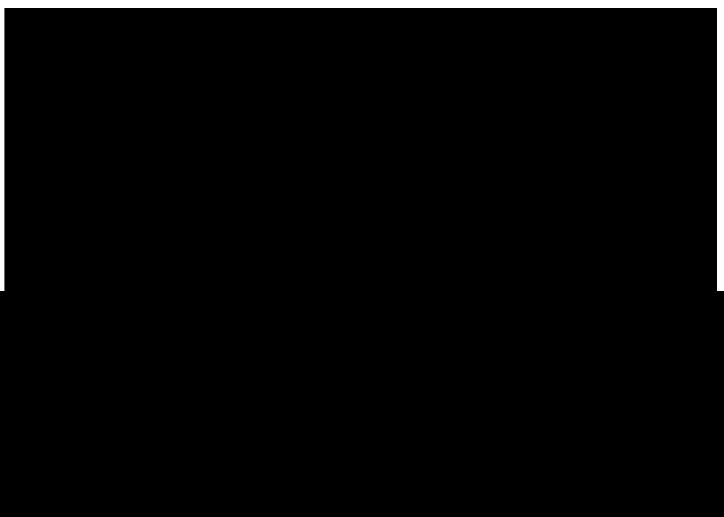
(4) As requested in the application, the specified persons

shall furnish the Government forthwith all information, facilities, or technical assistance necessary to accomplish the electronic surveillance described herein, in such a manner as will protect its secrecy and produce a minimum of interference with the services provided to the target(s) of electronic surveillance; and that the specified persons maintain all records concerning the electronic surveillance, or the aid furnished to the Government, 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; and that the United States Government shall compensate the specified persons referred to above at the prevailing rate for all assistance furnished in connection with the electronic surveillance authorized herein. [50 U.S.C. § 1805(c)(2)(A)-(D)]

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(5) The Federal Bureau of Investigation is authorized to provide NSA with operational support in the conduct of this surveillance, subject to the standard NSA minimization procedures filed with this Court. [50 U.S.C. § 1805(c)]



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T	his authorization re	garding electronic surveillance of	
	expires on the		
	-		
Signed			E.T.
	Date	Time	

Judge, United States Foreign Intelligence Surveillance Court

Chief Deputy Clerk, FIS's certify that this document is a true and correct copy of the

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Authorized for Public R

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FISC Primary Order