DATE: 08-15-2018

b6

b7C

b1 b3

SECRET

UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D. C.

/(S')
b3
b6
ьз ь6 ь70

ORDER

A verified application having been made by

Attorney, United States Department of Justice, for an order

authorizing installation and use of one or more pen register

and/or trap and trace devices pursuant to the Foreign

Intelligence Surveillance Act of 1978 (the Act), Title 50, United

States Code (U.S.C.), §§ 1801-1811, 1841-1846, and full

consideration having been given to the matters set forth therein,

the Court finds that:

SECRET

Derived from: Application to the USFISC of in Docket Number Captioned Above Declassify on: $\underline{X1}$

1 The Government also has	made an application to the Court
for certain tangible things pu	ersuant to 50 U.S.C. § 1861. The
Government has only requested	a response to that application in
the form of the attached	(5). The Court has granted
that request setting out us	reason a segarate openion
signed this date. (1)	s). The Court has granted opening (5) (5)
7 7	\ ■}

	1.	The	Couns	el fo	or Ir	ntelligen	ce Poli	cy is	auth	norized	Ē
to approve	e apı	plica	ations	for	pen	register	and/or	trap	and	trace	
device(s)	sur	veil	lance	unđei	r the	e Act. ²					

	2. The applicant has certified that the information		
	likely to be obtained from the requested pen register and/or trap		
	and trace device(s) is relevant to an ongoing investigation of a		
S)	to protect against	S)	b b
١	that is not being conducted solely upon the basis of activities		b b
	protected by the First Amendment to the Constitution.		b
		(S)	
	WHEREFORE, the Court finds that the application of the		
	United States to install and use pen register and/or trap and		
	trace	L(S)	
		ha/ bi	
		b3 b7	
	² See Attorney General Order Number	1	
	a copy of which is on file with this Court.		

- 2 -

b1 b3 b6 b7C b7E as described in the application,

b1

b3 b7E

b1

b3 b7E

satisfies the requirements of the Act and, therefore,

IT IS HEREBY ORDERED, pursuant to the authority conferred on this Court by the Act, that the application is GRANTED, and it is

FURTHER ORDERED, as follows:

- (1) Installation and use of pen register and/or trap and trace device(s) are authorized for a period of from the date of this order, unless otherwise ordered by the Court.
 - (2) The authority granted is within the United States.

	(3)	As	requested	in	the	app.	lication,			/	5
S)							(specifi	ed	person(s)),	. :	is

directed to furnish the FBI with any information, facilities, or technical assistance necessary to accomplish the installation and operation of the pen register and/or trap and trace device(s) in such a manner as will protect its secrecy and produce a minimum amount of interference with the services each specified person is providing to its subscriber. Each specified person shall not disclose the existence of the investigation, or of the pen register and/or trap and trace device(s) to any person unless or until ordered by the Court, and shall maintain all records

SECRET

SDEREI

concerning the pen register and/or trap and trace device(s), or the aid furnished to the FBI, under the security procedures approved by the Attorney General and the Director of Central Intelligence that have previously been or will be furnished to each specified person and are on file with this Court.

(4) The FBI shall compensate the specified person(s) referred to above for reasonable expenses incurred in providing such assistance in connection with the installation and use of the pen register and/or trap and trace device(s) authorized herein.

Signed	Date	Time	(S) E.T.
This aut	horization .	regarding	, Eastern Time.

COLLEEN KOLLAR-KOTELLY

Judge, United States Foreign Intelligence Surveillance Court

I. Karen E. Sutton, Clerk.
FISC, certify that this documents a true and correct copy of the original.

SECRET