BI INFO. CLASSIFIED BY: NSICG b  EASON: 1.4 (C) b
RECLASSIFY ON: 12-31-2030  NATE: 08-14-2018  KARENE SUCCENCION
SECRET (S)
U.S. FOREICH INVELLIGENCE
FOREIGN INTELLIGENCE SURVEILLANCE COURT
WASHINGTON, D. C.
(S) b b
ORDER
AUTHORIZING ELECTRONIC SURVEILLANCE
Application having been made by the United States of
America, by Attorney, U.S. Department of b
Justice, which is supported by the sworn declaration of
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
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Derived from to the USFISC of in Docket Number  Captioned Above  Declassify on: X1

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Government's application, pursuant to the Foreign Intelligence Surveillance Act of 1978, 50 U.S.C. §§ 1801-1811 (the Act), and full consideration having been given to the matters set forth therein, the Court finds that:

- 1. The President has authorized the Attorney General of the United States to approve applications for electronic surveillance for foreign intelligence information [50 U.S.C. § 1805(a)(1)];
- 2. The application has been made by a federal officer and approved by the Attorney General [50 U.S.C. § 1805(a)(2)];
- 3. On the basis of the facts submitted by the applicant, there is probable cause to believe that:

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

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4. The minimization procedures proposed in paragraph 5 of the application and described in the declaration, 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) (4)]; and  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)):  (1) The United States is authorized to conduct electronic surveillance in order to acquire foreign intelligence information as defined by acquisition of other foreign intelligence information as defined by acquisition of other foreign intelligence information as defined by acquisition of other foreign intelligence information as defined by acquisition procedures specified in paragraph 4 above, for a period of unless otherwise ordered by this Court, as follows:			
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)(4)]; and  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)]:  (1) The United States is authorized to conduct electronic surveillance in order to acquire foreign intelligence information as defined by acquisition of other foreign intelligence information as defined by at the facilities or places described in paragraph 3(B) above, subject to the minimization procedures specified in paragraph 4 above, for a  [5] period of unless otherwise ordered by this Court, as		4. The minimization procedures proposed in paragraph 5 of	
minimization procedures under 50 U.S.C. § 1801(h) [50 U.S.C. § 1805(a)(4)]; and  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)):  (1) The United States is authorized to conduct electronic surveillance in order to acquire foreign intelligence information as defined by including the incidental acquisition of other foreign intelligence information as defined by at the facilities or places described in paragraph 3(B) above, subject to the minimization procedures specified in paragraph 4 above, for a period of unless otherwise ordered by this Court, as		the application and described in the declaration, have been	
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by at the facilities or by places described in paragraph 3(B) above, subject to the minimization procedures specified in paragraph 4 above, for a period of unless otherwise ordered by this Court, as		as defined by including the incidental	1-1
places described in paragraph 3(B) above, subject to the minimization procedures specified in paragraph 4 above, for a  period of unless otherwise ordered by this Court, as	7.81	acquisition of other foreign intelligence information as defined	
minimization procedures specified in paragraph 4 above, for a  (5) period of unless otherwise ordered by this Court, as	(5)	by at the facilities or	
(S) period of unless otherwise ordered by this Court, as		places described in paragraph 3(B) above, subject to the	
		minimization procedures specified in paragraph 4 above, for a	
follows:	(5)		
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	Should the FBI seek to renew the authority requested herein,	
(5)	or after whichever comes first, it shall file an	
	informative report with the Court that:	(S) b1 b3 b7A b7E
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The electr	onic surveillance authorized shall include:	
electronic surv	eillance of the facilities or places described in	
paragraph 3(B)	above, using for each particular facility or place	
only the means	specified in paragraph 3(B) above for such	
particular faci	lity or place, during the authorized period of	
surveillance.		
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IT IS FURT	HER ORDERED that the FBI will follow:	
(1) The st	andard electronic surveillance minimization	k
procedures for	that are on file with this Court;	
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(3) The following supplemental or particularized procedures	: ¬
	(S)
Notwithstanding other	
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provisions of the standard FBI minimization procedures for a	
foreign power, which have been adopted by the Attorney General	
and approved by the Court for use in the electronic surveillance	(S)
of the above-referenced the FBI is authorized to	
disseminate computer disks, tape recordings, transcripts, or	_
other information or items	LS)
	:
provided that the following restrictions apply with	
respect to any materials so disseminated:	•
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SECRET (S)(a) Dissemination to of such information or (S) communications, an will make no use (S) of any information or any communication of or concerning any person except to provide technical assistance to the FBI. Dissemination will be only to (S) of such information or communications. (S) of this raw data. (5) (c) shall make no permanent record of information or communications of or concerning any person referred to or recorded on computer disks, tape recordings, transcripts, or other items (S)Records maintained for this purpose may not be disseminated (5 (5) SECRET

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SECRET (5) Upon the conclusion of to the FBI, computer disks, tape recordings, transcripts, or other items or information disseminated (S)(e) Any information that provide (5) may be to the FBI as a result of disseminated by the FBI in accordance with the FBI's standard minimization procedures. [50 U.S.C. § 1805(c)(2)(A)-(D)] b1 b3 Filed E.S.T. b7A b7E Signed E.S.T. Date Time/ **(S)** (S)This auth expires on the (S) day o Easte MICHAEL J. DAVIS Judge, United States Foreign Intelligence Surveillance Court SECRET 10 I, Karen E. Sutton, Clerk, FISC, certify that this document is a true and correct copy of the original.

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