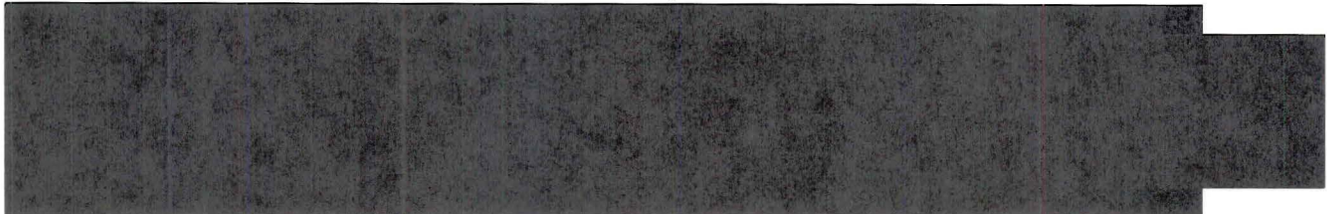
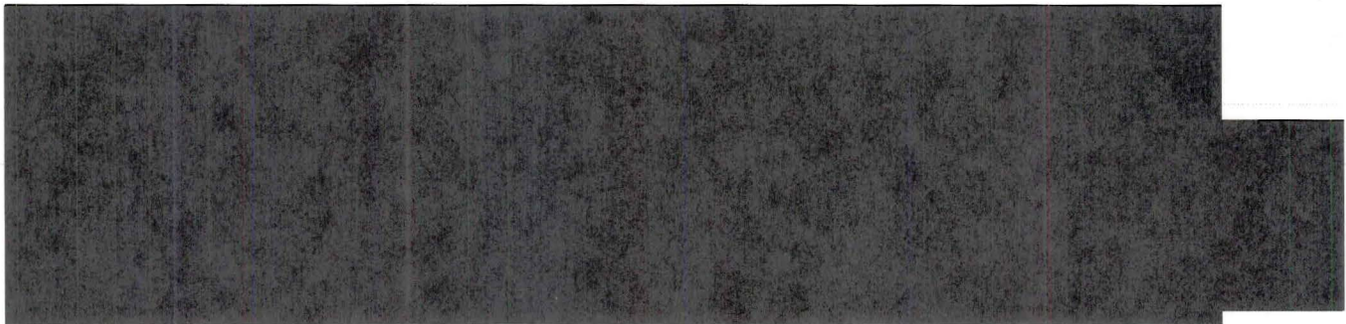


~~TOP SECRET//HSC//COMINT//ORCON, NOFORN//X1~~

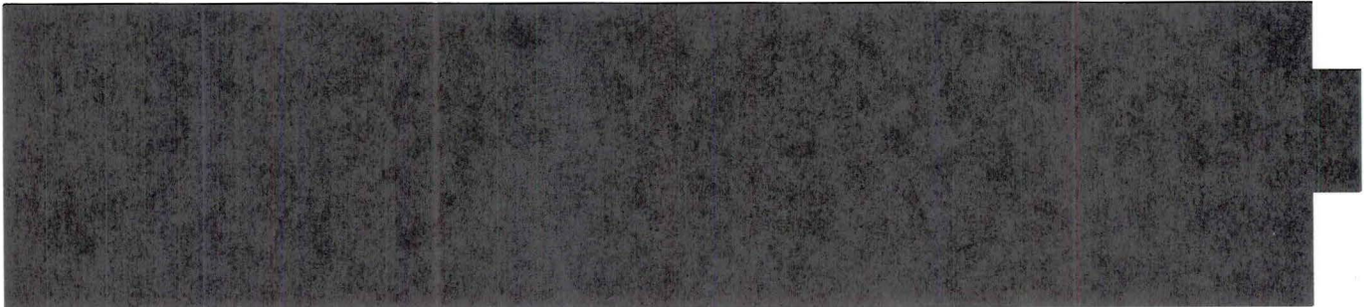
UNITED STATES
FOREIGN INTELLIGENCE SURVEILLANCE COURT
WASHINGTON, D.C.



ORDER

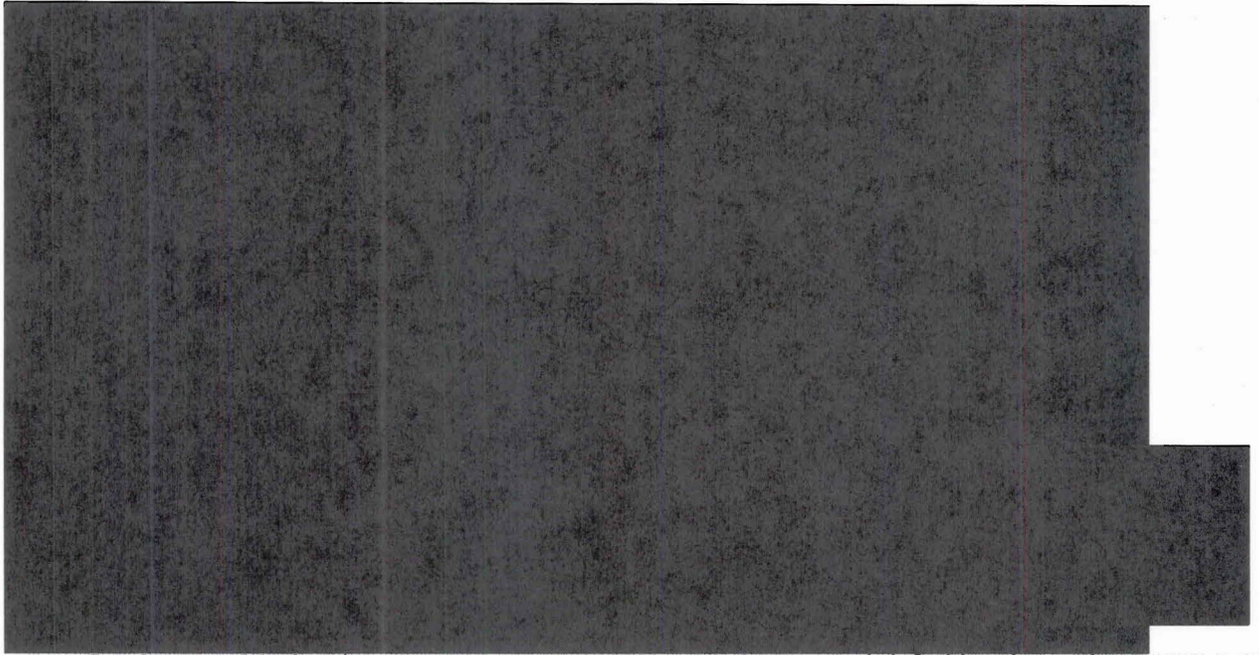


While the application provides the Court with sufficient information to make the findings required by the Foreign Intelligence Surveillance Act, 50 U.S.C. § 1805 (a), because the application presents novel issues of law and fact, the Court seeks further information. On  , the Court will hold a hearing to receive this further information as well as to consider whether to authorize an extension of this surveillance. Among the issues to be addressed at the hearing are the following:



~~TOP SECRET//HSC//COMINT//ORCON, NOFORN//X1~~

TOP SECRET//HSC//COMINT//ORCON, NOFORN//X1

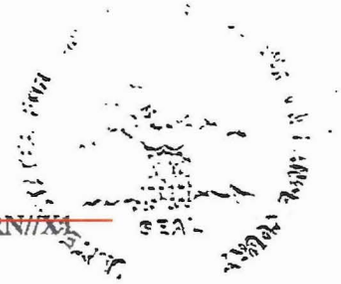


In advance of the hearing, the government shall file with the Court a brief addressing each of the above issues. In addition, the government's brief shall report on the conduct of the surveillance to date. The brief shall be filed with the Court no later than [REDACTED].

The Court will notify the government of the time and place of the hearing. The Court expects that, at the hearing, the government will provide witnesses who can testify to the legal, operational, and technical aspects of this surveillance.

IT IS SO ORDERED, this [REDACTED].

MICHAEL J. DAVIS
Judge, United States Foreign
Intelligence Surveillance Court



I, Karen E. Sutton, Clerk,
FISC, certify that this document
is a true and correct copy
of the original. *[Signature]*

~~TOP SECRET//HSC//COMINT//ORCON, NOFORN//X1~~