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



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PRIMARY ORDER AND WARRANT

An application having been made by the United States of America pursuant to the Foreign Intelligence Surveillance Act of 1978, as amended, 50 U.S.C. §§ 1801-1811 and 1821-1829 (FISA or the Act), for an order and warrant (hereinafter "order") for **electronic surveillance and physical search**, and full consideration having been given to the matters set forth therein, under the version of FISA in effect as of August 4, 2007 (see § 6(b) of the Protect America Act of 2007), the Court finds as follows:

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~~Derived from: Application to the USFISC  
in Docket Number captioned above~~

~~Declassify on:~~ [redacted]

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[50 U.S.C.  
§§ 1805(a)(1) and  
1824(a)(1)]

1. The President has authorized the Attorney General of the United States to approve applications for electronic surveillance for foreign intelligence information and physical searches for foreign intelligence purposes;

[50 U.S.C.  
§§ 1805(a)(2) and  
1824(a)(2)]

2. The application has been made by a Federal officer and approved by the Attorney General;

[50 U.S.C.  
§§ 1805(a)(3) and  
1824(a)(3)]

3. On the basis of the facts submitted in the verified application, there is probable cause to believe that:

[REDACTED]

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(B) as specified herein, the facilities or places at which electronic surveillance will be directed are being used or are about to be used by, and the premises and/or property to be searched are owned, used, possessed by, or in transit to or from [REDACTED]

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[50 U.S.C.  
§§ 1805(a)(4) and  
1824(a)(4)]

4. The minimization procedures proposed in the application have been adopted by the Attorney General and meet the definition of minimization procedures under 50 U.S.C. §§ 1801(h) and 1821(4):

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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 is GRANTED, and it is

FURTHER ORDERED, as follows:

[50 U.S.C. §§ 1805(c)(1) and 1824(c)(1)]

1. The United States is authorized to conduct electronic surveillance and physical search of  as follows; provided that the electronic surveillance shall be directed only at the facilities and places described below, using for each only the means specified below for such particular facility or place, and the physical search shall be conducted only of the premises or property described below, using for each only the manner specified below for such particular premises or property.

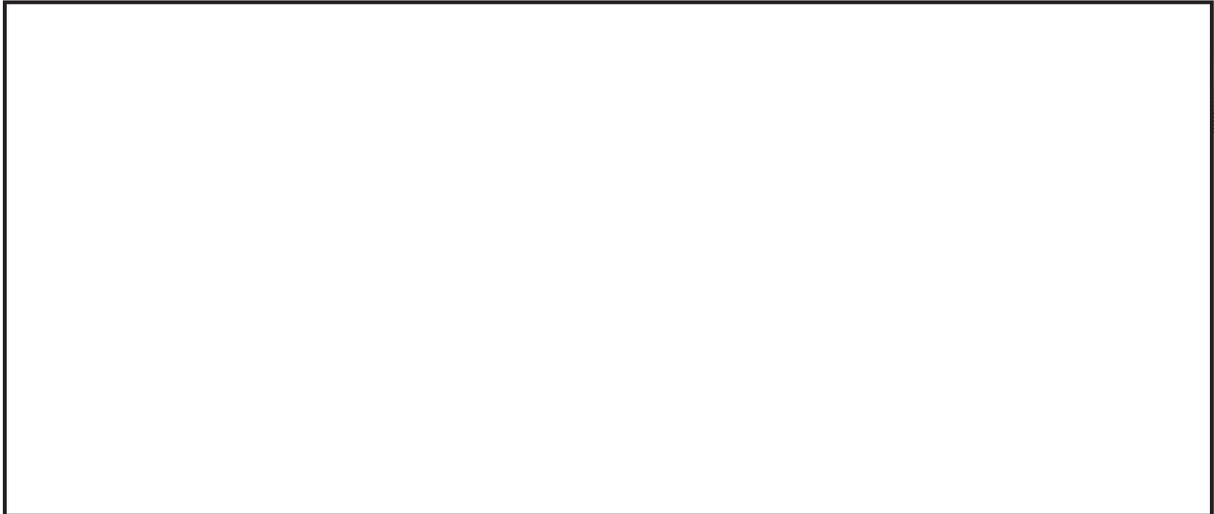
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[50 U.S.C.  
§ 1805(c)(1)(D)]

3. The means by which the surveillance shall be effected are as follows:



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as described in the Standard Descriptions of Means of Electronic Surveillance

and Manner of Physical Search filed with this Court in docket number



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which is incorporated herein by reference.

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[50 U.S.C.  
§ 1824(c)(1)(D)]

[Redacted]

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as described in the Standard Descriptions of Means of Electronic Surveillance

and Manner of Physical Search filed with this Court in docket number

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which is incorporated herein by reference.

[50 U.S.C.  
§§ 1805(c)(1)(E)  
and  
1824(c)(1)(E)]

5. The authorities approved are for the period indicated below unless otherwise ordered by this Court.

[50 U.S.C.  
§§ 1805(c)(1)(F)  
and  
1824(c)(1)(D)]

6. The coverage and scope of each of the authorities approved herein are set forth in each of the techniques identified above. The acquisition, retention, and dissemination of information acquired through each such technique shall be governed by the same minimization procedures, unless otherwise stated herein.

[50 U.S.C.  
§§ 1805(c)(2)(A)  
and  
1824(c)(2)(A)]

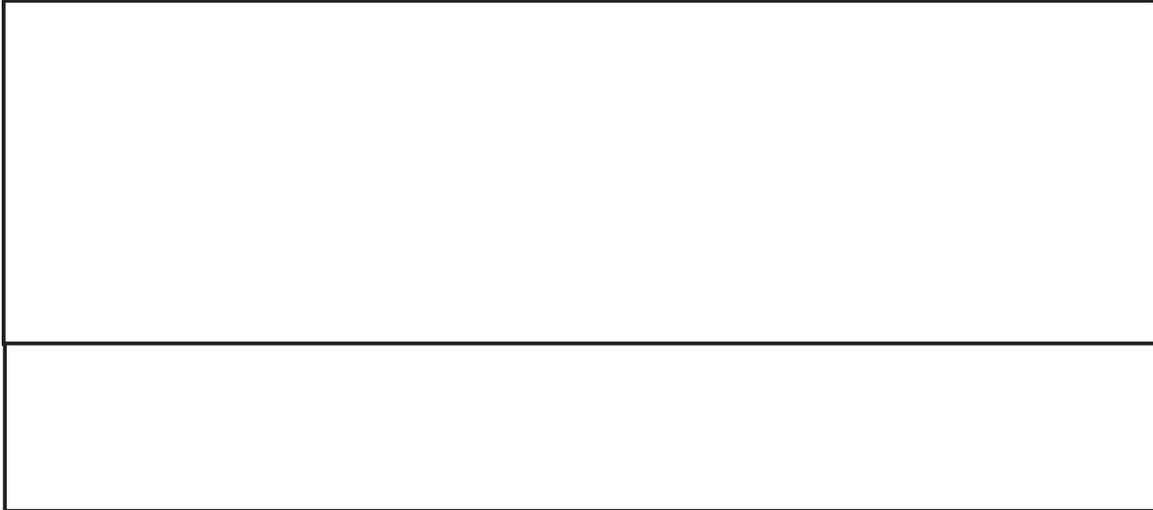
As to all information gathered through the authorities approved herein, the United States shall follow its standard minimization procedures for electronic surveillance and physical search of a [Redacted] which have been adopted by the Attorney General and are on file with this Court.

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In addition, the United States shall follow:

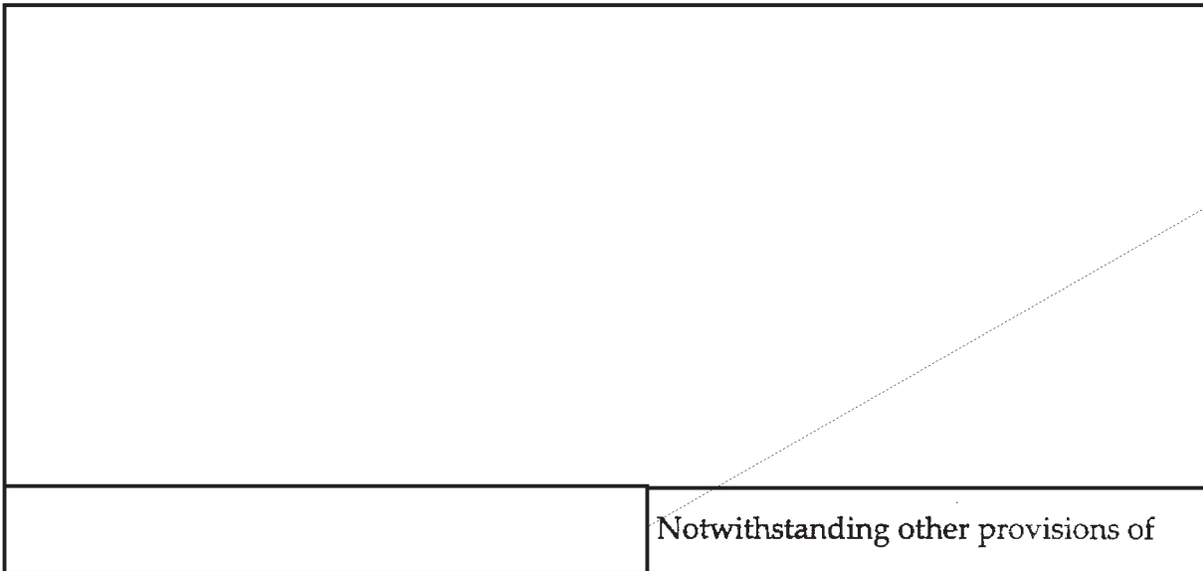
Procedures for un-minimized information



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Procedures for technical or linguistic assistance



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

[Redacted] (S)

[Redacted] provided that the following restrictions

apply with respect to any materials so disseminated:

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(a) Dissemination [Redacted] (S)

[Redacted] of such information or communications, and [Redacted] (S)

[Redacted] shall make no use 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)

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[Redacted] of such information or

communications. [Redacted] (S)

[Redacted] (S)

[Redacted] of this raw data.

(c) [Redacted] shall make no permanent [Redacted] record of [Redacted] (S)

information or communications of or concerning any person referred to or

recorded on computer disks, tape recordings, transcripts, or other items

[Redacted] (S)

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

[Redacted]

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(d) Upon the conclusion of [Redacted] to the FBI, computer

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disks, tape recordings, transcripts, or other items or information disseminated [Redacted]

[Redacted]

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(e) Any information that [Redacted] provide to the FBI as a

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(S) result of [Redacted] may be disseminated by the FBI in accordance

with the FBI's standard minimization procedures.

[50 U.S.C.  
§§ 1805(c)(2)(B)-  
(D)  
and  
1824(c)(2)(B)-(D)]

7. The United States has requested the Court to issue order(s) to persons whose assistance is necessary in order to implement the authorities approved herein. Accordingly, the Court has issued a secondary order to the specified person:

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to include affiliates, subsidiaries, and assigns or other successors in interest to said specified person.

With regard to the facilities, places, premises, and/or property targeted herein, the said specified person shall:

- (a) furnish the FBI all information, facilities, or technical or other assistance necessary to effect the authorities granted; and
- (b) maintain all records concerning this matter, or the aid furnished to the FBI, under the security procedures previously approved by the Attorney General and the Director of Central Intelligence (or the Director of National Intelligence) that have been or will be furnished to the specified person and are on file with this Court.

The United States shall compensate any such person providing assistance at the prevailing rate for all assistance furnished in connection with the activities described herein.

[50 U.S.C.  
§ 1824(c)(2)(E)]

8. A return shall be filed either at the time of submission of a renewal application or within  of each execution of the Search Warrant, (S)  
whichever is sooner, and shall:

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- 1) notify the Court of the execution of the Warrant,
- 2) describe the circumstances and results of the search including, where appropriate, an inventory; and
- 3) certify either that the execution was in conformity with the Warrant, or, if not in conformity, describe any deviation in execution from the Warrant and explain the reasons for any deviation.

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This authorization regarding

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expires at

[Redacted]

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Signed

[Redacted]

Eastern Time

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Date

Time



**ROBERT C. BROOMFIELD**

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.** *ks*

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