TOP SECRET

UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D.C.



SUPPLEMENTAL ORDER

| r . |
|---------------------------------------------------------------------------------------------------|
| On the Court issued orders granting the surveillance authorities requested |
| by the government in the above-captioned docket. Those orders and authorities |
| Also on the Court issued a Memorandum Opinion explaining the |
| basis for the Court's finding jurisdiction to grant the portion of the requested authorities that |
| pertain to electronic surveillance under |
| As explained in that Memorandum Opinion, operational concerns that were first |
| communicated to the Court on militated in favor of an immediate ruling on the |

application. While the Court was able to find jurisdiction on the record then before it, a more fully developed factual record would assist the Court in considering any application to renew the authorities granted in this docket or applications involving other that the government may propose to subject to surveillance under

Accordingly, the Government is ordered to submit a report, under oath and no later than This report shall include:

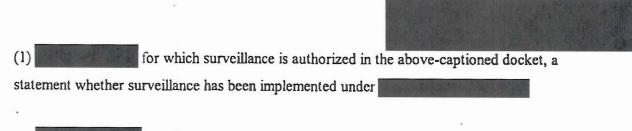


TOP SECRET

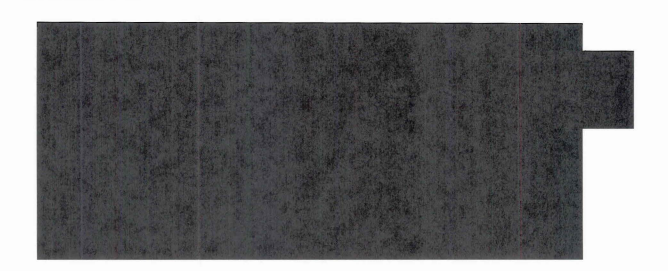
Derived from: Application to the USFISC

Declassify on: X1

TOP SECRET



(2) for which surveillance has been implemented under



(3) An explanation of whether, in the conduct of the surveillance authorized in the above-captioned docket,

The Court expects that future applications for authority to initiate surveillance under



The Court also expects that applications to renew such authorities,

TOP SECRET

TOP SECRET

including authorities granted in this docket, will include current information responsive to paragraphs (1) through (3) above.

SO ORDERED, thi

COLLEEN KOLLAR-KOTELLY

Judge, United States Foreign Intelligence Surveillance Court

TOP SECRET

3