U.L. FORTION INTELLIGENCE SURVEILLANCE COURT

(U) 2015 Summary of Notable Section 702 Requirements JUL 15 PM 3: 17

(U) The Privacy and Civil Liberties Oversight Board ("PCLQB") has recommended that the Government submit to the Foreign Intelligence Surveillance Court ("FISC" or "Court"), "[a]s part of the periodic certification process," a document containing "the rules for operation of the Section 702 program that have not already been included in certification orders by the FISA court, and that at present are contained in separate orders and opinions, affidavits, compliance and other letters, hearing transcripts, and mandatory reports filed by the government." PCLOB, Report on the Surveillance Program Operated Pursuant to Section 702 of the Foreign Intelligence Surveillance Act, at p. 142 (July 2, 2014). In accordance with that recommendation, the Government submits the following summary containing references to Court opinions, agency targeting and minimization procedures, hearing transcripts, or other relevant documents regarding the operation of certain aspects of the Section 702 program. This document does not, nor is it intended to, create any new rules or obligations regarding the operation of the Section 702 program. This document is not inclusive of all currently applicable rules and requirements for the operation of the Section 702 program, but is intended as a reference guide to prominent concepts governing the program. Accordingly, to the extent that any statement contained in this document conflicts with applicable targeting or minimization procedures, any prior representation to the Court, or any written Opinion, Order, or other requirement issued by the Court, such other documents are controlling. In all cases it is the actual representations made by the Government to the Court, representations of understanding made by the Court to the Government, and the written Opinions, Orders, and requirements issued by the Court (or where applicable the Foreign Intelligence Surveillance Court of Review) which constitute controlling precedent.

I. (S//NF) All Users of Section 702-Tasked Facilities Are Regarded as Targets of the Acquisition

—(TS://SI://OC/NF) Although the targeting procedures generally refer to the target or targets of acquisition, with limited exception, the Government has represented to the FISC that "any user of a tasked facility is regarded as a person targeted for acquisition." In Re DNI/AG 702 Certifications

Memorandum Opinion and Order ("2014 Mem. Op."), at p. 8 (August 26, 2014). This includes, for example,

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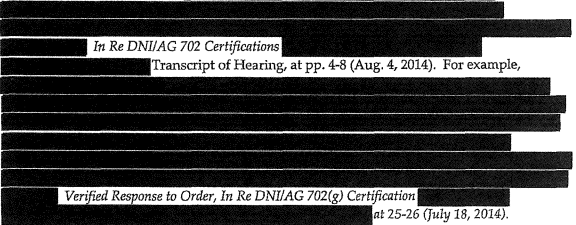
II. (U) Pre- and Post- Tasking Due Diligence

(TS//SI//OC/NF) The Government has an obligation, both before and after tasking a selector, to exercise due diligence when assessing that any Section 702 target (1) is a non-U.S. person; (2) reasonably believed to be located outside the United States; and (3) possesses, is expected to receive, and/or is likely to communicate foreign intelligence information concerning a foreign power or foreign territory. See, e.g., 2014 NSA Targeting Procedures, pp. 2-4. The Government has represented to the Court that, "the statute requires [the Government] to have a reasonable belief that a [Section 702] target is located outside the United States. The targeting procedures are designed to ensure that NSA analyzes information that gives rise to that reasonable belief. So it is the targeting procedures that imposes [sic] the due diligence requirement on the NSA in that respect." In re DNI/AG Certification Hearing Transcript, at p. 6 (August 27, 2008).

(TS://SI://OC/NF) The Government has represented to the Court that the exercise of due diligence is a continuous obligation: "the government's due diligence does not end once the initial targeting decision is made. The targeting procedures require the [] post-targeting analysis for all tasked facilities, including regular review to ensure that the tasked facility is used by the intended target."

Similarly, the Court has found that "[d]iligent and prompt response to credible

indications that a tasked facility has been accessed from the United States goes to the heart of the requirement of 50 U.S.C. § 1881a(d)(1)(A) that targeting procedures be reasonably designed to ensure that acquisitions target persons reasonably believed to be outside the United States." 2014 Mem. Op., at p. 30. If there is information that indicates a target may be a United States person, the agencies are required to resolve that issue, and are required to

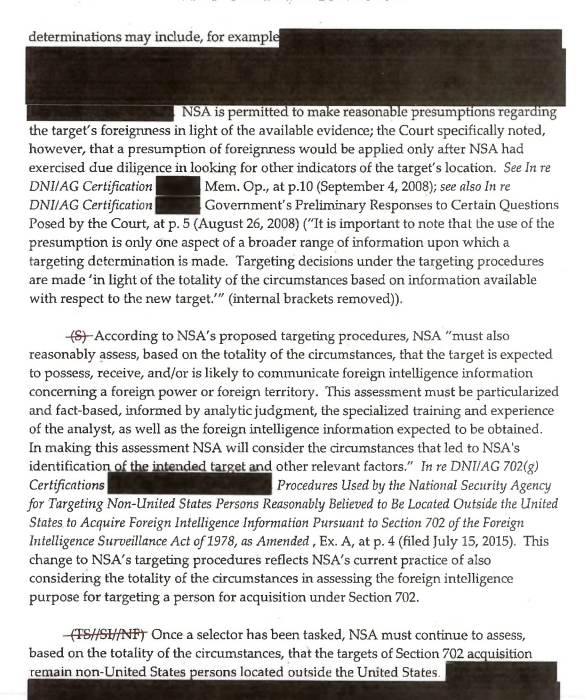


The FBI and NSA have issued similar guidance.

(TS//SI//OC/NF) Finally, the Government has an obligation, both at the time of tasking and on a continuous basis thereafter, to assess that a target possesses, is expected to receive, and/or is likely to communicate foreign intelligence information concerning a foreign power or foreign territory. See, e.g., 2014 NSA Targeting Procedures, at p. 4. If the Government later assesses that the continued tasking of a target's selector is not expected to result in the acquisition of foreign intelligence information, prompt detasking is required, and delay may result in a reportable compliance incident. See, e.g., Quarterly Report to the Foreign Intelligence Surveillance Court Concerning Compliance Matters under Section 702 of the Foreign Intelligence Surveillance Act, at p. 46 (item 28) (March 2015) (hereinafter "March 2015 Quarterly Report").

III. (U) Totality of the Circumstances

(TS//SI//OC/NF) According to Section I of NSA's Section 702 targeting procedures, "NSA determines whether a person is a non-United States person reasonably believed to be outside the United States in light of the totality of the circumstances[.]" 2014 NSA Targeting Procedures, at p. 1. The Government has represented to the Court that "[t]he facts used to make each of these required



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IV. (U) Obligation to Review
For example,
To that end, in order to ensure that content is
reviewed in a timely manner, NSA has an system that reminds analysts to
review the content from tasked electronic communications accounts at least five
business days after the first acquisition of data and at least every thirty business days
thereafter."
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V. — (TS//SI//NF) Resolving Within Business Days
(TS//SI/OC/NF) As discussed above, the Government must conduct post-tasking analysis of Section 702 collection and diligently and promptly respond "to credible indications that a tasked facility has been accessed from the United States." 2014 Mem. Op., at p. 30. This obligation "goes to the heart of the requirement of 50 U.S.C. § 1881a(d)(1)(A) that targeting procedures be reasonably designed to ensure that

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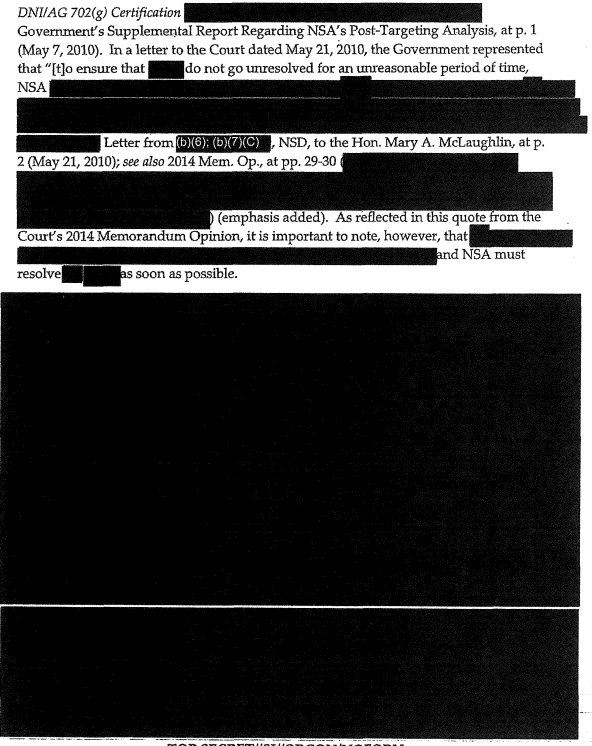
possible use of targeted accounts in the United States." In re

acquisitions target persons reasonably believed to be outside the United States." *Id.* To help identify targeted electronic communications accounts/addresses/identifiers used

by targets located in the United States, NSA uses

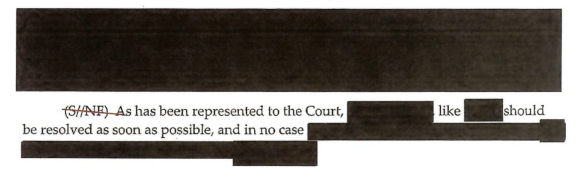
and prioritize

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VI. (U) Waivers

—(TS//SI/NF) NSA's, FBI's, and CIA's Section 702 minimization procedures all allow for waiver of the destruction requirement for any communication acquired through the targeting of a person who at the time of targeting was reasonably believed to be a non-U.S. person located outside the United States but who is located inside the United States at the time of acquisition or is subsequently determined to be a U.S. person on a communication-by-communication basis. See Minimization Procedures Used by the National Security Agency in Connection With Acquisitions of Foreign Intelligence Information Pursuant to Section 702 of the Foreign Intelligence Surveillance Act of 1978, As Amended, at pp. 9-10 (July 28, 2014) ("A communication identified as a domestic communication . . . will be promptly destroyed upon recognition unless the Director (or Acting Director) of NSA specifically determines, in writing and on a communicationby-communication basis, that the sender or intended recipient of the domestic communication had been properly targeted under section 702 of the Act, and the domestic communication satisfies one or more of the following conditions: (1) such domestic communication is reasonably believed to contain significant foreign intelligence information . . . (2) Such domestic communication does not contain foreign intelligence information but is reasonably believed to contain evidence of a crime that has been, is being, or is about to be committed. . . (3) such domestic communication is reasonably believed to contain technical data base information . . . or information necessary to understand or assess a communications security vulnerability . . . or (4) such domestic communication contains information pertaining to an imminent threat of serious harm to life or property."); Minimization Procedures Used by the Federal Bureau of Investigation in Connection With Acquisitions of Foreign Intelligence Information Pursuant to Section 702 of the Foreign Intelligence Surveillance Act of 1978, As Amended, at p. 6 (July 28, 2014) ("Any communication acquired through the targeting of a person who at the time of targeting was reasonably believed to be a non-United States person located outside the United States but is in fact located inside the United States at the time such communication is acquired or is subsequently determined to be a United States person

will be removed from FBI systems upon recognition, unless the Director or Deputy Director of the FBI specifically determines in writing on a communication-bycommunication basis that such communication is reasonably believed to contain significant foreign intelligence information, evidence of a crime that has been, is being, or is about to be committed, or information retained for cryptanalytic, traffic analytic, or signal exploitation purposes."); Minimization Procedures Used by the Central Intelligence Agency in Connection with Acquisitions of Foreign Intelligence Information Pursuant to Section 702 of the Foreign Intelligence Surveillance Act of 1978, As Amended, at p. 8 (July 28, 2014) ("Any communication received by CIA that is acquired through the targeting of a person who at the time of targeting was reasonably believed to be a non-United States person located outside the United States but is in fact located inside the United States at the time such communication is acquired or was in fact a United States person at the time of targeting will be destroyed unless the Director of the CIA specifically determines in writing and on a communication-by-communication basis that such communication is reasonably believed to contain significant foreign intelligence information or evidence of a crime that has been, is being, or is about to be committed.").

(TS//SI/OC/NF) The NSA, FBI and CIA waiver provisions are limited to situations in which the target, at the time of targeting, was "reasonably believed to be a non-United States person located outside the United States." Id.; In re DNI/AG 702(g) Certification

Mem.

Op., at p. 40 (September 20, 2012) (hereinafter "2012 Mem. Op.") (noting that the change to NSA's minimization procedures requiring the NSA Director or Acting Director to determine in writing that "the sender or intended recipient of the domestic communication had been properly targeted under Section 702 of the Act... has the practical effect of limiting the reach of the waiver provision to domestic communications acquired with the reasonable but mistaken belief that the target is a non-U.S. person located outside the United States"). This means that the waiver provisions are not available for any communication or information acquired after agency personnel determine that the target is no longer reasonably believed to be a non-United States person located outside the United States, including, for example, any such communications or information acquired during a detasking delay. See, e.g., 2012 Mem. Op. at 40. "Destruction waivers are most frequently sought when

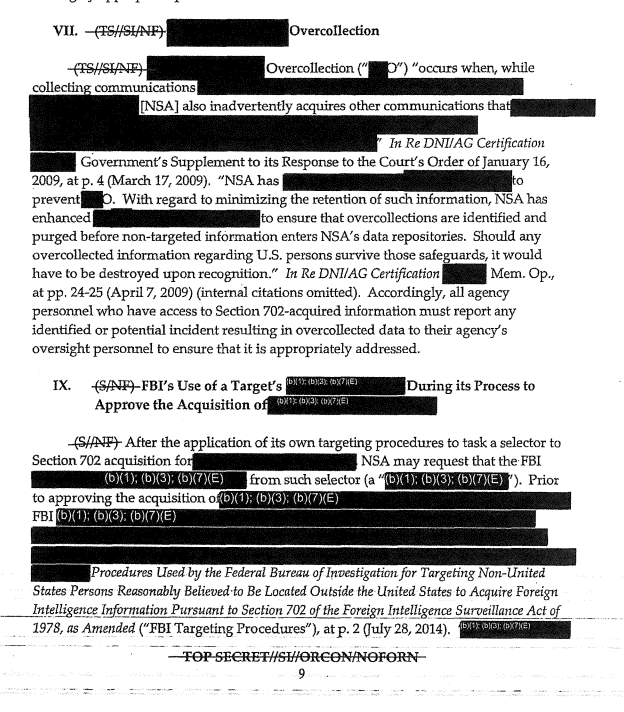
" Memorandum for

Assistant Attorney General for National Security, United States Department of Justice, RE: Discussion with the Foreign Intelligence Surveillance Court on 24 July 2012 regarding the

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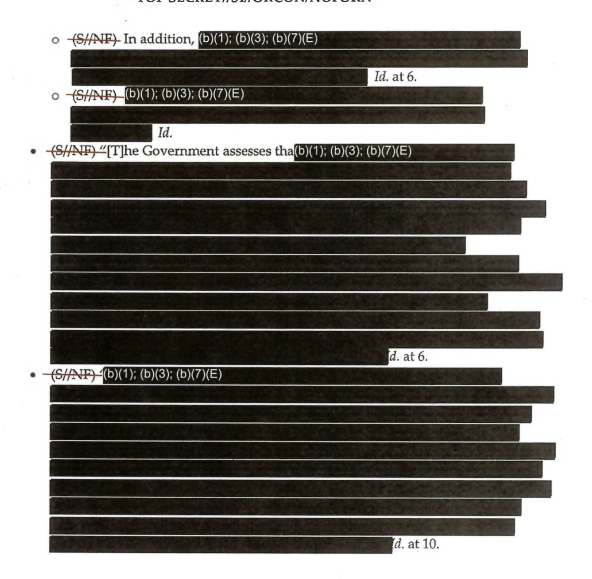
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waiver provisions of NSA's minimization procedures governing data acquired pursuant to Section 702 of the Foreign Intelligence Surveillance Act of 1978, as amended, at p. 1 (August 28, 2012). In any situation in which the waiver provisions would apply, agency determinations must be made on a case-by-case basis based on an individualized finding by appropriate personnel. *Id*.



(b)(1); (b)(3); (b)(7)(E)
(1992)
(S//NF) As explained to the Court in a September 2014 letter:
In order to ensure that its queries of its systems are 'reasonably calculated' to uncover information about a target's location or United States person status, (b)(1); (b)(3); (b)(7)(E)
Supplemental Notice Regarding the Acquisition of (b)(1); (b)(3); (b)(7)(E) OI Tracking No. 126097, at pp. 3-4 (September 30, 2014) (emphasis added). This Notice established the following requirements further clarifying the FBI's obligations with respect to implementing tl(b)(1); (b)(3); (b)(7)(E)
used by the target: (b)(1); (b)(3); (b)(7)(E)
• <u>-(S//NF)</u> With certain limited exceptions, ¹ (b)(1); (b)(3); (b)(7)(E) <i>Id.</i> at 4-5 & n.4.
1-(S//NF)-"In certain situations, (b)(1); (b)(3); (b)(7)(E)
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(b)(1); (b)(3); (b)(7)(E)

d. at 4 n.4.