FBI INFO.	
CLASSIFIED BY	NSIC
REASON: 1.4 ((2)
DECLASSIFY ON	: 12-31-2028
DATE: 08-13-20)18

	b7C
FILED	
KAREN E. SUTTON, CLERK	
	Ъ

b6

ь3

(S)

b1 b3

b6 b7С

SECRET

U.S. Foreign Intelligence Surveillance Court

(S)

UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D. C.

ORDER AND SEARCH WARRANT

Application having been made by the United States of
America, by Attorney, U.S. Department of
Justice, which is supported by the sworn declaration of
an Acting 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 and warrant, as described in the Government's application,
pursuant to the Foreign Intelligence Surveillance Act of 1978, as
amended, 50 U.S.C. §§ 1801-1811 and 1821-1829 (the Act), and full
consideration having been given to the matters set forth therein,
the Court finds that:

SDE	RET
Derived from: Applicat	ion to the USFISC of
Captioned Above Declassify on: X1	(S)

.

-

SPERCET

 The President has authorized the Attorney General of the United States to approve, pursuant to the Act, applications to this Court [50 U.S.C. §§ 1805(a)(1) and 1824(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) and 1824(a)(2)];

3. On the basis of the facts submitted by the applicant, there is probable cause to believe that:

the following facilities or places for which (B) electronic surveillance is authorized are being used or (S) are about to be used by of (S) and the property for which physical search is (S) authorized is owned, used, possessed by, or in transit (S)to or from of and (S)electronic surveillance and physical search are

SECRET

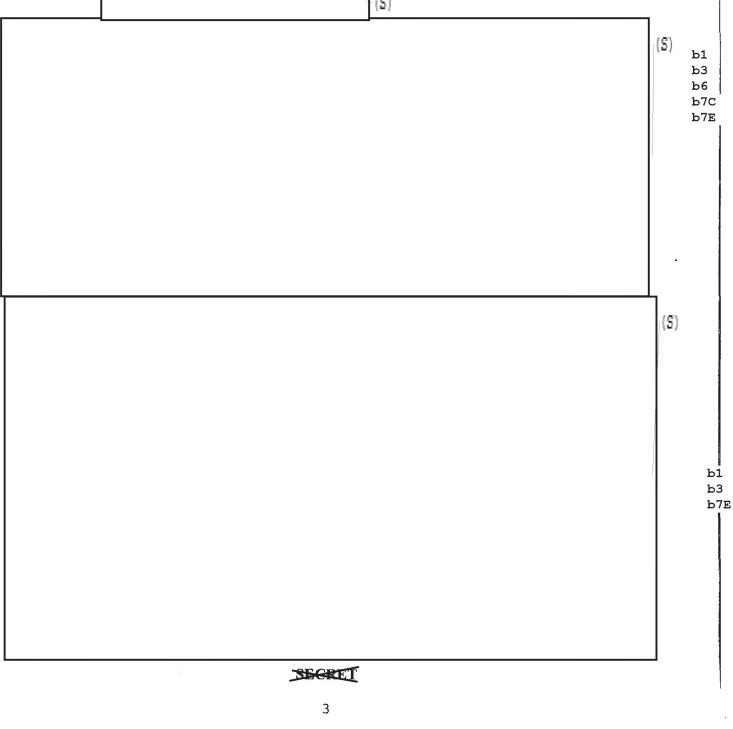
(S)

b1 b3



authorized, using for each particular facility, place and/or property only such means as are specified below for such particular facility, place, and/or property:

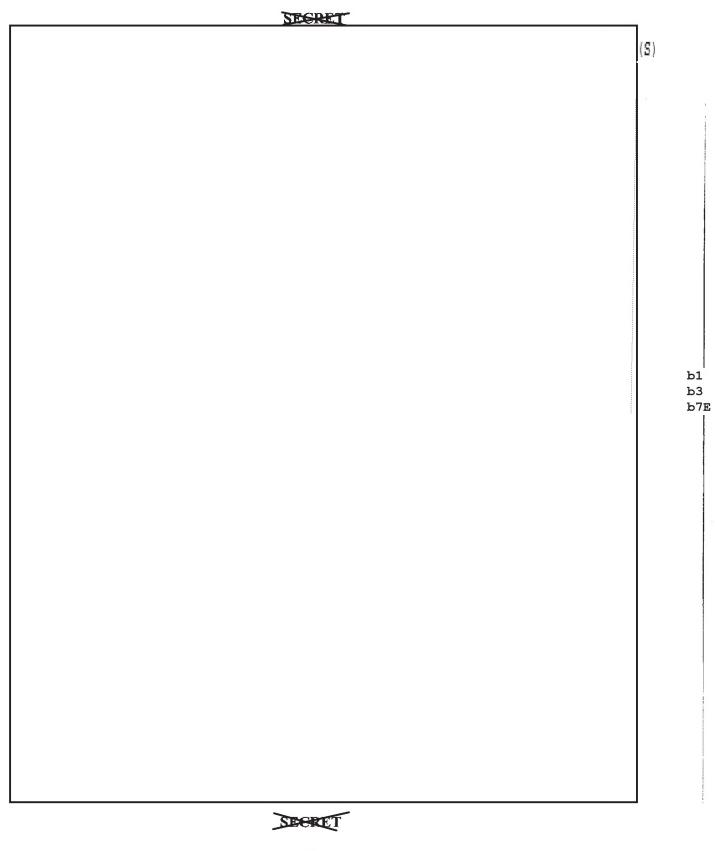
 $\{S\}$



£

SECREL	101
	(S)
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 and physical search, as described in the	
application, is GRANTED, and it is	
FURTHER ORDERED, as follows [50 U.S.C. §§ $1805(c) - (e)$	e)
and $1824(c) - (d)$]:	
(1) The United States is authorized to conduct	
electronic surveillance and physical search to acquire foreign	1
intelligence information as defined by	(S)
including the incidental acquisition of other foreign	
intelligence information as defined by	(S)
at the facilities, places, and/or property described	
paragraph 3(B) above, subject to the minimization procedures	
specified in paragraph 4 above, for a period of	5
follows:	
	(S)

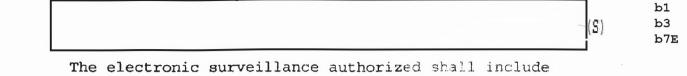
- - . .



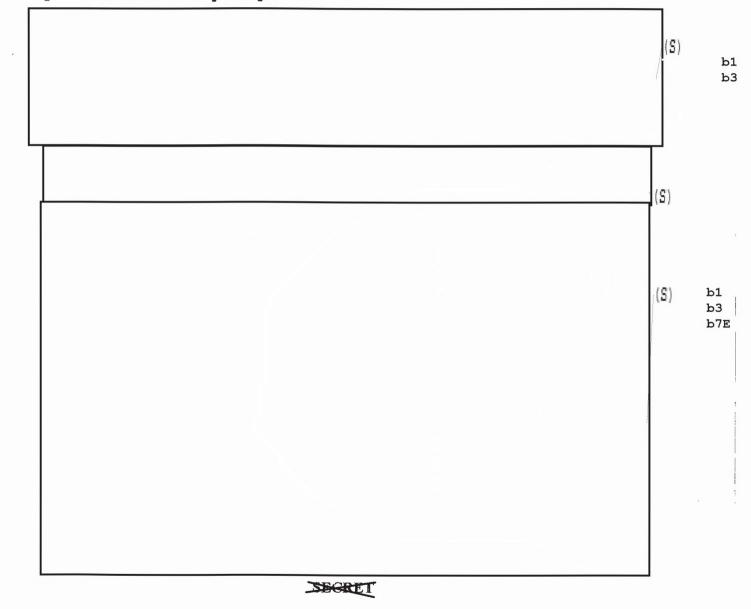
----, ----, -----,

e





electronic surveillance 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 facility or place.



_	SECRET	
		(S)
		b1 b3 b7E
	The circumstances and results of the physical search	
	shall be reported to the Court in a Return to be filled within	
(5)	of the execution of the search.	
L	(2) As requested in the application]
(S)	the specified person providing communications and other services to the facilities and places and/or having custody	
	and/or control of the property specified herein, shall furnish	
	the FBI forthwith all information, access, facilities, and	
	technical assistance necessary to effect the authorities granted	
	herein, in such a manner as will protect their secrecy and	
	produce a minimum of interference with the services, and/or	
	property provided to the targets or others; and the specified	
	proporty provided to the targets of others; and the specified	
	SECRET	
	7	

• • •

e

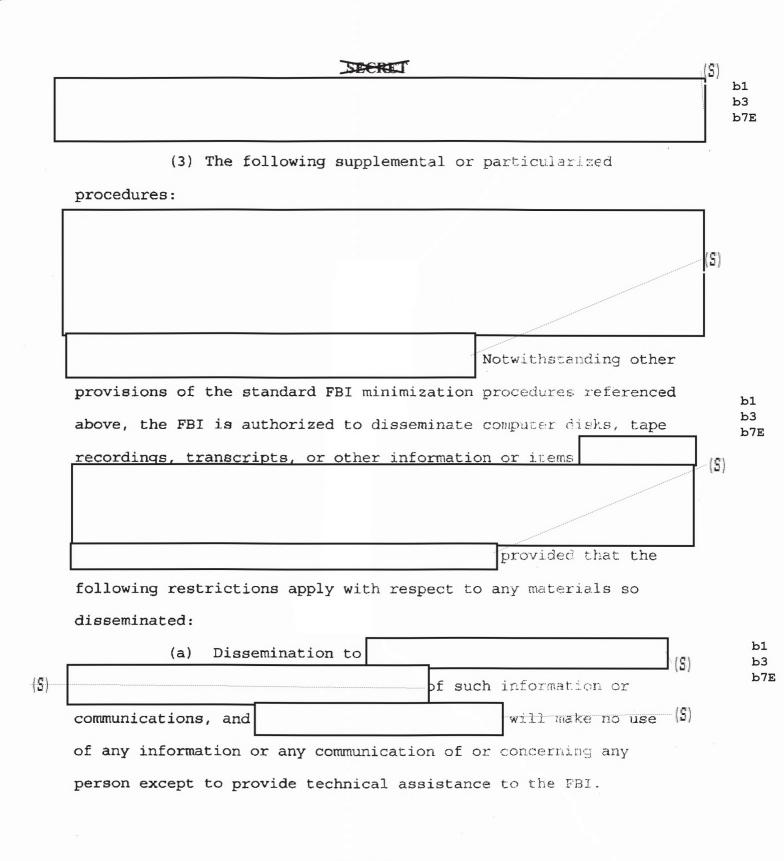
SECRET

persons shall maintain all records concerning this matter and the aid furnished to the FBI under the security procedures approved by the Attorney General and the Director of Central Intelligence that have previously been or will be furnished to the specified person(s) and are on file with this Court; and that the FBI shall compensate the specified person(s) referred to above at the prevailing rate for all assistance furnished in connection with this matter.

	S. S.	b1 b3 b7E
IT IS FURTHER ORDERED that the FBI will follow: (1) The standard electronic surveillance and physical search minimization procedures for a	/C1	
search minimization procedures for a of a (5) that are on file with this Court;		
	·(S)	b1 b3 b7E

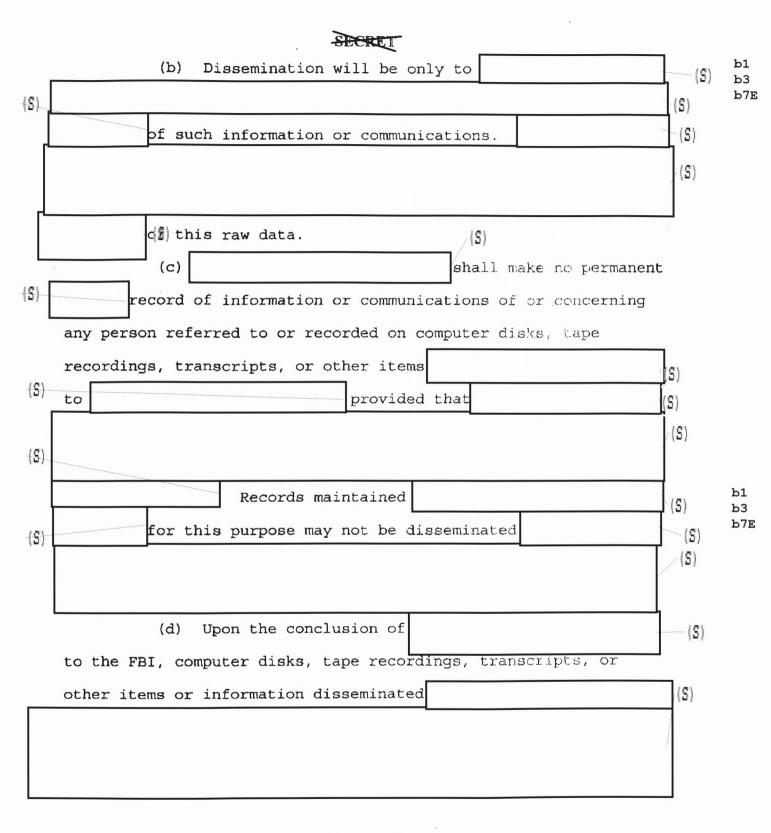
SECRET

r.



SECRET

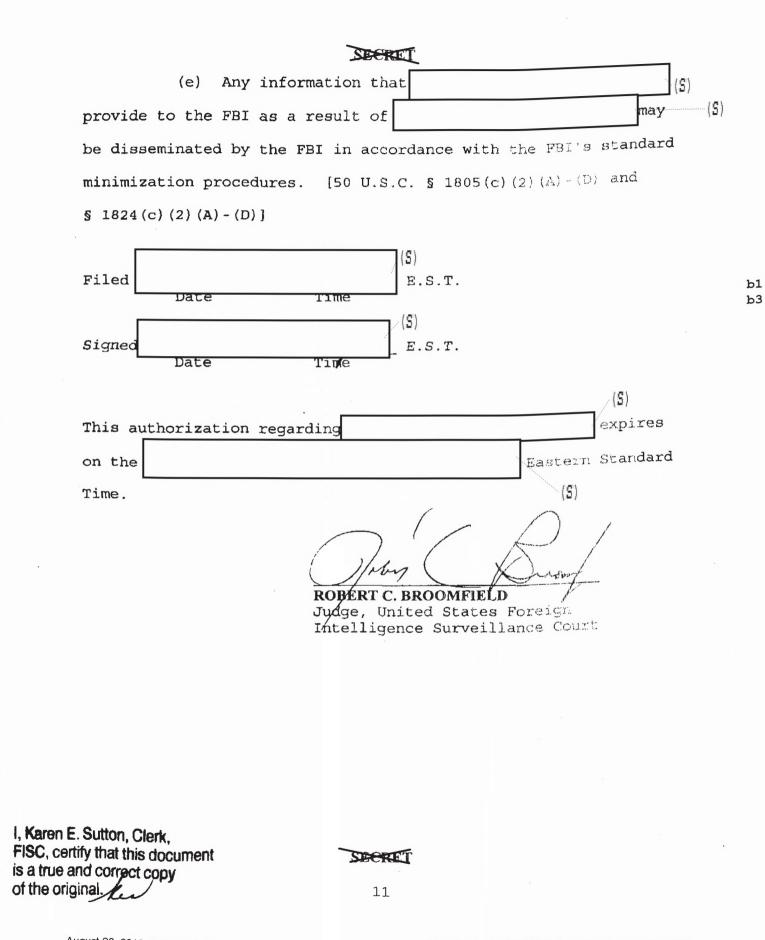
9



STERET

10

ъ.



2 "