DATE: 10-12-2017

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UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D. C.

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. §§ 1801-1812 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, the Court finds
as follows:

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

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

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Derived from:	Application to the USFISC
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[50 U.S.C. §§ 1805(a)(2) and 1824(a)(2)]	05(a)(2) and		
	probable cause to believe that:		
[(S)	
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[50 U.S.C. §§ 1805(a)(3) and 1824(a)(3)]	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);		
		(S)	

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

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FURTHER ORDERED, as follows:

[50 U.S.C.

[50 U.S.C. §§ 1805(c)(1) and 1824(c)(1)]	1. The United States is authorized to conduct electronic surveillance and		
(5)	physical search o 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.		
		(S)	

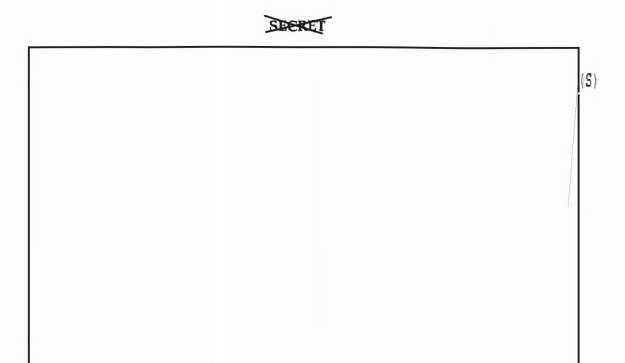
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Additional facilities or places at which electronic surveillance will be directed

The United States is authorized to conduct electronic surveillance of the facilities or places specifically set forth herein, as well as:

(5)	and		(S)
(S)	provided by the service provider((s) specified herein, now subscri	
	to, or that are hereafter subscribed to by	The FBI is not	(5)
	authorized to conduct physical search	OI .	(5)
(S)	for any	not specifically	(S)
	listed herein.		

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[50 U.S.C. § 1805(i)]	2. Installation and use of with no			
	geographic limits or restrictions within the United States, are authorized against		b1 b3	
- <u>-</u>	the facilities subjected to and	3 3 6	b7A b7E	
(\$)	surveillance pursuant to this order.	-(S)		
[See 50 U.S.C. § 1842(d)(2) (C)]	The person(s) assisting in the	k — 4		
<i>\-a</i>	disclose to the Federal officer using the (5)			
	covered by the order:			
	in the case of the customer or subscriber using the service for which			
	authority is granted (for the period specified by			b1 b3 b7A
	the order):	1		b7E
÷		(S)		
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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

which is incorporated herein by reference.

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

[50 U.S.C. §§ 1805(c)(2)(A) and 1824(c)(2)(A)] 6. The authorities approved are for the period indicated below unless otherwise ordered by this Court.

As to all information acquired through the authorities approved herein,

the FBI shall follow its standard minimization procedures for electronic

surveillance and physical search, which have been adopted by the

Attorney General and are on file with this Court in docket number

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In addition, the United States shall follow:

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With regard to the facilities, places, premises, and/or property targeted herein, the said specified persons 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 persons and are on file with this Court.

The United States shall compensate any such persons 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,

 whichever is sooner, and shall:
 - (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

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(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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	JEERET.	
This authorization regarding		expires at
		(S)
	(S) _E	
Signed		astern Time

Time

Date

SUSAN WEBBER WRIGHT Judge, United States Foreign

Judge, United States Foreign Intelligence Surveillance Court

PlSC, cartify that this document of is a true and occurrent.

August 20, 2018, Public Release

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