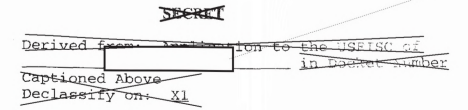
BI INFO. LASSIFIED BY: NSICG EASON: 1.4 (C)			b6 b7С
ECLASSIFY ON: 12-31-2028 ATE: 08-13-2018		FILED KARENE. SUTTON, <b>CLERK</b>	
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	UNITED STATES	U.S. Foreign Intelligence	
FOR	EIGN INTELLIGENCE SURVEILLANC	Surveillance Court E COURT	
	WASHINGTON, D. C.		
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## ORDER AND WARRANT

Application having been made by the United States of
America, by an attorney of the U.S. Department of Justice, which
is supported by the sworn declaration of a 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:



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- 1. The President has authorized the Attorney General of the United States to approve applications for electronic surveillance and physical search for foreign intelligence information [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 [50 U.S.C.

\$\$ 1805(a)(3) and 1824(a)(3)]:

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The FBI will file a return with the Court within	
business days of conducting such surveillance,	
describing the	

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	(5)
4. The minimization procedures proposed in paragraph 5	-
of the application and described in the declaration have been	
adopted by the Attorney General and meet the definition of	
minimization procedures under 50 U.S.C. §§ 1801(h) and 1821(4)	
[50 U.S.C. §§ 1805(a)(4) and 1824(a)(4)]; and	
	. 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	
FURTHER ORDERED, as follows [50 U.S.C. §§ 1805(c) and	
1824(c)]:	

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## SECRET

(1) The United States is authorized to	acquire foreign
intelligence information as defined by	(S)
including the incidental acquisition of other for	eign
intelligence information as defined by	(S
at the facilities, places, premises,	
described in paragraph 3(B) above, subject to the	e minimization (
procedures specified in paragraph 4 above, for	from
the date of this Order, as follows:	
A. ELECTRONIC SURVEILLANCE:	
The FBI is authorized to conduct electr	onic
surveillance, as follows:	

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	The electronic surveillance authorized shall include:	_
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B. PHYSICAL SEARCH:		
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		(S)	
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	The circumstances and results of each		b1 b3 b7A
(S)	including shall be reported to this Court in a	](5)	b7E
	Return to be filed within of the execution of the	(S)	
ı	search.	(5)	
	(2) As requested in the application, the person(s)		
	specified in Exhibit A to the application and the further orders		
	of this Court executed herewith, specifically,	(S)	
Γ			
L	furnish the FBI forthwith all information, access, facilities,		b1 b3
	technical and/or other assistance necessary to effect the		b7A b7E
	authorities granted herein, in such a manner as will protect its		
	secrecy and produce a minimum of interference with the services		
(S)	provided to the and that the specified person(s)		
	maintain all records concerning this matter, or the and furnished		
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to the FBI, under the security procedures approved by the	(S)
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 such specified person(s) at the prevailing rate for	
all assistance furnished in connection with this matter;	
	b1 b3 b7A b7E
IT IS FURTHER ORDERED that the FBI will follow:	
(1) The standard electronic surveillance and physical	
search minimization procedures for a	b1 (S) b3
that are on file with this Court: and	b7
(2) The following supplemental or particularized	
procedures:	
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[50 U.S.C. § 1805(c)(A)-(D) and § 1824(c)(2)(A)-(E)]

Filed			E.S.T.	(S)	,
Da	ate	Time			
Signed	ate	Time	_ E.S.T.	- (S)	
This author	<del>ization regar</del>	rdina		expires on the	(§
day ol				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Eastern Star	ndard Time.			*	

HAROLD A. BAKER C-

Judge, United States Foreign Intelligence Surveillance Court

t, Karen E. Sutton, Clerk,

TISC Sortify that this document
is a fine and correct copy
of the original.

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