(C) ON: 12-31-2028 -2018			4.	
		SECRE		FILED KAREN E. SUTTON, CLE
		UNITED ST	ATES	(S)
	FOREIGN II	NTELLIGENCE S	JRVEILLANCE (COURT U.S. Foreign Intelligent Surveillance Court
		WASHINGTON,	D. C.	
		SEARCH WAI	RRANT	
1	pplication l	naving been m	ade by the Un	nited States of
America, by			Attorney, t	J.S. Department of
Justice, wh	ich is suppo	orted by the	sworn declara	ation of
a Supe	rvisory Spec	cial Agent of	the Federal	Bureau of
Investigati	on (FBI), a	nd by the cer	tification of	E an appropriately
designated	official of	the Executive	Branch, for	r a warrant
authorizing	physical se	earch, as des	cribed in the	Government's
application	, pursuant	to the Foreign	n Intelligen	ce Surveillance
				and 1821-1829
		nsideration h		
		ein, the Cour		
maccent be	20201			•
		SECRE		
Ī	erived from	: Application		
5	destoned ho	(5)	in Dock	et Number

FBI INFO.

- 1. The President has authorized the Attorney General of the United States to approve applications for physical search for foreign intelligence purposes [50 U.S.C. § 1824(a)(1));
- 2. The application has been made by a Federal officer and approved by the Attorney General [50 U.S.C. § 1824(a)(2)];
- 3. On the basis of the facts submitted by the applicant, there is probable cause to believe that:

(S)

(B) the property for which physical search is authorized, as set forth below, is owned, used, possessed by, or in transit to or from,

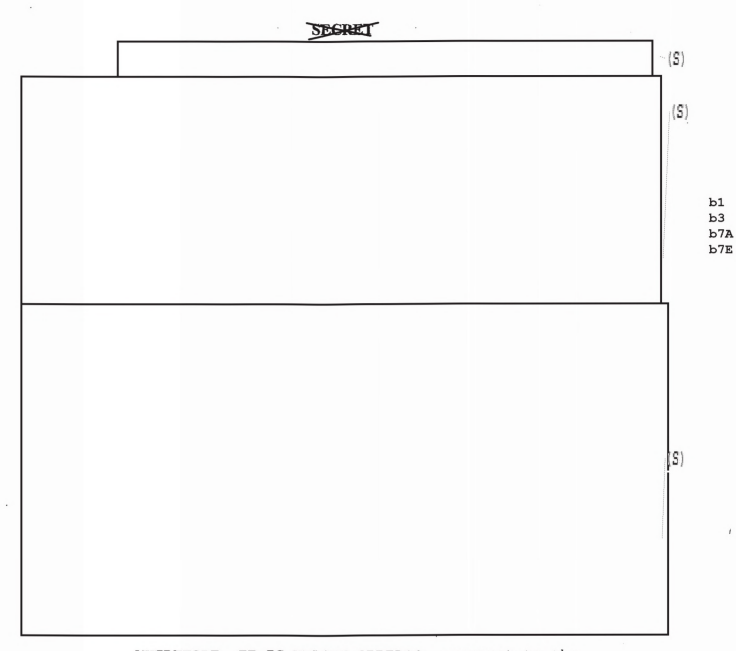
possessed by, or in transit to or from,
(S)

SECRET

b1

b3 b6 b7A b7C

b1 b3 b6 b7A b7C



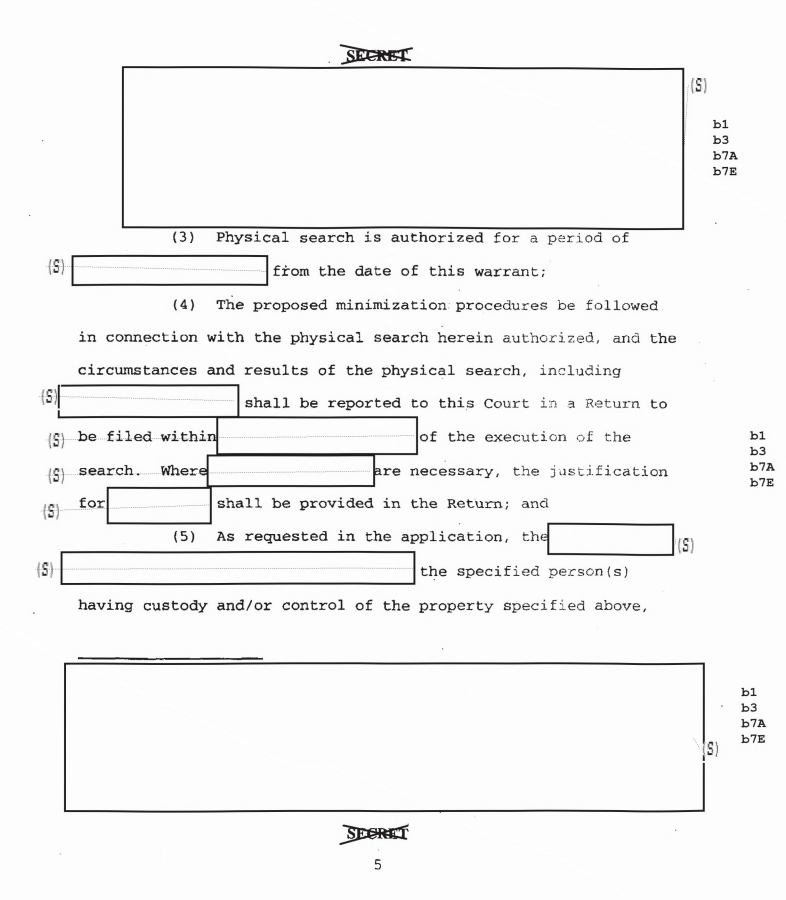
WHEREFORE, IT IS HEREBY ORDERED, pursuant to the authority conferred on this Court by the Act, that the application of the United States to conduct physical search, as described in the application, is GRANTED, and it is

SECRET

FURTHER ORDERED, as follows [50 U.S.C. § 1824(c)]:

	(1) The United States is authorized to conduct	
	physical search of the property described in paragraph 3(B) above	
	to obtain foreign intelligence information as defined by	b1 b3
(S)	Incidental acquisition through	b7E
	this physical search of other such foreign intelligence	
	information, as defined by	j) ·
	is authorized;	
	(2) Unless specified otherwise below, unconsented entry	
	into the property described in paragraph 3(B) above is authorized	
	to effect the physical search, which shall be conducted with the	
	minimum physical intrusion necessary to obtain the information	
	being sought, as follows:	
ſ		
1		1-1
		b1 b3
1		b7A b7E
1		
1		
1		
	SEGRET	

4



shall furnish to the FBI all information, facilities, access, and
assistance necessary to accomplish the physical search in such a
manner as will protect its secrecy and produce a minimum of
interference with the services provided to of this
application, and maintain all records concerning this matter, or
the aid furnished, under the security procedures approved by the
Attorney General and the Director of Central Intelligence that
previously have been or will be furnished to said specified
person(s) and that are on file with this Court. The FBI will
compensate any such specified person(s) at the prevailing rate
for all assistance furnished in connection with the physical
search described herein.

IT IS FURTHER ORDERED that the FBI will follow:

(1) The standard physical search minimization					
procedures for a	of a foreign power that are on				
file with this Court;	-(S)				
	(5				

SECRET

6

b1 b3

b1 b3 b7A b7E

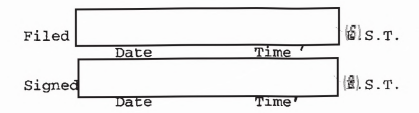
	SE	RET	*	
(3) The procedures:	ne following supp	elemental or	particularized	
			Notwithstanding other	_
provisions of the	ne standard FBI π	ninimization	procedures referenced	
above, the FBI :	is authorized to	disseminate	computer disks, tape	
recordings, tra	nscripts, or othe	er informati	on or items	
				(5
		provided t	hat the following	
restrictions app	oly with respect	to any mate	rials so disseminated:	
(a) 1	Dissemination to			(5)
communications,	and	of su	ch information or will make no use	
of any informat:	ion or any commun	ication of	or concerning any	
person except to	o provide technic	al assistan	ce to the FBI.	

/

SECRET	
of such information or communications.	(S)
(S)	1 - 1
of this raw data.	
(c) shall make no peri	manent
record of information or communications of or concern	ning .
any person referred to or recorded on computer disks, tape	
recordings, transcripts, or other items	(5)
	/ (S)
Records maintained	(S)
for this purpose may not be disseminated	(S)
S)	
(d) Upon the conclusion of	(S)
	Jos.
	(5)
	- 1
(e) Any information that	
provide to the FBI as a result of	may (S)
F]
SECRET	

8

be disseminated by the FBI in accordance with the FBI's standard minimization procedures. [50 U.S.C. § 1824(c)(2)(A)-(E)]



This authorization regarding	expires on the
	/(S)

JAMES G. CARR

Judge, United States Foreign
Intelligence Surveillance Court

I, Karen E. Sutton, Clerk, FISC, certify that this document is a true and correct copy of the original.

SECRET

9

b1 b3 b6 b7A b7C