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UNITED STATES
FOREIGN INTELLIGENCE SURVEILLANCE COURT
WASHINGTON, D.C.

U.S. FOREIGN
INTELLIGENCE
SURVEILLANCE COURT
2018 SEP 14 AM 10:54
LEE ANN FLYNN HALL
CLERK OF COURT

IN RE APPLICATION OF THE
FEDERAL BUREAU OF INVESTIGATION
FOR AN ORDER REQUIRING THE
PRODUCTION OF TANGIBLE THINGS

Docket Number: b1, b3 [50 USC 3024(i)]

b1, b3 [50 USC 3024(i)]
[REDACTED]

**ORDER DIRECTING THE DESTRUCTION OF UNMINIMIZED b1, b3 [50 USC 3024(i)]
b1, b3 [50 USC 3024(i)] PRODUCED PURSUANT TO ORDERS
ISSUED IN DOCKET NUMBER b1, b3 [50 USC 3024(i)] AND PRIOR RELATED DOCKETS**

In docket number b1, b3 [50 USC 3024(i)] the Government sought authorization for the continued production of bulk b1, b3 [50 USC 3024(i)] b1, b3 [50 USC 3024(i)] until November 28, 2015 at 5:00 p.m. Eastern Time. This date was proposed in order to align the expiration of Court authorization with the end of the 180-day transition period authorized by the USA FREEDOM Act. On August 27, 2015, the Court approved the Government's Application and issued orders requiring the production of the bulk b1, b3 [50 USC 3024(i)] As requested by the

~~Derivatively Classified From:
Application to USFISC in the above-captioned Docket Number
Declassify On: 20400828~~

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Government, the Court's authorization expired on November 28, 2015 at 5:00 p.m. Eastern Time.

The Government's Application also sought Court approval to retain and use after November 28, 2015, [REDACTED] previously produced in response to orders of this Court in furtherance of predicated investigations to protect against the international terrorism activities [REDACTED]

[REDACTED] On November 24, 2015, after briefing by the Government and amicus curiae, the Court issued an Opinion and Order, concluding that the Government's requests to retain and use [REDACTED] after November 28, 2015, were consistent with the applicable requirements of Foreign Intelligence Surveillance Act.

In its Opinion and Order, the Court specifically found that procedures submitted by the Government for the retention and use of [REDACTED] satisfied the statutory requirements for minimization procedures and directed the Government to follow them. [REDACTED]

[REDACTED]

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b1, b3 [50 USC 3024(i)]



b1, b3 [50 USC 3024(i)]

Based on these representations,

the Court finds that the Court-approved minimization procedures, as currently implemented, no longer satisfy the statutory definition. In view of the large amount of information concerning unconsenting U.S. persons contained within the bulk

b1, b3 [50 USC 3024(i)]

b1, b3 [50 USC 3024(i)]

it is hereby

ORDERED that b1, b3 shall begin the immediate destruction of all bulk b1, b3 [50 USC 3024(i)]

b1, b3 [50 USC 3024(i)]

produced pursuant to Orders issued by the Court in docket number b1, b3 [50 USC 3024(i)]

b1, b3 and prior related dockets. This Order does not apply to information obtained or derived

from the bulk b1, b3 [50 USC 3024(i)] that was previously disseminated in accordance with Court-approved minimization procedures.

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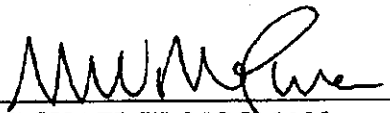
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It is FURTHER ORDERED that upon completion of its destruction efforts, the Government shall submit a report to the Court confirming such destruction.

SO ORDERED, this 14th day of September, 2018.



MICHAEL W. MOSMAN
Judge, United States Foreign
Intelligence Surveillance Court

b6 [redacted] Chief Deputy Clerk,
FISC, certify that this document is a
true and correct copy of the original.

b6 [redacted]

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