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Classified by: NSICG

Reason: 1.4 (C, D)

Declassify on: 12/31/2043

Date: 11/22/2021

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UNITED STATES

Film United States Femilya Intelligence Surveillance Court

MAR 0 5 2020

LeeAnn Flynn Hall, Clerk of Court

FOREIGN INTELLIGENCE SURVEILLANCE COURT

b1 per FBI b3 per FBI b6/b7C per FBI b7E per FBI

WASHINGTON, D. C.

IN RE

Docket Number:

19-218

SECONDARY ORDER

AUTHORIZING ELECTRONIC SURVEILLANCE

This matter having come before the Court pursuant to the application of the United States pursuant to the Foreign Intelligence Surveillance Act of 1978, as amended, 50 U.S.C. §§ 1801-1812 (FISA or the Act), for electronic surveillance of the above-captioned targets, and the Court, having considered the application and having found that it conforms in all respects to the requirements of the Act, has authorized the Federal Bureau of Investigation (FBI) to effect surveillance of the above-captioned target in the manner described below, insofar as such collection constitutes electronic surveillance as defined by 50 U.S.C. § 1801(f) or is authorized under 50 U.S.C. § 1805(j), and

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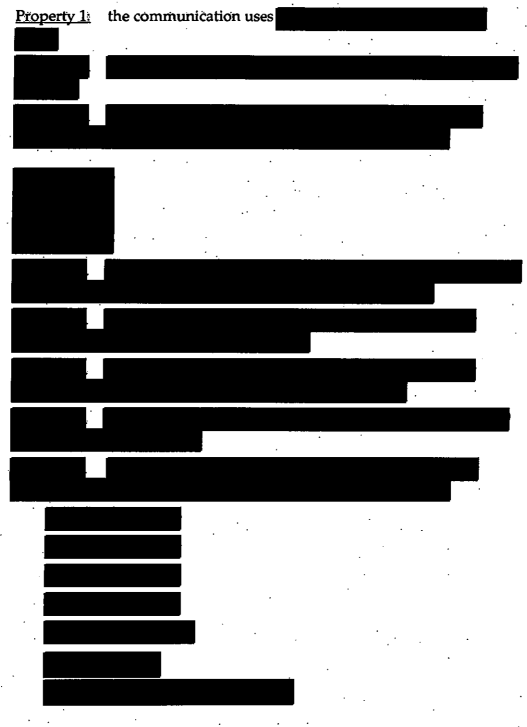


IT APPEARING that,
subsidiaries, and assigns or other successors in interest with regard to the facility
or place targeted herein, is a specified person within the meaning of the Act, and
that the applicant has requested that the specified person be directed to furnish
the FBI all information, facilities, or technical assistance necessary to accomplish
this electronic surveillance in such a manner as will protect its secrecy and
produce a minimum of interference with the services provided, it is by the Court,

ORDERED as follows:

1. The specified person shall furnish the FBI all information, facilities, or technical assistance necessary to accomplish the electronic surveillance authorized by this Court of the targets, specifically:

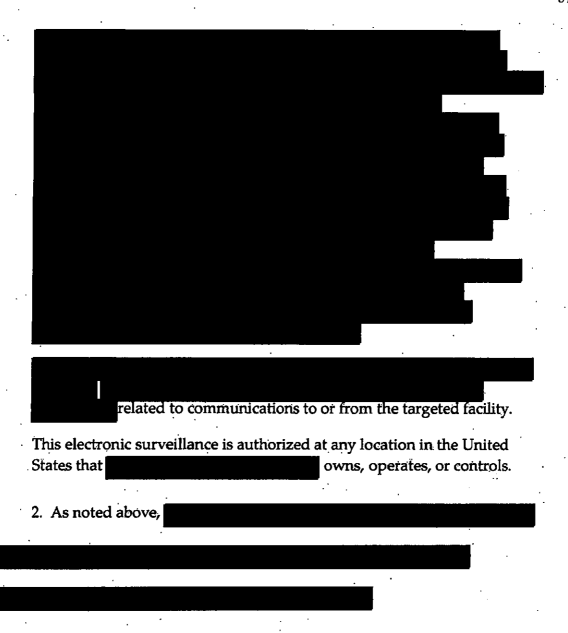
	the facility
serviced by	 and denominated as:
·	·



as follows:



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3. The specified person shall furnish such assistance in such a manner as will protect the secrecy of the electronic surveillance and produce a minimum of interference with the services provided to the targets, and shall maintain all records concerning any electronic surveillance, or the aid furnished, under the security procedures approved by the Attorney General and the Director of

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Central Intelligence (or the Director of National Intelligence) that previously have been or will be furnished to the specified person and are on file with this Court.

- 4. The furnishing of any such information, facilities, or technical assistance by the specified person shall be compensated by the FBI at the prevailing rate, and shall terminate as indicated herein unless otherwise ordered by this Court.
- 5. This order is sealed and the specified person and its agents and employees shall not disclose to the targets of such electronic surveillance or to any other person the existence of the order or this investigation or the fact of any electronic surveillance or the means used to accomplish it, except as otherwise may be required by legal process and then only after prior notification to the Attorney General.

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T·	his authorization	
	expires at 3:00 p.m. Eas	tern Time on the
Signed	03-05-2020 P03:15	Eastern Time
	Date Time	

ROSEMARY M. COLLYER
Judge, United States Foreign
Intelligence Surveillance Court

h b6, b7C Chief Deputy Clerk, FISO, centry mar his document is a true and correct copy of the original.