All redacted information exempt under (b)(1) and (b)(3) except as otherwise noted.

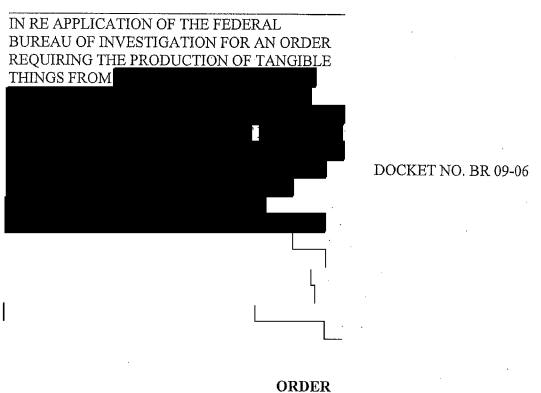
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UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D.C.





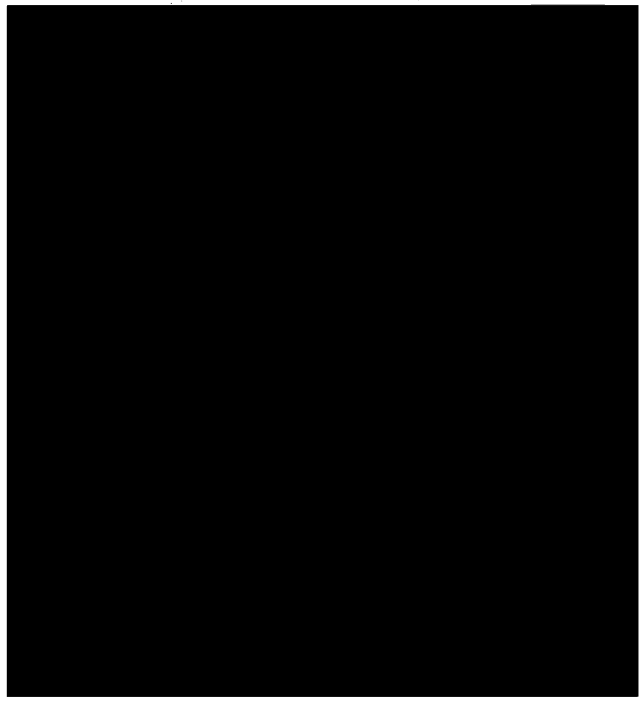
On May 29, 2009, this Court issued a Supplemental Order
that addressed several issues. Among other things, the May 29 Supplemental Order noted the
government's recent disclosure that the unminimized results of authorized queries of
metadata collected by the National Security Agency (NSA) pursuant to the Court's order in
and prior FISC orders had been shared with NSA
analysts other than the limited number of analysts authorized to access such metadata. May 29
Supplemental Order at 1-2. Such sharing had not previously been disclosed to the Court. Id. at
2. The May 29 Supplemental Order also noted the government's disclosure of an inaccuracy
regarding the number of reports described in paragraph 14 of the declaration
attached as Exhibit A to the application in
The Court directed the government to submit, within 20 days, a declaration correcting the
inaccuracy regarding the number of reports and to provide a complete and "updated description
of NSA's dissemination practices." May 29 Supplemental Order at 3-4.



On June 18, 2009, the United States submitted the Government's Response to the Court's



Unfortunately, the government's resp	onses to the Court's May 29 S	Supplemental Order
also raise two additional compliance issues,		
	but also its orders in the	bulk business
records collection, which was last renewed by	v the Court in Docket No. BR	. 09-06.



second, the government referred in its June 18 submissions to a dissemination-related
problem that was first brought to the Court's attention in a "preliminary notice of compliance
incident filed with the Court on June 16, 2009." June 18 Declaration at 3 n.1. In the June
16 notice – and in a separate notice filed contemporaneously in Docket No. BR 09-06 – the
government informed the Court that the unminimized results of some queries of metadata
had been "uploaded [by NSA] into a database to which other
intelligence agencies had access."
Preliminary Notice of Compliance Incident filed June 16,
2009, in Docket No. BR 09-06 at 2. Providing such access, the government explained, may have
resulted in the dissemination of U.S. person information in violation of USSID 18 and the more
restrictive restrictions on dissemination proposed by the government and adopted by the Court in
its current and prior orders in both of the above-captioned matters.

	The government asserts that NSA terminated access by outside agencies the database at issue on June 12, 2009, and that it is still investigating the matter. Preliminary	The government on June 12, 200	nt asserts tha	nat NSA te	termina investig	ated acc	eess by ou	r. Preliminary
the database at issue on June 12, 2009, and that it is still investigating the matter. Preliminary	the database at issue on June 12, 2009, and that it is still investigating the matter. Preliminary	base at issue on June 12, 200	09, and that i	it is still i	investig	igating t	the matte	r. Preliminary
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Notice of Compliance incident filed June 16, 2009, in Docket No. BR 09-06 at 2;	Notice of Compliance Incident filed June 16, 2009, in Docket No. BR 09-06 at 2;	of Compitance incident filed	June 16, 20	JU9, 1n Do	ocket N	No. BR	09-06 at 1	2;

The Court is also seriously concerned regarding NSA's placement of

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unminimized metadata to the same of the sa
outside agencies, which, as the government has acknowledged, violates not only the Court's
orders, but also NSA's minimization and dissemination procedures set forth in USSID 18.
Accordingly, it is hereby ORDERED that:
1.
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2. With regard to BR 09-06, the government shall, by
5:00 p.m. each Friday, commencing on July 3, 2009, ² file with the Court a report listing each
instance during the seven-day period ending the previous Friday in which NSA has shared, in any
form, information obtained or derived from the BR metadata collections with anyone
outside NSA. For each such instance, the government shall specify the date on which the
information was shared, the recipient of the information, and the form in which the information
was communicated (e.g., written report, email, oral communication, etc.). For each such instance
in which U.S. person information has been shared, the Chief of Information Sharing of NSA's
Signals Intelligence Directorate shall certify that such official determined, prior to dissemination,
the information to be related to counterterrorism information and necessary to understand the
counterterrorism information or to assess its importance;
3. With regard to BR 09-06, the government shall

² If Friday is a holiday, the report shall be submitted on the next business day.

include, in its submissions regarding the results of the end-to-end reviews, a full explanation of why the government has permitted the dissemination outside NSA of U.S. person information without regard to whether such dissemination complied with the clear and acknowledged requirements for sharing U.S. person information derived from the metadata collected pursuant to the Court's orders.

IT IS SO ORDERED this 2212 day of June, 2009.

Judge, United States Foreign
Intelligence Surveillance Court





