UNITED STATES

FOREIGN INTELLIGENCE SURVEILLANCE COURT WASHINGTON, D.C.

All redacted information exempt under b(1) and/or b(3) except where otherwise noted.



DOCKET NO. PR/TT

SUPPLEMENTAL ORDER

After reviewing the government's written submissions and holding a hearing on this matter, the Court has concluded that it is appropriate to grant the renewal of authority requested by the government. The Court has also determined, however, that it is necessary and appropriate to direct the government to provide additional information and to take other steps in addition to those addressed by the Court's separate order authorizing the renewal.

The 90 Day Report submitted by the government with its application in this matter describes three processes used by the National Security Agency ("NSA") for conducting automated queries of the metadata collected under the authority of previous orders in this matter dating back to 2004 ("PR/TT metadata"). See NSA 90 Day Report to the Foreign Intelligence Surveillance Court (PR/TT), at 7-10 (attached as Exhibit B to Application in Docket

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Shortly before the hearing, the government provided written notice of a separate and ongoing compliance issue involving NSA's unauthorized use of PR/TT metadata. See

Preliminary Notice of Compliance Incident filed on the information disclosed by the government of the written notice and during the hearing, the Court understands that the NSA has, for several years, been using PR/TT metadata in connection with compiling a "master list that is used to purge unwanted information from various NSA data repositories. See

Noncompliance Notice at 2-3. The Department of Justice believes that such use of the PR/TT metadata, at least in some respects, exceeds the authority granted by the Court in its prior orders. Id. at 3. The government has represented that NSA is no longer using PR/TT metadata to add information to the master list in a manner that violates the Court's orders, but that NSA continues to use the master list – including PR/TT-derived information added to the list in violation of past Court's orders – for the purpose of purging unwanted information from various

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data repositories. Id.

the government notified the Court of an Lastly, during the hearing inaccuracy regarding the number of PR/TT-related reports specified in paragraph 14 of the declaration attached to the application as Exhibit A. See Declaration of Chief, Special Foreign Intelligence Surveillance Act Oversight and Processing, Oversight and Compliance, Signals Intelligence Directorate, The National Security Agency (Declaration"), at 24. The Declaration states in pertinent part that "[s]ince the Court's initial authorization in July 2004 . . ., NSA has produced reports based on access to, and analysis of, metadata acquired pursuant to authorizations in the above-captioned matter." Id. On the government filed a supplemental declaration explaining that the number of PR/TT-related reports produced by NSA is in fact larger, because the reports specified in the Declaration do not include additional reports prepared by NSA analysts other than those authorized to access the PR/TT metadata or reports provided to foreign governments. See Chief, Special Foreign Intelligence Surveillance Supplemental Declaration of Act Oversight and Processing, Oversight and Compliance, Signals Intelligence Directorate, The National Security Agency ("Supplemental Declaration"), at 2-3. NSA states in the Supplemental Declaration that it is unable at this time to provide the Court with the total number of reports produced or to furnish an "updated description of its dissemination practices." Id. at 3.

In light of the foregoing, it is hereby ORDERED that:

- 1. NSA shall not resume automated querying of the PR/TT metadata without the prior approval of the Court;
- 2. The government shall, within 20 days of the date of this order, submit a declaration correcting the inaccuracy regarding the number of reports specified at paragraph 14 of the

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Declaration and providing the complete and "updated description of NSA's dissemination practices" promised in the Supplemental Declaration.

- 3. The government shall, within 20 days from the date of this order, either cease using the "master list" described in the Noncompliance Notice, which includes PR/TT-derived information added to the list in violation of this Court's orders, or show cause, in writing, why NSA's continuing use of such master list is necessary and appropriate.

 The government shall also explain in writing, within 20 days of the date of this order, why any ongoing use of PR/TT metadata in connection with deleting information associated with is consistent with this Court's orders and otherwise appropriate.
- 4. Based upon the representations made by the government in the hearing the Court will allow NSA, for a period of 20 days following the issuance of this Order, to continue to share the unminimized results of properly predicated manual queries of the PR/TT metadata with NSA analysts other than the analysts authorized to access PR/TT metadata. Such sharing shall not continue beyond the 20-day period unless the government has satisfied the Court, by written submission, that such sharing is necessary and appropriate on an ongoing basis.
- 5. The government shall, in connection with the completion of its end-to-end review of NSA's processes for collecting, using, and disseminating the PR/TT metadata, provide the Court with a detailed and complete description of NSA's handling of PR/TT metadata, including, but not limited to, a discussion of NSA's practices with regard to sharing query results both within

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NSA and with other agencies, and an assessment of whether and to what extent such handling has been and continues to be consistent with the Court's orders and otherwise necessary and appropriate.

SO ORDERED thi

REGGE B. WALTON

Judge, United States Foreign Intelligence Surveillance Court