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IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

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IN RE NATIONAL SECURITY AGENCY TELECOMMUNICATIONS RECORDS LITIGATION

MDL Dkt. No. 06-1791-VRW

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This Document Relates to:

ALL ACTIONS AGAINST ELECTRONIC COMMUNICATION SERVICE PROVIDERS (including all AT&T, MCI/Verizon, Sprint/Nextel BellSouth, Cingular /AT&T Mobility Defendants; Master Consolidated Complaints (Dkts. 124, 125, 126, 455) (See Caption to Motion)

CLASSIFIED CERTIFICATION OF THE ATTORNEY GENERAL OF THE UNITED STATES

SUBMITTED IN CAMERA, EX PARTE

Chief Judge Vaughn R. Walker

(U) I, Michael B. Mukasey, hereby state and declare as follows pursuant to 28 U.S.C. § 1746:

1. (U) I am the Attorney General of the United States and have held this office since November 9, 2007. The purpose of this declaration is to make the certification authorized by Section 201 of Title II of the Foreign Intelligence Surveillance Act of 1978 Amendments Act of 2008, Pub. L. No. 110-261 ("FISA Act of 2008" or "Act"), which establishes statutory protections for electronic communication service providers ("providers") in civil actions alleging that they have furnished assistance to an element of the intelligence community. Section 802 of Title VIII of the FISA, as amended, now provides that "a civil action may not lie or be maintained in a Federal or State court against any person for providing assistance to an element of the intelligence community, and shall be promptly dismissed, if the Attorney General certifies to the district court of the United States in which such action is pending" that

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Classified Certification of Michael B. Mukasey, Attorney General of the United States

27 MDL No. 06-cv-1791-VRW

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TOP SECRET//COMINT 1 either: 2 any assistance by that person was provided pursuant to an order of the Foreign Intelligence Surveillance Court ("FISC" or "FISA Court") directing such 3 assistance: or any assistance by that person was provided pursuant to a certification in writing under Sections 2511(2)(a)(ii)(B) or 2709(b) of Title 18; or 5 any assistance by that person was provided pursuant to a directive or 6 directives issued pursuant to the Protect America Act ("PAA") or the FISA Act of 2008; 7 in the case of a "covered civil action" (which is defined under the Act as an action alleging that a provider-defendant furnished assistance to an element of the 8 intelligence community and seeks monetary or other relief from the provider related to that assistance, see 50 U.S.C. § 1885(5)) the assistance alleged to have been provided by 9 the electronic communications service provider was— 10 (A) in connection with an intelligence activity involving communications that was-11 (i) authorized by the President during the period 12 beginning on September 11, 2001, and ending on January 17, 2007; and 13 (ii) designed to detect or prevent a terrorist attack, 14 or activities in preparation for a terrorist attack, against the United States; and 15 (B) the subject of a written request or directive, or a series of 16 written requests or directives, from the Attorney General or the head of an element of the intelligence community (or the deputy of such person) 17 to the [provider] indicating that the activity was 18 (i) authorized by the President; and 19 (ii) determined to be lawful; or 20 (5) the person did not provide the alleged assistance. See 50 U.S.C. § 1885a(a)(1)-(5). "Assistance" is defined to mean "the provision of, or the 22 provision of access to, information (including communication contents, communication 23 records, or other information relating to a customer or communication), facilities, or another 24 form of assistance." See 50 U.S.C. § 1885(1). 25 26 Classified Certification of Michael B. Mukasey,

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Attorney General of the United States

MDL No. 06-cv-1791-VRW

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1 2. (U) As set forth below, I hereby certify that the claims asserted in the civil actions pending in these consolidated proceedings brought against electronic communication service providers fall within at least one provision contained in Section 802(a) of the FISA. In 4 addition, as also set forth below, I have concluded that disclosure of this classified certification, 5 including the basis for my certification as to particular provider-defendants, would cause 6 exceptional harm to the national security of the United States and, pursuant to Section 802(c)(1) of the FISA, must therefore be reviewed in camera, ex parte by the Court. See 50 U.S.C. 8 § 1885a(c)(1). 9 3. (U) This certification is organized as follows: 10 (U) Summary of Allegations 11 Π. (U) Summary of Certification

A. (U) Content Surveillance Allegations

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- A. (b) Content but ventance Anegations
 - 2. (U) Terrorist Surveillance Program ("TSP")
- B. (U) Communication Records Allegations

1. (U) Content-Dragnet Allegations

- 1.-(TS//SI- //OC/NF)¹ Telephony Meta Data Collection
- 2. (TS//SI- //OC/NF) Internet Meta Data Collection
- III. (U) Certifications for Provider-Defendants
 - A. (U) Content Dragnet Allegations
 - B. (U) Post-9/11 Intelligence Activities

(TS//SI) This certification is classified TOP SECRET//COMINT-//TSP//ORCON//NOFORN//MR and unauthorized disclosure of information herein could reasonably be expected to cause exceptional harm to national security. The classification markings in this declaration are explained in detail in the Classified Alexander Verizon Declaration ¶¶ 7-10.

Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW

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TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR 1 1. (TS//SI//TSP//OC/NF) Presidential Authorization 2 2. (TS//SI//OC/NF) FISC Orders 3 3. (TS//SI//OC/NF) PAA and FISA Act Directives C. //TSP//OC/NF) 5 6 7 8 9 10 11 12 13 14 15 D. //TSP//OC/NF) 16 TSP//OC/NF) 17 2. (TS//SL //TSP//OC/NF) 18 19 3. (TS//SI- //TSP//OC/NF) 20 IV. (U) Harm to National Security From Disclosure of Certification. 21 22 4. (U) The statements made herein are based on my personal knowledge and 23 information made available to me in the course of my official duties, including the information 24 set forth below and any "supplemental materials" that may accompany this classified 25 certification as defined in Section 802(b)(2) of the FISA, see 50 U.S.C. § 1885a(b)(2). I have 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cy-1791-VRW 28 TOP-SECRET//COMINT-I //TSP//ORCON/NOFORN//MR

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also met with officials of the National Security Agency ("NSA") to discuss this matter, and 2 during these meetings I have confirmed with these NSA officials that the statements herein are 3 true and accurate and have been verified with the NSA. In addition, I have reviewed the classified declarations submitted for in camera, ex parte review by the Director of National Intelligence ("DNI") and the Director of the NSA in Hepting et al. v. AT&T et al. (06-cv-(00672-VRW) (hereafter the *Hepting* action) and in the actions brought against the MCI/VerizonDefendants (MDL 06-cv-1791-VRW) (hereafter the MCI/Verizon actions). I have also reviewed the Court's decision in the *Hepting* action, which denied motions to dismiss brought by the United States and the AT&T Defendants in that case. See Hepting et al. v. AT&T et al., 10 439 F. Supp. 2d 974 (N.D. Cal. 2006). I have also reviewed the First Amended Complaint in 11 the Hepting action (hereafter "Hepting FAC") and the consolidated complaints against the: 12 (i) MCI/Verizon Defendants (Dkt. 125); (ii) Sprint/Nextel Defendants (Dkt. 124); (iii) BellSouth 13 Defendants (Dkt. 126) and AT&T Mobility/Cingular Wireless Defendants (Dkt. 455) (hereafter the "Verizon," "Sprint," "BellSouth," and "Cingular" Complaints).²

Dismissed Defendants: I am advised that all of the provider-defendants in a fifth consolidated master complaint (Dkt. 123) have now been dismissed by stipulation and, accordingly, I need not provide a certification as to these defendants (T-Mobile, Comcast Telecommunications, McLeod USA Telecommunications Services, and Transworld Network Corp.). See Dkts. 162, 164, 184, 185. In addition, a number of Verizon entities have been dismissed by stipulation and, therefore, I need not provide a certification as to these entities. See Dkt. No. 230 (dismissing Cellco Partnership dba Verizon Wireless; NYNEX Corp.; GTE Wireless Inc.; GTE Wireless of the South, Inc; NYNEX PCS Inc.; Verizon Wireless of the East LP; Verizon Internet Services Inc.; Bell Atlantic Entertainment and Information Services Group; Verizon Internet Solutions Inc.; Verizon Technology Corp.; and Verizon Advanced Data, Inc.). Other dismissed defendants as to which I need not provide a certification are: Bright House Networks, LLC (see Dkt. 169); Charter Communications LLC (see Dkt. 170); TDS Communications Solutions, Inc. (see Dkt. 85); and Embarg Corporation (see Dkt. 235). Classified Certification of Michael B. Mukasey,

Attorney General of the United States

27 MDL No. 06-cv-1791-VRW

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TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR 1 **//TSP//OC/NF) Specifically, in making this certification, I have 2 also reviewed the classified supplemental materials identified below, including 3 4 5 6 7 8 9 10 In addition, an official from the NSA confirmed to me that (1) the NSA has not had any 12 13 and (2) the NSA has not conducted content-dragnet collection as alleged in 14 various complaints in this matter, see infra at ¶¶ 8-9, ¶¶ 22-26. 15 I. (U) Summary of Allegations 16 6. (U) The allegations raised in these consolidated proceedings against the provider-17 defendants are substantially similar to the allegations first raised in the Hepting action against 18 AT&T Defendants, See Hepting, 439 F. Supp. 2d at 996 (summarizing allegations). First, 19 plaintiffs allege that, following the terrorist attacks of September 11, 2001, the provider-20 defendants assisted the NSA in dragnet collection of the content of "millions of 21 communications made or received by people inside the United States" for the purpose of 22 analyzing those communications through key word searches to obtain information about 23 possible terrorist attacks. See Hepting FAC ¶ 39; Verizon Compl. ¶ 165; BellSouth ¶ 64; 24 Cingular Compl. ¶ 53; Sprint Compl. ¶ 44. Second, plaintiffs also allege that the provider-25 defendants assisted the NSA by divulging to the NSA records concerning the plaintiffs' Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-ev-1791-VRW 28 TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MRtelephone and electronic communications or by providing the NSA with access to databases 2 containing such records. See Hepting FAC ¶ 51-63; Verizon Compl. ¶ 168-71, 174-75; Sprint 3 Compl. ¶¶ 48-50, 53-54; BellSouth Compl. ¶¶ 68-70, 73-74; Cingular Compl. ¶¶ 57-59, 62-63. 4 Plaintiffs allege that the foregoing assistance and activities were undertaken without judicial authorization and in violation of federal statutory provisions and the First and Fourth 6 Amendments to the Constitution (as well as various state law and constitutional provisions). See Hepting FAC ¶¶ 2, 81, 83, 90-149; Verizon Compl. ¶¶ 177, 201-89; Sprint Compl. ¶¶ 56, 72-141; BellSouth Compl. ¶¶ 76, 101-216; Cingular Compl. ¶¶ 65, 90-321. In sum, plaintiffs allege that the provider-defendants furnished "assistance" (as defined in Section 801(1) of the FISA) to the Government in form of: (1) the alleged content-dragnet; and (2) the alleged 11 collection of records about telephone and electronic communications. 12 II. (U) Summary of Certification 13 //TSP//OC/NF) For the convenience of the Court, this section 7. (TS//SI- 14 provides a summary of the certifications that I make herein 15 16 explained below. 17 18 the government did *not* engage in the dragnet collection of communications 19 that plaintiffs allege. 20 21 22 23 the NSA in the collection of the content of certain one-end international 24 telephone and Internet communications where the NSA had a reasonable ground to believe that 25 the communicant was a member of a group that engages in or is preparing to engage in acts of 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR-

	TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR
1	terrorism—an activity later referred to as the "Terrorist Surveillance Program" ("TSP").
2	Second, the collection of non-
3	content information about communications in the form of (a) telephony meta data and
4	(b) Internet meta data—information vital to detecting contacts of terrorist
5	communications. As summarized immediately below, and as described in more detail in
6	section III, all such assistance falls within at least one provision contained in Section 802(a) of
7	the FISA. In addition, for the Court's convenience, I have included at pages
8	summarizing this certification. ³
9	A. (U) Content Surveillance Allegations
0	1. (U) Content-Dragnet Allegations
.1	8. (U) The plaintiffs have alleged a content surveillance program of "far greater scope"
2	than the post-9/11 program confirmed by the President—called the "Terrorist Surveillance
3	Program" ("TSP")—in which the President authorized the NSA to intercept certain "one-end"
4	international communications to or from the United States that the Government reasonably
5	believed involved a member or agent of al Qaeda or affiliated terrorist organization. See
6	Hepting, 439 F. Supp. 2d at 994. While confirming the existence of the TSP, the Government
7	has denied the existence of the alleged dragnet collection on the content of plaintiffs'
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19	3 CDS/ICH TOTAL CONTROL OF THE CONTR
20	(TS//SI-MAN //TSP//OC/NF) One master consolidated complaint against the BellSouth Defendants alleges that the provision of telephony and Internet content and records of
	communications to the NSA began "sometime after February 1, 2001" (i.e., prior to the 9/11 attacks). See Dkt. 126, ¶ 37. The other consolidated complaints appear to challenge alleged
	assistance only after the 9/11 attacks. See Hepting FAC ¶ 32; Sprint Compl. ¶ 17; Cingular
23	Compl. ¶ 26; see also MCI/Verizon Compl. ¶¶ 139, 149, 169-70 (citing allegations of post-9/11 conduct).
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26 27	Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW
28	TOP SECRET//COMINT- ///TSP//ORCON/NOFORN//MR

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communications. See id. at 996; see also Public Declaration of Lt. Gen. Keith Alexander, Director of the National Security Agency, in the Verizon/MCI Actions (Dkt. 254) ¶ 17. As set forth below, specific information demonstrating that the alleged content dragnet has not occurred cannot be disclosed on the public record without causing exceptional harm to national security. However, because there was no such alleged content-dragnet, no provider participated in that alleged activity. Each of the provider-defendants is therefore entitled to statutory protection with respect to claims based on this allegation pursuant to Section 802(a)(5) of the FISA, see 50 U.S.C. § 1885a(a)(5).

2. (U) Terrorist Surveillance Program

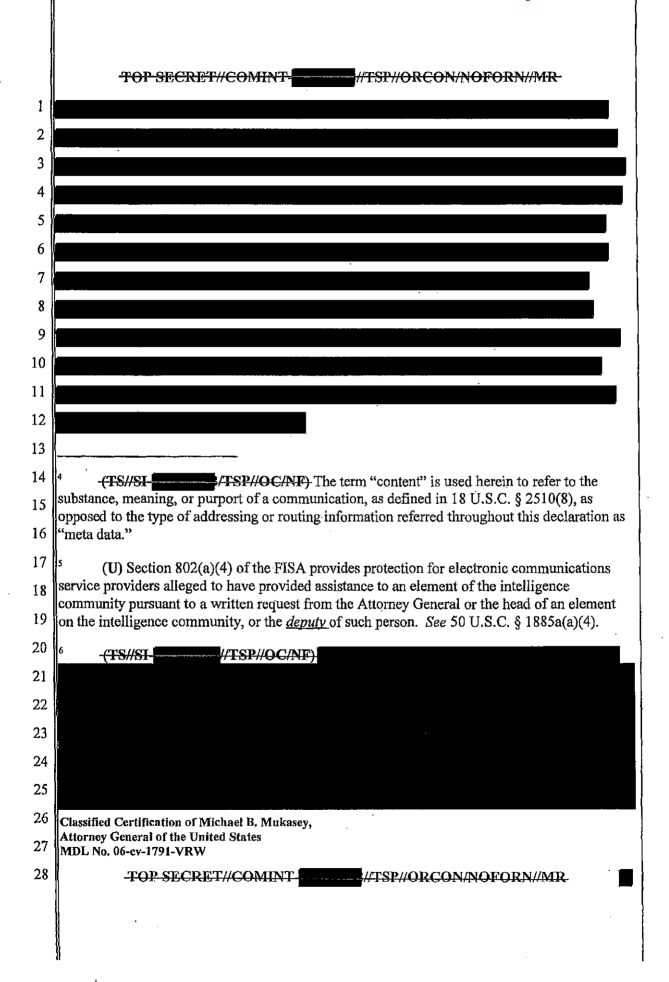
9. (U) While the plaintiffs do not appear to challenge the provider-defendants' alleged assistance to the NSA in the conduct of the publicly acknowledged TSP, my certification nonetheless also encompasses whether or not any provider-defendant assisted the NSA with that activity. Specifically, I certify with respect to any assistance with the TSP that the provider-defendants are entitled to statutory protection based on at least one of the provisions contained in Section 802(a)(1) to (5) of the FISA, which includes the possibility that a provider defendant did not provide any assistance. See 50 U.S.C. § 1885a(a)(1)-(5). As set forth below, disclosure of the basis for my certification with respect to any alleged assistance furnished by particular provider-defendants under the TSP would cause exceptional harm to national security and is therefore encompassed within this classified certification submitted for ex parte, in camera review pursuant to Section 802(c)(1) of the FISA, 50 U.S.C. § 1885a(c)(1)

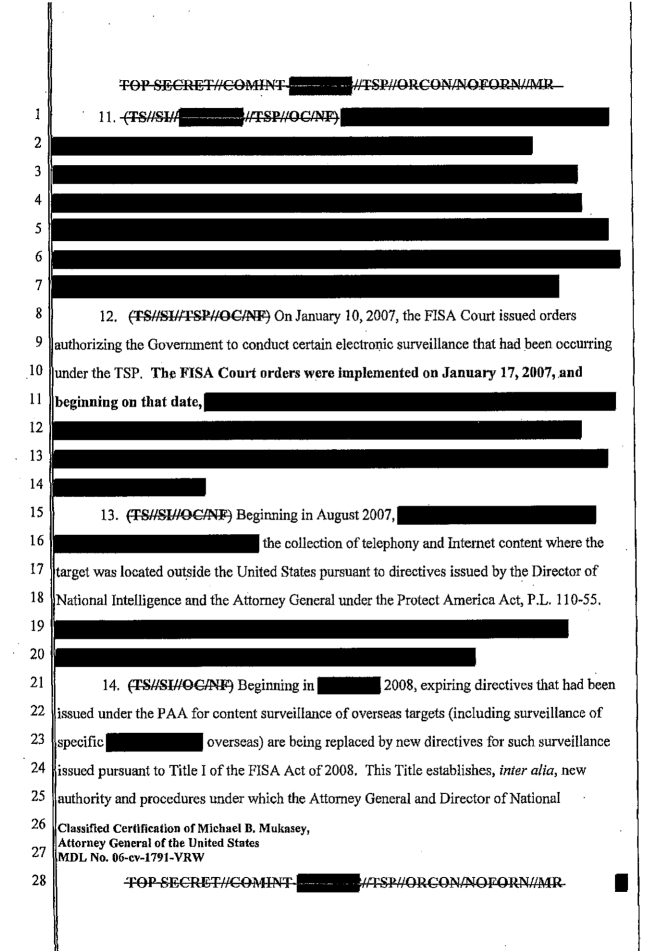
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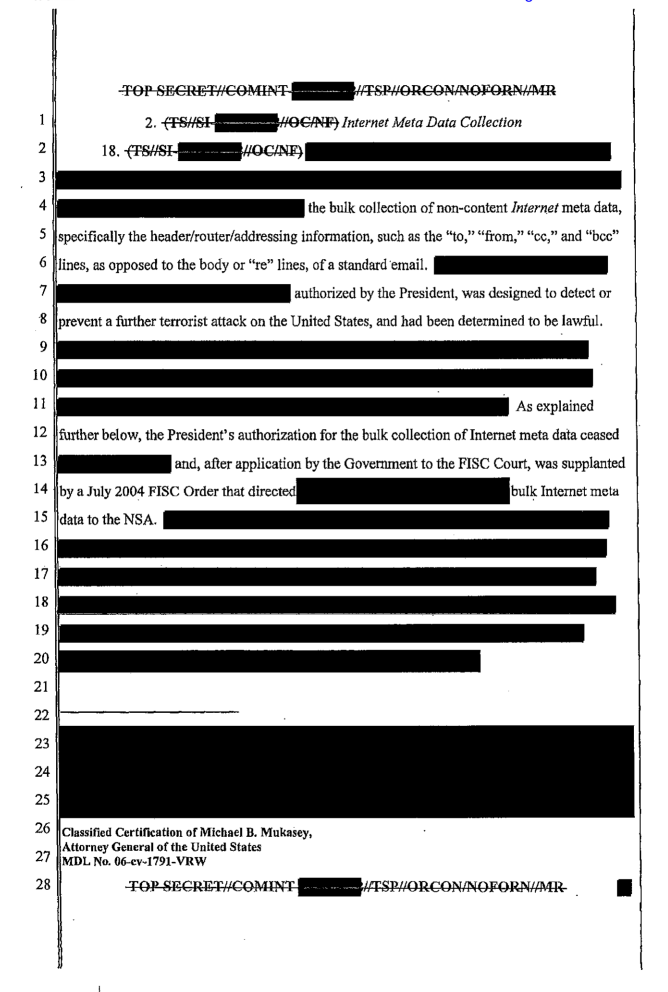
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1	Intelligence may authorize, for up to one year, the targeting of non-U.S. persons overseas
2	without individual court orders, subject to certain targeting and minimization procedures
3	approved by the FISC. See generally 50 U.S.C. §§ 1881a-1881g (as added by the FISA Act of
4	2008, P.L. 110-261).
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8	B. (U) Communication Records Allegations
9	15. (U) My certification also encompasses whether or not any provider defendant
0	assisted the NSA through the provision of records concerning telephone and electronic
1	communications. In particular, I certify that the provider-defendants are entitled to statutory
2	protection based on at least one of the provisions contained in Section 802(a)(1) to (5) of the
3	FISA, which includes the possibility that a provider defendant did not provide any assistance.
4	See 50 U.S.C. § 1885a(a)(1)-(5). As set forth below, disclosure of the basis for my certification
5	with respect to any alleged assistance furnished by particular provider-defendants to the NSA
16	concerning the communication records allegations would cause exceptional harm to national
17	security and is therefore encompassed within this classified certification submitted for ex parte,
8	in camera review pursuant to Section 802(c)(1) of the FISA, 50 U.S.C. § 1885a(c)(1).
19	16. (TS//SI//TSP//OC/NF)
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23	As described below, meta data collection
	facilitates the analysis of contacts of suspected terrorist communications and, thus,
25	is also designed to detect or prevent a terrorist attack. In contrast to public confirmation of the
26 27	Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW
28	TOP SECRET#COMINT- #/TSP#ORCON/NOFORN//MR

TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR existence of the TSP, the existence of NSA's collection of communication records has not been 2 officially confirmed or denied despite speculation in the media, as the Court has noted. See 3 Hepting, 439 F. Supp. 2d at 997. As also described below, 4 subject 5 to orders of the FISA Court originally issued in July 2004 and May 2006, subsequently 6 renewed, and still in effect. 7 1. (TS//SI- //OC/NF) Telephony Meta Data Collection 8 17. (TS//SI------//OC/NF) 9 10 the bulk collection of telephony meta data (also referred to 11 as "call records")—information that reflects non-content information such as the date, time, and 12 duration of telephone calls, as well as the phone numbers used to place and receive the calls. 13 14 meta data collection was authorized by the President, was designed to 15 detect or prevent a further terrorist attack on the United States, and had been determined to be 16 lawful. 17 18 19 20 21 22 23 24 25 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR



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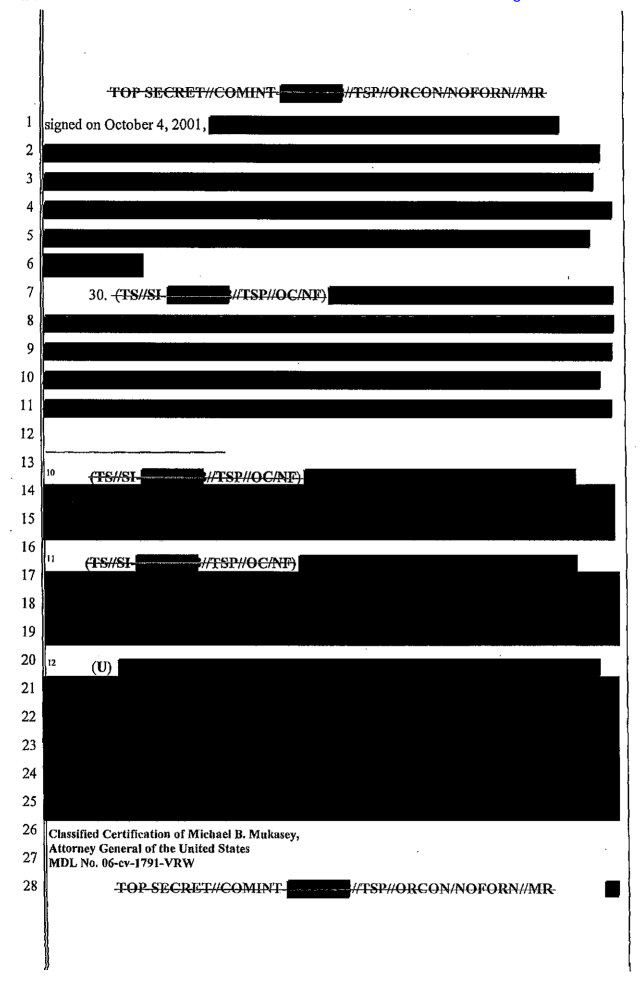
TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR 1 III. (U) Certifications for Provider-Defendant 2 21. (TS//SI- //TSP//OC/NF) This section of my certification provides further 3 detail concerning whether particular provider-defendants furnished assistance to the 4 Government with respect to the activities authorized by the President after the 9/11 attacks; 5 6 I first discuss whether assistance was provided with respect to plaintiffs' content-dragnet allegations. I then discuss 8 post-9/11 intelligence activities authorized by the President to detect or prevent a further terrorist attack on the United States: (i) the TSP: (ii) the 10 bulk collection of telephony meta data; and (iii) the bulk collection of Internet meta data. I then 11 make my certifications 12 13 14 15 16 17 18 19 20 A, (U) Content Dragnet Allegations 21 22. (U) As noted above, the Government has previously denied plaintiffs' allegations 22 that it engaged in a massive dragnet that sweeps up the content of millions of domestic and 23 international communications and subjects them to analysis through key word searches. I 24 certify that none of the provider-defendants assisted the NSA in this alleged (but non-25 existent) activity, and therefore all of the provider-defendants are entitled to statutory 26 Classified Certification of Michael B. Mukasev. Attorney General of the United States 27 MDL No. 06-cy-1791-VRW 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR

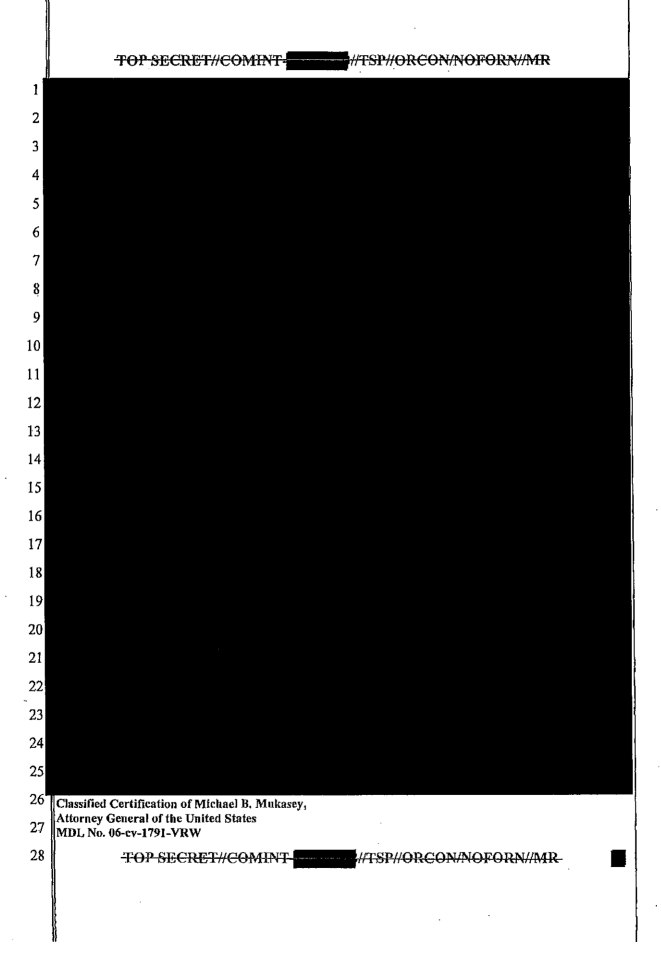
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1	protection under Section 802(a)(5) of the FISA, 50 U.S.C. § 1885a(a)(5).
2	23. (TS//SI//TSP//OC/NF) The Government has previously set forth classified
3	operational facts and information explaining that the TSP did not involve the alleged content-
4	dragnet. See Classified Alexander Verizon Declaration ¶¶ 54-62. In sum, the NSA's collection
5	efforts under the TSP were directed at telecommunications facilities that the NSA had
6	reasonable grounds to believe carry the "one-end" foreign communications of members or
7	agents of al Qaeda or affiliated terrorist organizations. With respect to telephone
8	communications,
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13	With respect to Internet communications,
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23	24. (TS//SI//TSP//OC/NF) NSA also took specific steps in the actual TSP interception
24	process to minimize the risk that the communications of non-targets were intercepted. See
25	Classified Alexander Verizon Declaration ¶ 59. With respect to telephone communications,
26 27	Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW
28	TOP SECRET//COMINT- ///TSP//ORCON/NOFORN//MR

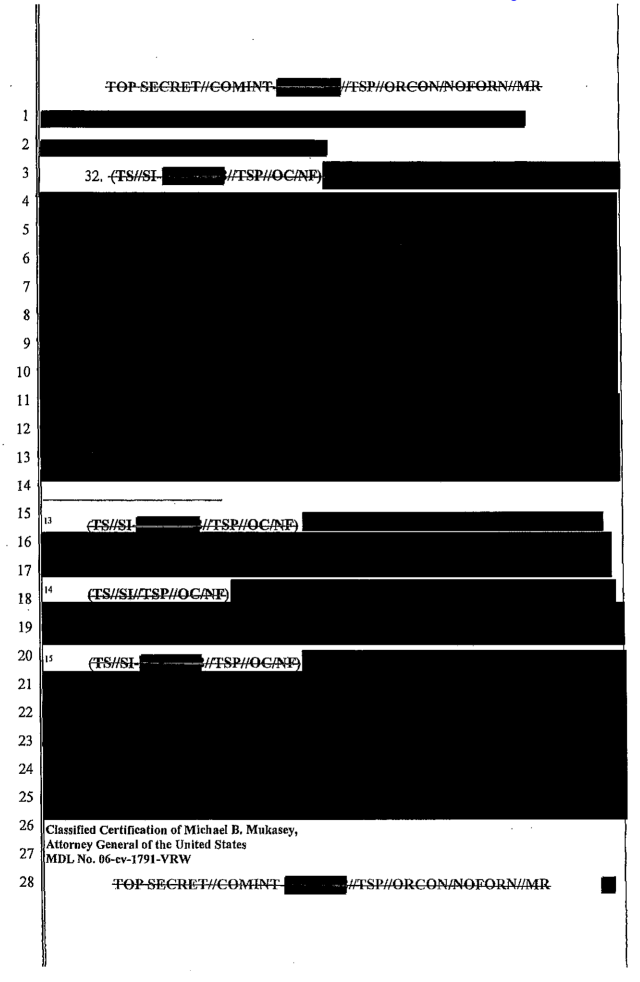
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1	specific telephone numbers of an individual who was reasonably believed to be a member or
2	agent of al Qaeda or an affiliated terrorist organization were entered into collection devices
3	so that the only
4	communications intercepted were those to or from the targeted number. For Internet
5	communications, the NSA used identifying information obtained through its analysis of the
6	target, such as email addresses to target for collection the communications of
7	individuals reasonably believed to be members or agents of al Qaeda or an affiliated terrorist
8	organization. See id.8
9	25. (TS//SI//TSP//OC/NF)
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20	See Classified Alexander Verizon Decl. ¶ 59, n.19. in this acquisition process NSA did not
21	search the content of the communications with "key words" other than the targeted selectors themselves. <i>See id.</i> Rather, the NSA targeted for collection only email
22	addresses as a second associated with suspected members or agents of al
23	Qaeda or affiliated terrorist organizations, or communications in which such were mentioned. See id. In addition, due to technical limitations of the hardware
24	and software, incidental collection of non-target communications has occurred, and in such
25	circumstances the NSA applied its minimization procedures to ensure that communications of non-targets were not disseminated. See id.
26	Classified Certification of Michael B. Mukasey, Attorney General of the United States
27	MDL No. 06-cv-1791-VRW
28	TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR
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26. (TS//SI//TSP//OC/NF) The foregoing operational details of the TSP activities
cannot be disclosed in order to disprove the plaintiffs' content-dragnet allegations.
Nonetheless, plaintiffs' allegations with respect to a content-dragnet are wrong; none of the
provider-defendants furnished such assistance to the Government; and therefore each of the
provider-defendants is entitled to statutory protection under Section 802(a)(5) of the FISA with
respect to such alleged assistance. See 50 U.S.C. § 1885a(a)(5).
B. (U) Post-9/11 Intelligence Activities
1. (TS//SI//TSP//OC/NF) Presidential Authorization
27. (TS//SI-/TSP//OC/NF) On October 4, 2001, in response to the 9/11
attacks, the President directed the Secretary of Defense, who in turn authorized the National
Security Agency, to undertake three interrelated intelligence activities to enhance the United
States' ability to detect or prevent another catastrophic terrorist attack. First, as discussed
above, the President authorized the NSA to intercept the content of certain one-end telephony
and Internet international communications (i.e., communications to or from the United States)
necessary to identify members of international terrorist cells in the United States and prevent
future terrorist attacks against the United States. In December 2005, after media reports
concerning alleged NSA activities, the President publicly confirmed that he had authorized the
interception of international one-end communications where a party to such communication is a
member or agent of al Qaeda or an affiliated terrorist organization. See Classified Alexander
Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW
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TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR 1 Verizon Declaration ¶¶ 28, 54-60. Again, this activity was publicly referred to as the Terrorist 2 Surveillance Program.9 3 28. (TS//SI//TSP//OC/NF) In addition to the TSP, the President also authorized related activities that have not been officially confirmed by the Government—the collection of 5 non-content information about communications. In particular, the President authorized the bulk collection of certain telephony and Internet meta data. As previously explained by the NSA, the 7 bulk collection of meta data was essential to allow the utilization of sophisticated analytical tools by the NSA for tracking the contacts of al Oaeda and its affiliates, See Classified Alexander Verizon Declaration ¶ 69-74. NSA's analysis of bulk 10 meta data is designed to address the "extreme measures" taken by al Qaeda members and affiliates to avoid detection 12 See id. ¶ 74. 13 While only a small fraction of this meta data is queried by NSA analysts with selectors related to al Qaeda targets, see id. ¶¶ 31-32, maintaining an archive of bulk meta data is essential to 15 track terrorist targets that seek to evade surveillance through such methods, see id. ¶¶ 70, 72, 16 74. 17 //TSP//OC/NF) 18 19 20 21 The President's first authorization was 22 23 //TSP//OC/NF) As prior declarations in these proceedings have indicated, the Presidential authorizations were modified over time and during certain periods authorized other activities. See Classified Alexander Verizon Declaration ¶ 62; Classified Alexander Shubert Declaration at 14-15 n.5. Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR

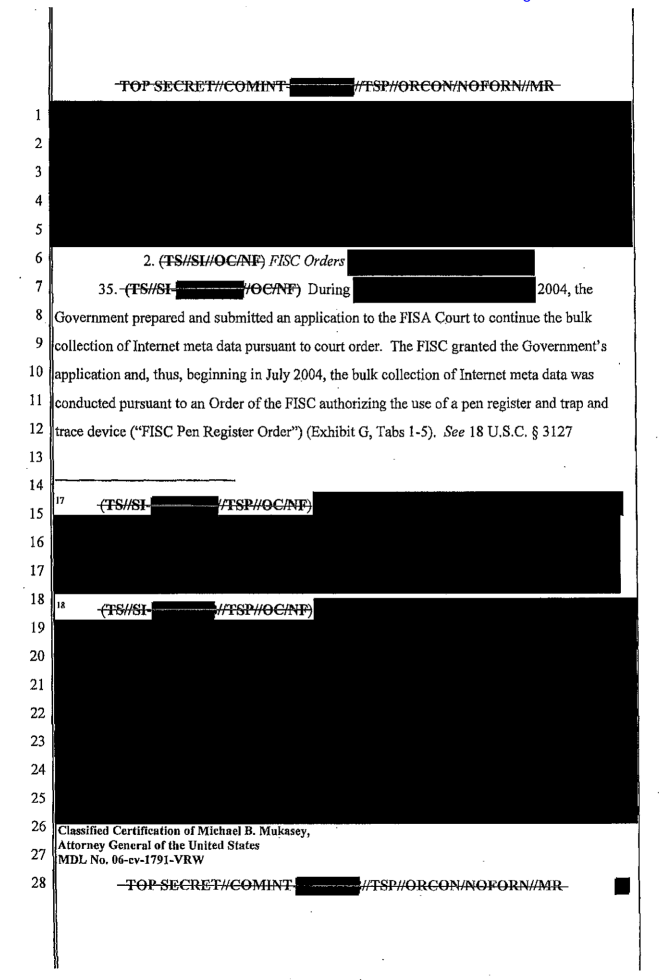






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1	33. (TS//SI-//TSP//OC/NF) After the President discontinued the bulk
2	collection of Internet meta data,
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7	The next Presidential authorization was
8	approved as to form and legality by the Attorney General and authorized (i) content surveillance
9	of certain one-end international calls believed to involve members or agents of al Qaeda; (ii) the
10	bulk collection of telephony meta data, and (iii) the collection of Internet meta data
11	focused on al Qaeda-related communications. Each subsequent Presidential authorization was
12	approved as to form and legality by the Attorney General or Acting Attorney General and,
13	accordingly
14	indicated that the Attorney General had approved the President's
15	authorization as to form and legality, and described in more detail the three distinct types of
16	requested assistance in order to detect or prevent further terrorist attacks within the United
17	States: (i) the collection of one-end international communications for which NSA has
18	determined that there are reasonable grounds to believe that a party to such communication is a
19	group or agent of a group engaged in or preparing to engage in international terrorism; (ii) the
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26	Classified Certification of Michael B. Mukasey, Attorney General of the United States
27	MDL No. 06-cv-1791-VRW
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TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MRcollection of aggregated telephony call record information (but not the content of communications) including dialing-type data to enable NSA to identify communicants reasonably believed to be involved in international terrorism or activities in preparation therefor; and (iii) the collection of header/router/addressing-type information related to non-telephony communications limited to communications for which there is reason to believe a communicant is involved in international terrorism or activities in preparation therefor. //TSP//OC/NF) In January 2006, the Attorney General 34. (TS//SI-26 Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW TOP SECRET//COMINT! //TSP//ORCON/NOFORN//MR



TOP SECRET//COMINT. //TSP//ORCON/NOFORN//MR 1 (defining "pen register" and "trap and trace device"). See Classified Alexander Verizon 2 Declaration ¶31. Pursuant to the FISC Pen Register Order, which has been reauthorized 3 approximately every 90 days after it was first issued, NSA was authorized to collect in bulk 4 meta data associated with electronic communications 5 6 7 8 9 10 11 12 The NSA was authorized to query the 13 archived meta data collected pursuant to the FISC Pen Register Order using Internet addresses 14 for which there were facts giving rise to a reasonable, articulable suspicion that the email 15 address was associated . See Classified Alexander *Verizon* Declaration ¶ 31. The FISC Pen Register Order was most recently 17 reauthorized on September 17, 2008, and requires continued assistance by the providers through 18 December 12, 2008. See Exhibit G, Tab 7. 19 36. (TS//SI- //OC/NF) Beginning in May 2006, the NSA's bulk collection of 20 telephony meta data, previously authorized by the President, was authorized by order of the 21 FISC ("FISC Telephone Records Order"). See Classified Alexander Verizon Declaration ¶ 32 22 and Exhibit H. Like the FISC Pen Register Order, the FISC Telephone 23 Records Order was reauthorized approximately every 90 days. Based on the finding that 24 reasonable grounds existed that the production was relevant to efforts to protect against 25 international terrorism, the Order required to produce to the 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

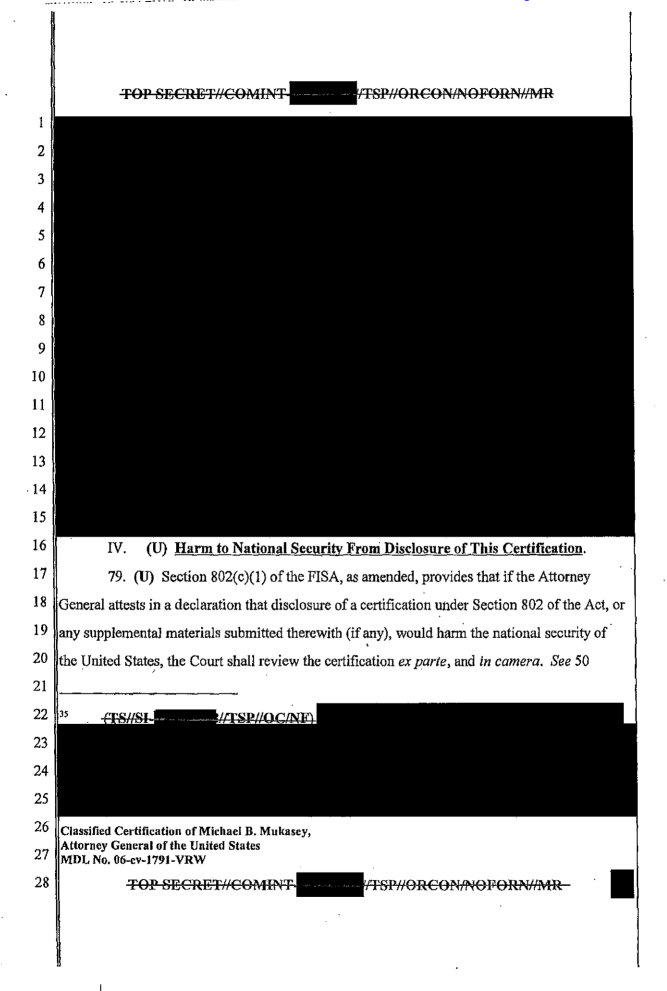
TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR 1 NSA "call detail records" or "telephony metadata" pursuant to 50 U.S.C. § 1861[c] (authorizing 2 the production of business records for, inter alia, an investigation to protect against 3 international terrorism). Telephony meta data was compiled from call detail data maintained by 4 the providers in the ordinary course of business that reflected non-content information such as 5 the date, time, and duration of telephone calls, as well as the phone numbers used to place and 6 receive the calls. The NSA queried the data solely with identified telephone numbers for which 7 there were facts giving rise to a reasonable, articulable suspicion that the number was 8 associated . See Classified Alexander Verizon 9 Declaration ¶ 32. The FISC Telephone Records Order was most recently reauthorized on August 19, 2008, and requires continued assistance by the providers through December 12, 11 2008. See Exhibit H, Tab 5. 12 37. (TS//SI- **/TSP//OC/NF) On January 10, 2007, the FISC issued orders 13 authorizing the Government to conduct certain electronic surveillance that had been occurring 14 under the TSP. See Classified Submission of the United States (January 11, 2007) (submitted 15 for in camera, ex parte review). Those Orders 16 17 the "Foreign Telephone and 18 Email Order" (Exhibit I, Tab 1), which authorized, inter alia, electronic surveillance of 19 telephone and Internet communications carried over particularly listed facilities, where the 20 Government determined that there was probable cause to believe that (1) one of the 21 communicants is a 22 (2) the communication is to or from a foreign country (i.e., a one-end foreign communication to 23 or from the United States). See Classified Alexander Verizon Decl. ¶ 29. The telephone 24 numbers and email addresses to be targeted under the Foreign Telephone and Email Order were 25 further limited to those that NSA reasonably believed were being used by persons outside the 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR United States, See id. Subject to reporting requirements, this Order authorized the Government to target for collection communications related to new foreign selectors used by terrorists without having to seek advance approval from the FISA Court for each target. See id. ¶81. The FISC Orders were implemented on January 17, 2007. Thereafter, any electronic 5 surveillance that was occurring as part of the TSP became subject to the approval of the FISA 6 Court and the President determined not to reauthorize the TSP. 19 See id. ¶ 30. 7 38. (TS//SL//OC/NF) [8 9 10 11 12 Also on April 5, 2007, the FISC extended the Foreign Telephone and Email 13 Order and, after a period of consultation with the Government, approved a modified version of that Order on May 31, 2007. See Exhibit I, Tab 7. That revised order authorized the electronic 15 foreign telephone numbers and email addresses based on the FISC's determination that there is probable cause to believe that specific facilities targeted 17 in the Order were used by 18 Pursuant to FISA provisions that allow "roving" or "after acquired" surveillance, see 50 U.S.C. § 1805(c)(1)(B); § 1805(c)(3), the Order authorized the Government to initiate electronic 21 surveillance of new foreign telephone numbers and Internet addresses that the NSA discovered 22 23 24 (TS//SI/TSP//OC/NF) The President's final TSP authorization expired on February 1. 2007, but as indicated above, as of January 17, 2007, any electronic surveillance that had been 25 occurring under the TSP was now occurring pursuant to Orders of the FISC. 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR-

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1	were used by without obtaining an individual court order
2	in advance. ²⁰
3	3. (TSHSIHOCHNF) PAA and FISA Act Directives
4	39. (TS//SI//OC//NF) The Foreign Telephone and Email Order remained in effect until
5	the Protect America Act ("PAA") was enacted in August 2007.21 The PAA amended the FISA
7	to facilitate the acquisition of foreign intelligence information concerning persons reasonably
8	believed to be outside the United States by eliminating "the requirement of a court order to
9	collect foreign intelligence information about information about targets located overseas." See
0.	S. Rep. No. 110-209, 110th Cong., 1st Sess., at 2, 5-6 (2007). Under the PAA, the FISA's
1	definition of "electronic surveillance" was clarified to exclude "surveillance directed at a person
2	reasonably believed to be located outside the United States." 50 U.S.C. § 1805A. The PAA
3	also authorized the DNI and the Attorney General to jointly "authorize the acquisition of
14	foreign intelligence information concerning persons reasonably believed to be outside the
15	United States" for up to one year, id. § 1805B(a), and to issue directives to communications
16	service providers requiring them to "immediately provide the Government with all information,
l 7	facilities, and assistance necessary to accomplish the acquisition" of necessary intelligence
18	information, id. § 1805B(e).
19	
20	(TS://SI://NF/OC) When the Government first sought to renew the January 2007 Foreign
21	Telephone and Email Order, a different FISC Judge heard the matter and adopted a different
22	legal theory that relied on different grounds than the January 2007 Order. <i>See</i> Classified Alexander Declaration in <i>Shubert</i> ¶ 68.
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26	Classified Certification of Michael B. Mukasey, Attorney General of the United States
27	MDL No. 06-cv-1791-VRW
28	TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT- ///TSP//ORCON/NOFORN//MR
40. (TS//SI//OC/NF) Beginning in 2008, expiring directives that had been
issued under the PAA for content surveillance of overseas targets (including surveillance of
specific targets overseas) are being replaced by new directives for such surveillance
issued pursuant to the FISA Act of 2008.
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C. (TS//SI-) //TSP//OC/NF)
41. (U) Based on the foregoing, and pursuant to Section 802(a) of the FISA, 50 U.S.C.
§1885a(a), I hereby make the following certifications with respect to each of the electronic
service communication provider-defendants in this proceeding.
(TS//SI//TSP//OC/NF) The content surveillance activities that evolved from the
presidentially-authorized TSP to the FISC Foreign Telephone and Email Order, to the directives
issued under the PAA and, ultimately, to the directives that are now being issued pursuant to
the FISA Act of 2008, are directed at undertaking surveillance on numerous multiple targets overseas without the need to obtain advance court approval for each target. Thus, while the
scope of each authorization varied, the goal of establishing a new mechanism to rapidly
undertake surveillance on multiple foreign targets remained the same under each authority.
Classified Certification of Michael B. Mukasey,
Attorney General of the United States MDL No. 06-cv-1791-VRW
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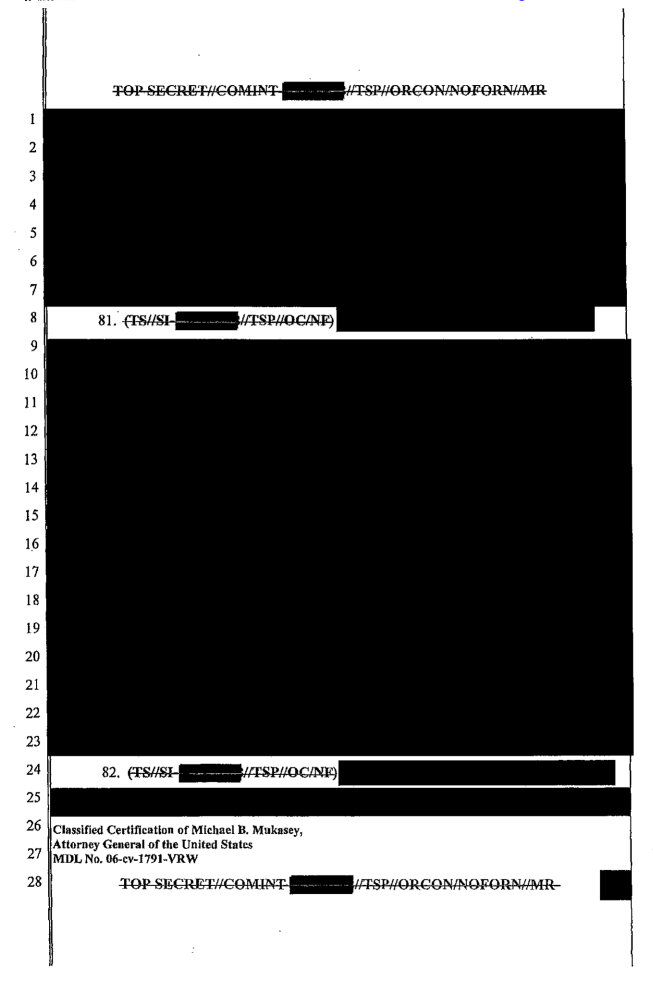


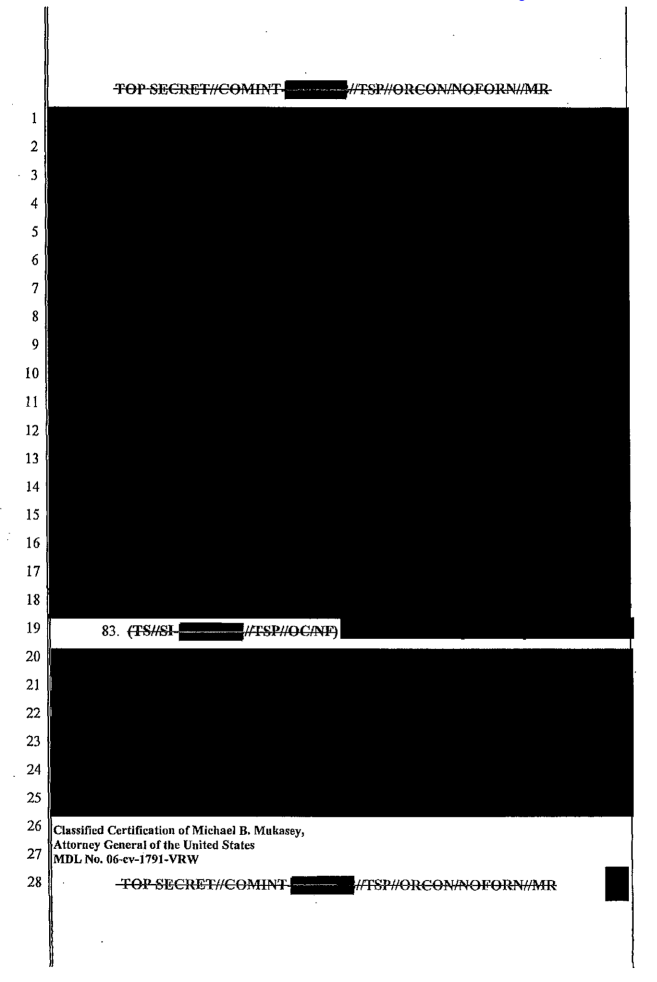
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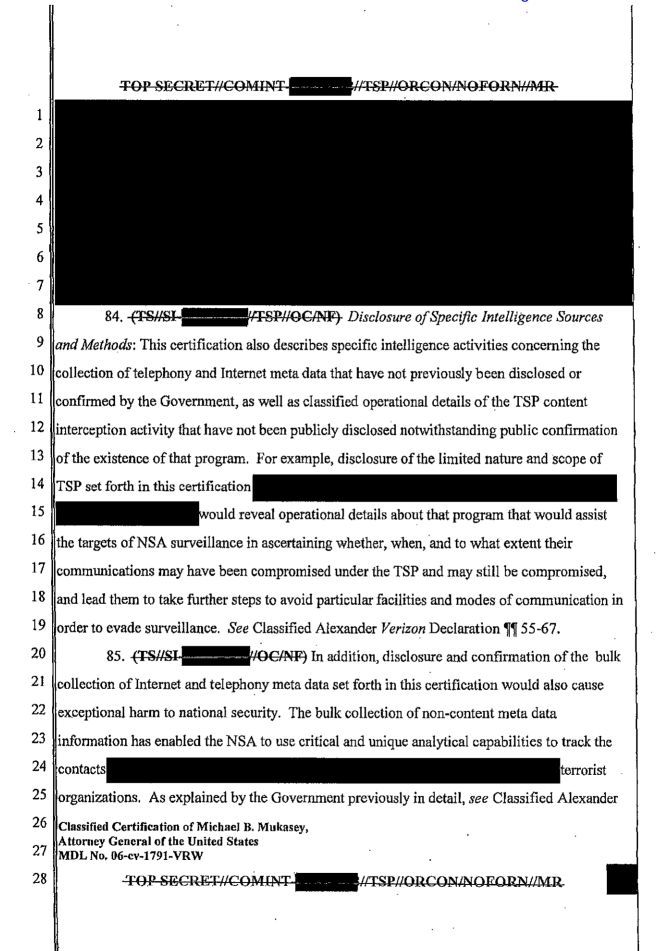
U.S.C. § 1885a(c)(1). I hereby make the declaration required by this provision with respect to the contents of this classified certification. In sum, I have determined that disclosure of this classified certification, including the basis of my certification for particular provider defendants, would cause exceptional harm to the national security of the United States. I concur with the judgment of the Director of National Intelligence and the Director of the NSA previously set forth for the Court in their classified declarations (referenced above), as well as with the conclusion of the Senate Select Committee on Intelligence, that disclosure of the identities of persons alleged to have provided assistance to the Government on intelligence matters, as well as disclosure of activities in which the Government is alleged to have been engaged, and the details of such activities, are properly protected as intelligence sources and methods. See S. Rep. No. 110-209, at 10 (2007), Report of the Senate Select Committee on Intelligence to accompany S. 2248, Foreign Intelligence Surveillance Act of 1978 Amendments of 2007. (Exhibit No. 1 to United States' Motion to Dismiss or for Summary Judgment).

Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW

TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR







//TSP//ORCON/NOFORN//MR-TOP SECRET//COMINT-Verizon Declaration ¶ 70-71, meta-data collection allows the NSA to use two highly sophisticated tools known as "contact chaining" and Contact-chaining allows the NSA to identify telephone numbers and email addresses that have been in contact with known numbers and addresses; in turn, those contacts can be assessed and considered for immediate query and analysis as new numbers and addresses are identified. See id. ¶71. Obtaining the meta data in bulk, moreover, allows the NSA not only to track the contacts made by a particular telephone number or email address from a certain point in time going forward, but also to trace historically the contacts made with that number or address. See id. 10 86. (TS//SI- //OC/NF) Beyond this, through an analysis of meta data, NSA 11 analysts can discern the 12 13 . 14 15 16 17 18 19 20 21 22 23 24 25 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW . 28 TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR-

TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR 1 2 3 4 5 6 7. 88. (TS//SI//OC/NF) Disclosure of Ongoing Activities Authorized Under the FISA: This certification also discloses the existence of ongoing intelligence activities that originated in some fashion in post-9/11 presidentially-authorized activities but which were continued 10 pursuant to orders of the FISC, under directives authorized under the Protect America Act, or 11 pursuant to the FISA Act of 2008. The harm of revealing such intelligence activities, 12 should be self-evident: particular 13 ongoing activities to detect or prevent terrorist attacks would be exposed, confirming to 14 adversaries, including individuals and entities associated with as to how the 15 Government is attempting to intercept and analyze their communications and detect their 16 presence and intentions. See Classified Alexander Verizon Declaration ¶¶ 78-79. In addition, 17 for certain any attempt to delineate between periods of time under overlapping or consecutive authority— 19 based on presidential authorization, then based on 20 FISC Orders, PAA Directives, or FISA Act of 2008 Directives—would 21 necessarily risk the disclosure of intelligence activities that were and still are being undertaken 22 pursuant to legal authority that is not being challenged in this case, and would therefore risk the 23 loss of intelligence being obtained through those activities. 24 89. (TS//SI- //TSP//OC/NF) 25 26 Classified Certification of Michael B. Mukasey, Attorney General of the United States 27 MDL No. 06-cv-1791-VRW 28 TOP SECRET//COMINT-

TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 (U) Conclusion 16 90. (U) For the foregoing reasons, pursuant to Section 802(a) of the FISA, I hereby 17 certify that the claims asserted in the civil actions pending in these consolidated proceedings 18 against the electronic communication service provider-defendants fall within at least one 19 provision contained in Section 802(a)(1)-(5) of the FISA that would entitle these defendants to 20 statutory protection from the pending civil actions. See 50 U.S.C. § 1885a(a)(1)-(5). In 21 addition, pursuant to Section 802(c)(1) of the FISA, I have concluded that disclosure of this classified certification, including the basis for the certification as to particular provider-23 defendants, would cause exceptional harm to national security for the reasons set forth in that 24 certification and must therefore be reviewed in camera, ex parte by the Court. See 50 U.S.C. 25 § 1885a(c)(1). See 50 U.S.C. § 1885a(c)(1). Classified Certification of Michael B. Mukasey, Attorney General of the United States MDL No. 06-cv-1791-VRW 28 TOP-SECRET//COMINT-//TSP//ORCON/NOFORN//MR

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1	I declare under penalty of perjury that the foregoing is true and correct.
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3	DATE: 9/19/08 (MINISTER)
4	MICHAEL B. MUKASEY 4 Attorney General of the United States
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26	Classified Certification of Michael B. Mukasey,
27	Attorney General of the United States MDL No. 06-cv-1791-VRW
28	TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR