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

IN RE DNI/AG CERTIFICATION 2008-A.)
_____)

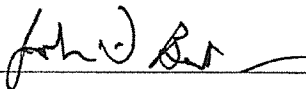
Docket Number 702(i)-08-01

ORDER


For the reasons stated in the Memorandum Opinion issued contemporaneously herewith, and in reliance on the entire record in this matter, the Court finds, in the language of 50 U.S.C. § 1881a(i)(3)(A), that the certification submitted in the above-captioned docket, as amended by DNI/AG Certification 2010-A, as amended, “contains all the required elements” and that the revised NSA, FBI and CIA minimization procedures submitted with the amendment “are consistent with the requirements of [50 U.S.C. §1881a(e)] and with the fourth amendment to the Constitution of the United States.”

Accordingly, it is hereby ORDERED, pursuant to 50 U.S.C. § 1881a(i)(3)(A), that such certification, as amended, and the use of such procedures are approved.

ENTERED this 19th day of August 2010.



JOHN D. BATES
Judge, United States Foreign
Intelligence Surveillance Court

I, Beverly C. Queen, Deputy Clerk,
FISC, certify that this document
is a true and correct copy of
the original. 

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