



NATIONAL SECURITY AGENCY CENTRAL SECURITY SERVICE

10 December 2007

MEMORANDUM FOR THE CHAIRMAN, INTELLIGENCE OVERSIGHT BOARD

THRU: Assistant to the Secretary of Defense (Intelligence Oversight)

SUBJECT: (U//FOUO) Report to the Intelligence Oversight Board on NSA Activities - INFORMATION MEMORANDUM

(U//FOUO) Except as previously reported to you or the President, or otherwise stated in the enclosure, we have no reason to believe that any intelligence activities of the National Security Agency during the quarter ending 30 September 2007 were unlawful or contrary to Executive Order or Presidential Directive, and thus required to be reported pursuant to Section 1.7.(d) of Executive Order 12333.

The Inspector General and the General Counsel continue to (U//FOUO) exercise oversight of Agency activities by means of inspections, surveys, training, review of directives and guidelines, and advice and counsel. These activities and other data requested by the Board or members of the staff of the Assistant to the Secretary of Defense (Intelligence Oversight) are described in the enclosure.

GEORGE ELLARD

Inspector General

General Counsel

(U/FOUO) I concur in the report of the Inspector General and the General Counsel and hereby make it our combined report.

Lieutenant General, U.S. Army Director, NSA/Chief, CSS

Encl:

Quarterly Report

Approved for Release by NSA

TOP SECRET//COMINT//NOFORN//20320108

This Memorandum is Unclassified Upon Removal of Enclosure

TOP SECRET//COMINT//NOFORN//20320108

1. (U//FOUO) Intelligence, counterintelligence, and intelligence-related activities that violate law, regulation, or policy substantiated during the quarter, as well as any actions taken as a result of the violations.

(U) Intelligence Activities						
inadvertently collected communications to, pursuing foreign intelligence tasking were a been terminated and all intercepts and reported by USSID SP0018.	gnals Intelligence (SIGINT) analysts (b) (1) from, or about U. S. persons while (b) (3)-P.L. 86-36 reported this quarter. All collection has orts were deleted or destroyed asp) (1) (b) (3)-P.L. 86-36 (b) (3)-50 USC 3024(i)					
(TS//SI//REL TO USA, FVEY)	of those instances occurred during					
(S/(SI//DFI.) There were insta	nces of unintentional collection resulting					
from poorly constructed database queries,						
error. In the latter case, the analyst neglection						
	(b) (1)					
(S//SI//REL) On occasions, targets foreign were later found to hold U.S. citizer they were tasked for collection. On occasions targets another target used	initially thought to be legitimate and aship or permanent resident status after					
during travel to the United States.						
numbers of a target, identified as a U.S. pe quarter report), were not properly removed	from a database. Although collection in a recent query of the database. Upon					
-(S//SI)-Additionally, in one incident,	while					
After confirming that the communicant is	a U.S. person, the FBI OGA (b) (7) (E)					
(b) (1)	Derived From: NSA/CSSM 1-52					
(b)(3)-P.L. 86-36	Dated: 20070108					
	Declassify On: 30320108					

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A (7)-(E)	
The state of the s	submitted a request, still pending, for Attorney (b)(1)
	General approval to target the communicant overseas under Section 2.5, Executive (b)(3)-P.L. 86-3
	Order 12333.
	(S//SI//NF) Although a targeted company claimed to be a foreign entity, it was
	later found to be incorporated in the United States, thus collection occurred against
	a U.S. affiliate.
9	(S//SI//NF) A telephone number known to have belonged to an authorized
	target resulting in collection on U.S. persons (b) (1) (b) (3) -P.L. 86-36
	(S//SI/NF) The Protect America Act of 2007 (PAA), enacted on 5 August 2007,
	amends the FISA. To ensure the "foreignness" of a target as required by the PAA,
	the state of the s
	This risk reduction measure identified incidents in
	in the United States. In instances, as required by the PAA, collection
	was suspended immediately until the target left the United States. In one instance,
	analysts noted the target's presence in the United States, but
	resulting in detasking delays (b) (1)
	and in unauthorized collection. Corrective actions have been taken to lessen the (b) (3)-P.L. 86-36 (b) (3)-50 USC 3024(1)
	risk of recurrence, including changes to internal control procedures. In
	instances, the foreignness of valid targets was not confirmed when PAA was
	implemented resulting in unauthorized collection when the targets were later found to be in the United States.
	to be in the Ciffied Blaces.
	(TS//SI/NT) Foreign Intelligence Surveillance Act (FISA) collection. There are
	FISA collection incidents to report this quarter. All collection has been terminated
	and all intercepts were deleted or destroyed as required by USSID SP0018.(b) (1)
	(b)(3)-P.L. 86-36
•	(TS//SL/NF) there were separate incidents in
	which the Branch inappropriately tasked targets for collection. In
	incidents from collection suspensions were not
	implemented while the targets were in the United States because of
	software problems withidlection assets, resulting in continued collection
	onntil the mistake was noted. No transcripts or reports were generated
	based on the collection. New procedures were implemented to insure that proper
	notification takes place in the future. In incidents, NSA analysts determined
	that the telephone numbers were
A	targets after initiating collection. In one instance, NSA was acting on incorrect
)(7)(E)	and in the other,
	(b) (1) (c) (D) (3) - D (D) (2) - D (D) (2
•	TOP SECRET//COMINT//NOFORM//20320108 (b)(3)-P.L. 86-36 (b)(3)-18 USC 798
	(b)(3)-50 USC 3024(i)
	(b) (1)

⁽b) (1) (b) (3)-P.L. 86-36

(b)(1) (b)(3)-P.L (b)(3)-50	86-36 - USC 3024(i)	TOP SECRET//CON	MNT//NOFORN//2032	0108-	(b)(1) (b)(3)-P.L. 86-36
	-(S//SI//NF)		analysts recogniz	ad that an author	inal /
\	target used		the United State		1200
\	Although	was detasked up		<u> </u>	
				n continued colle	ction for
	several days after re	cognition. No repo			
	Management review notification in the fu		regarding these inci	dents to insure pr	oper
	-(TS//SI//NF) Unauth	orized disseminat	ion of FISA data.		21 (b) (1)
	analyst forwarded F		1471 400 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	whic	h was (b)(3)-P.L. 86-36
•	not authorized to re			personnel	
	discovered the mista the information.	ake, destroyed all t	he data, and cancelle	ed the report base	ed on
	-(TS//SE//NF) Uninter	ntional collection a	against U.S. persons	a	
	Linear Edward	non the calls man	dalatad in markintala		(b) (1) (b) (3)-P.L. 86-36
	accordance with US	•	deleted immediately lines, and no reports	_	(b) (3) -18 USC 798 (b) (3) -50 USC 3024(i)
*52-1922-01-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	Owner of U.S. Per of U.S. Per of U.S. Per of U.S. Per were either not reis additional dissemin	FISIGINT products on signification of such as a superior of such as a such a	ns, or entities. In all ued with the proper i	ecause they conta instances, the re- minimization.	ined the ports (b) (1) (b) (3)-P. I. 86-36
(b) (3)-P.L. 86-	36 <u>(TS//SU/NT)</u>		n NSA	Branch and	(b)(3)-P.L. 86-36
The same and the s	sought transcription			nimized and une	
naaa aa	voice communicatio	***************************************		at is not to be sha	
*****	NSA confi	irmed that the com	munications were de	estroyed without	further
	distribution and we	ere deleted from the	e computer hard driv	res ans	dysts.
	***************************************				·
	(TS//SL/NF)	a	in analyst with NSA		_]
	shared	pieces of unmir	nimized and unevalu	ated SIGINT with	the (b) (3)-50 USC 3507
			are a second control of the second control o		OGA
	manini anta aftili a Cit	OTNO	1 - 1 - 1 - 1		The
/			thorized to view the		
/	completely recalled		valuated SIGINT we	re successionly an	CI.
1	commissions recarred	' <u>لـــــــــــــــــ</u> ا'			
	and the second s	(b) (3)-P.L. 86-36		
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(b)	(1)	The same ray of the control work to the same ray of the same r			

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(U) Counterinteiligence Activities.
(U) Nothing to report. (b) (1) (b) (3)-P.L. 86-36
(U) Intelligence-related Activities.
inappropriately targeted a U.S. person based on anrather than an NSA, waiver
concerning the proper use of databases.
(S//SI//NF) Misuse of the U.S. SIGINT System. a SIGINT analyst conducted database queries at the request and with the permission of The analyst
targeted the in a SIGINT
database. No information was developed and no reports were issued. 2. (U//FOUO) Intelligence Oversight Inspections. (b) (1) (b) (3)-P.L. 86-36 (b) (3)-P.L. 86-36 (b) (3)-18 USC 798
(U//FOUO) During this quarter, the Office of Inspector General (OIG) reviewed various intelligence activities of the NSA/CSS to determine whether they were conducted in accordance with applicable statutes, Executive Orders, Attorney General procedures, and Department of Defense and internal directives. With few exceptions, the issues presented were routine and indicated that the operating elements understand the restrictions on NSA/CSS activities.
Management is degraded by deficiencies in the personnel database and the (b) (3)-P.L. 86-36 process used to ensure that all personnel with receive intelligence oversight training before they are exposed to operational or classified information. Additionally, although training is conducted as required by the DoD Regulation 5240.1-R and NSA/CSS Policy 1-23, more emphasis is needed on U.S. Signals Intelligence Directive SP0018 and National Telecommunications and Information Systems Security Directive 600 standards. The OIG will provide an update in a future report regarding actions taken by to correct the inspection findings.

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(TS//SI//NF) Special Study on In	July 1
2007, a review was completed to determine whether NSA	
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The review did not find a pattern of errors, exaggeration of facts, or any intemisstatements by NSA	entional
3. (U) Substantive Changes to the NSA/CSS Intelligence Oversight Progra	m.
(U) Nothing to report.	
4. (U) Changes to NSA/CSS published directives or policies concerning intelligence, counterintelligence, or intelligence-related activities and the for the changes.	reason
(U) Nothing to report.	
5. (U) Procedures governing the activities of Department of Defense (DoD intelligence components that affect U.S. persons (DoD Directive 5240.1-R Procedure 15) Inquiries or Matters Related to Intelligence Oversight Prog	,
(U) Nothing to report.	