

TOP SECRET/COMINT//NOFORN-NATIONAL SECURITY AGENCY CENTRAL SECURITY SERVICE FORT GEORGE G. MEADE, MARYLAND 20755-6000

6 July 2009

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/TOUO) 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 31 March 2009 were unlawful or contrary to Executive Order or Presidential Directive and thus should have been reported pursuant to Section 1.6(c) of Executive Order 12333.

(U//POUO) The Inspector General and the General Counsel continue to exercise oversight of Agency activities by 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 ELLARE Inspector General

VITO T. POTENZA

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

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

Encl: Quarterly Report

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

(U) Intelligence Activities

database on and the analyst applied for a research account to reduce the risk of future violations.
(b) (3)-P.L. 86-36
(TS//SI//REL TO USA, FVEY) In another of the aforementioned collection incidents, the target entered the United States onan NSA analyst attempted unsuccessfully on the target selector on A malfunction of the graphical user interface application prevented execution or any other action. Once the database was returned to service, the analyst found that
Collection occurred on intercepts were purged from the NSA database
(TS//SI//REL TO USA, FVEY) On pecasions, collection occurred while valid foreign (b) (1) targets were in the United States. In all instances, collection was terminated and selectors (b) (3)-P.L. 86-36 were detasked. Collection, occurring in of the instances, was purged from NSA databases. In incidents, violations resulted from procedural errors.
 (TS//SI//REL TO USA, FVEY) An NSA analyst did not confirm that the target was outside of the United States before conducting a query of an NSA database. Although the initial information appeared to show the electronic mail (e-mail) account the analyst searched on the selector on without the prerequisite check. Another NSA analyst found the violation on and noted that the e-mail account the United States. The query and associated results were deleted on No reports were issued from that
(b) (3)-18 USC 798 USSOCIATED RESTARTS WERE deleted on No-reports were issued itolititiat (b) (3)-50 USC 3024 (icollection. (b) (3)-P.L. 86-36 (c)//SI//REL TO USA, FVEY) an NSA analyst found a selector that
should have been detasked in The selector belonged to a foreign national in the United States The selector, believed to have been removed in was noticed while an NSA analyst was prosecuting another valid foreign target. The selector was detasked on No collection relating to the U.S. person selector has been found.
(U) Database Queries
-(S//SI//REL TO USA, FVEY) On coccasions, NSA analysts constructed poor database queries, and on of those occasions, the queries returned results from the database. The returned results from the overly broad or incomplete queries was deleted, and no reports were issued. Procedural errors contributed to of the violations.
 (S//SI/REL TO USA, FVEY) an NSA (b)(3)-P.L. 86-36 analyst failed to restrict his database query with foreign target selectors, resulting in the targeting of a U.S. without authorization. With the intention of collecting a communication, one end of which was in the analyst mistakenly believed that he could query for foreign intelligence purposes.
(b)(3)-P.L. 86-36 (b)(3)-18 USC 798 (b)(3)-50 USC 3024(1)
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(b)(1) (b)(3)-P.L. 86-36	
(b) (3) -50 USC 3024 (i) (b) (3) -P.L. 86-36 (b) (3) -P.L. 86-36 (c) (3) -P.L. 86-36 (c) (3) -P.L. 86-36	
(TS//SI//REL TO USA: FVEY) Another NSA analyst used the term (a) (3) -18 USC 798 (b) (3) -50 USC 3024(i) (a) (b) (3) -50 USC 3024(i)	
inauguration. From the analyst mistakenly believed that the	
term typed in was permissible. The mistake, found on was corrected that day. No collection resulted from the query.	
conceled that day. No concellon resulted from the query.	
(TS//SI//REL TO USA, EVEY) Human error resulted in the targeting of	
An NSA analyst and his auditor incorrectly applied targeting guidance, resulting in gueries to an NSA database.	
0)(3)-P.T86-36	
queries. The mistake produced query results, which were deleted without review.	
(TS//SI//REL TO USA, EVEY) An NSA analyst used the term in his (b) (3)-P.L. 86	-36
search for foreign the analyst mistakenly believed that the term typed in was permissible.	
analyst mistakenly believed that the term typed in was permissible. The query, found by the analyst's auditor, was deleted on and all related	
Collection was destroyed.	
(b) (3)-P.L. 86-36 (b) (3)-P.L. 86-36 (c) (3)-P.L. 86-36 (b) (3)-P.L. 86-36 (b) (3)-P.L. 86-36 (c) (3)-50 USC 3024(1)	
NSA analyst searched on the of the transcribing linguist. The	
violation was found by the analyst's auditor. No results were returned.	
(U) Detasking Delays (b) (3) -P.L. 86-36 (b) (3) -P.L. 86-36 (b) (3) -P.L. 86-36 (b) (3) -18 USC 798 (b) (3) -18 USC 798	
(b) (3)-50 USC 3024(1) (TS//SI//NF) telephone numbers remained tasked after an Attorney	
General authorization had expired on The NSA analyst detasked the	
selectors on but was not aware of The violation was identified on and the	
selectors were detasked the same day. No collection occurred between and	
A review of the incident resulted in a change in operating procedures.	
(b) (3) - P.L. 86-30	
were not removed from tasking when they were approved for targeting under	
Foreign Intelligence Surveillance Court (FISC) Order Consequently, the targets'	
2008. This oversight was found during a selector review The selectors	
were detasked on NSA analysts have not found collection on the targets since they entered the United States.	
(b)(3)-P.L. 86	36
-(S//SI//REL TO USA, FVEY) Unintentional dissemination of U.S. identities. There were instances in which SIGINT analysts disseminated communications to, from, or about	
U.S. persons while pursuing foreign intelligence tasking this quarter. All data have been deleted	
or destroyed as required. In of the instances, SIGINT products were cancelled because they contained the identities of U.S. persons, organizations, or entities. The reports were either	
not reissued or were reissued with proper minimization.	
(b)(1) (b)(3)-P.L. 86-36	

DOC (9)(1) 4165207 (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)

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^(b)(1) (b)(3)-P.L. 86-36

-(S//SI//REL TO USA, FVEY) an NSA analyst failed to minimize
SIGINT before he shared the data with an analyst from the
The data, included information on U.S. persons. The
analyst was contacted on and he destroyed the data. No reports were issued on
the disseminated data.
- (TS://SI//REL TO USA, FVEY)- While NSA analysts were developing
(b)(1)
(b)(3)-P.L. 86-36 (b)(3)-18 USC 798
(b)(3) ⁻ 50 USC 3024(1)
(S//NF) Information shared with analyst by an NSA (b)(3)-P.L. 86-36
analyst enabled the analyst to associate a telephone number with a U.S. person. On
an NSA analyst
number was not given to the analyst, was sufficient to associate
it with the owner, who is a U.S. person.
(b)(1) (b)(3)-P.L. 86-36
(U) Report Cancellation Delay (b) (1) (b) (3)-P.L. 86-36 (b) (3)-50 USC 3024 (1)
(TS//SI/NF) an NSA analyst learned from that a valid
(TS//SI//NF) an NSA analyst learned from that a valid foreign target held dual and U.S. citizenship. Although the selectors were detasked on
and collection was purged from NSA databases; reports generated from the
unauthorized collection were not cancelled until The delay in report cancellation
occurred because of a miscommunication between two analysts. Each believed the other was
going to cancel the reports.
(U) The Foreign Intelligence Surveillance Act (FISA)
(b)(3)-P.L. 86-36
(U) Unauthorized Targeting
(TS//SL/NF) Between collection continued on a target (b) (1) (b) (3)-P.L. 86-36
selector after the FISC Order, had expired. During routine selector screening, an NSA Team Leader noticed that an e-mail selector had not been specified on the new
Court Order The selector was removed from and tasking on
and related collection was purged from an NSA database on
No reports based on unauthorized collection were issued.
(TS//SI//NE) NSA learned that a EISC-approved selector (b) (1) (b) (3)-P.L. 86-36
(Torobility) Norricalited that a Lise approved selecting
to determine that
The selector was detasked on and collection from
was purged from NSA databases the same day. To reduce the risk of a recurrence, oversight
(b)(1) (b)(3)-P.L. 86-36
TOP SECRET//COMINT//NOFORN (b) (3)-18 USC 798 (b) (3)-50 USC 3024(i)
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ID: 4165207	ECRET//COMINT/JNOFORN	(b) (1) (b) (3)-P.L. 86-36 (b) (3)-50 USC 3024(1)
procedures have been modified to inc		(b) (1) (b) (3)-P.L.
-(TS//SI//NF) On occasions, colle expired. violations were isolate	ection continued after FISC ord ed on to a malfi	
selectors continued after the FISC between were retasked under the FISA Amend the F Collection from selectors was pur	Iments Act (FAA)	databases. The selectors Certification
(TS//SI//REL TO USA, FVEY) intelligence on a U.S. person for a per order was signed and effective as of The analyst terminated his query and his mistake.	riod not covered by FISC Orde the analyst que	queried an NSA database for er <u>Although the</u> eried back te when he recognized
(TS//SL/INF)]
(U) Business Records (BR) Ord	(b) (1) (b) (3)-P.L. 86-36	(b)(3)-P.L. 86-36 (b)(3)-18 USC 798 (b)(3)-50 USC 3024(1
(TS//SI//NF) On 7 January 2009, whi NSA anal the selectors used in queries, only suspicion (RAS) standard. Although selectors had not been approved for c	ysts found BR FISA data inch y had been approved under	uded in the query results. Of $^{(b)(3)-P,L}$ the reasonable articulable with a foreign target, the

(TS//SI/NF) On 9 January 2009, an NSA analyst violated NSA call-chaining procedures when he inadvertently did an extra hop, or call-chaining expansion during a BR FISA chaining event resulting in four call-chaining expansions or hops. The Court order prohibits more than three. Immediately, the analyst realized four hops were processed, and he deleted all of the results, which were foreign.

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(U) Update to previous report

(TS//SI//NF) As reported last quarter, on 15 January 2009, the Department of Justice reported to the FISC that NSA had been using an "alert list" to compare incoming BR FISA metadata against telephone numbers associated with counterterrorism (CT) targets that NSA had tasked for SIGINT collection. The Agency had reported to the FISC that the alert list consisted of numbers for which NSA had determined that a RAS existed that the numbers were related to a terrorist organization associated with (b)(1) (b)(3)-P.L. 86-36 However, the majority of selectors on the alert list had not been (b)(3)-50 USC 3024(1) subjected to a RAS determination. Analysis through call-chaining was not performed unless the number met the RAS standard. (b)(1) (b)(3)-P.L. 86-36 (TS//SL/NF) NSA suspended the comparison of BR FISA metadata against CT target selectors, and in the conduct of a comprehensive review, NSA identified other processes used to query the BR FISA metadata that also did not conform with the Court's orders or that were not fully explained to the Court. The review also identified some manually entered queries that were noncompliant with the Court's orders. None of the compliance incidents resulted in the dissemination of any reporting from NSA to any other department or agency. Upon discovery of these compliance incidents, NSA immediately made changes to its processes to ensure that the Agency is handling and querying the telephony metadata in accordance with the Court's orders. The

corrective measures include implementation of controls that prevent any automated process from querying the telephony metadata NSA receives pursuant to the Court's orders and which also guard against manual querying errors.

(TS//SI/NF) The Department of Justice filed preliminary notices of compliance incidents with the FISC on 15 January, 21 January, 26 January, 2 February, 25 February, and 31 March 2009. The FISC issued an order on 5 March 2009 allowing NSA to continue to acquire the BR FISA metadata but imposing further restrictions on use of the data until the completion of the government's end-to-end system engineering and process report. The report will include further information on steps to remedy areas of concern, oversight efforts, and minimization and oversight procedures to be employed if the FISC allows resumed regular access to the BR FISA metadata.

(U) Pen/Trap Order

(U) Nothing to report.

(U) The Protect America Act (PAA)

(TS//SI//REL TO target while he wa	USA, FVEY) A delay in the review as in the United States. The selecto	v of intercept contributed to collection on a r was tasked under PAA
	Certification on	but not checked by the analyst until
the United States.	The query results were deleted on (b) (1) (b) (3)-P.L. 86-36	No reports were issued. (b) (1) (b) (3)-P.L. 86-36 (b) (3)-18 USC 798

(b) (1)

(b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(1)

TOP SECRET//COMINT//NOFORN

(TS//SI//RED TO USA, FVEY) During a tasking record review NSA
analysts learned that target selectors had been tasked under the wrong authority. The
instead of the FAA Certification 2008. The selectors were
retasked under the correct certification on No collection was purged because
the two certifications share the same minimization rules and database storage protections. No
reports were issued.
(b)(3)-P.L. 86-36
(TS//SI//NF) Human error resulted in the targeting of a dual U.S. and citizen after
an NSA analyst learned of the dual citizenship The analyst failed to detask
an FAA 704 authorization. When this process weakness was identified the
selector was detasked. No collection occurred during the period of unauthorized targeting, and
no reports were issued.
(b)(1) (b)(2) D I 06 26
(U) The FISA Amendments Act (b) (3)-P.L. 86-36 (b) (3)-50 USC 3024(i)
(b) (1) (b) (3) -P.L. 86-36
(U) Tasked under an incorrect FAA Certification (b) (3)-50 USC 3024 (1)
- (TS//SI//REL TO USA, FVEY) During a tasking record review NSA
analysts learned that a target selector had been tasked under the wrong authority. The selector,
tasked on had been tasked under the FA/A Certification
instead of the FAA The selector was retasked under the
correct certification on No collection/occurred.
-(TS//SL//REL TO USA, FVEYtwo separate incidents were identified.
An NSA analyst discovered that a selector had been tasked under the wrong authority from
Another analyst tasked a selector under the wrong
authority from Both selectors had been tasked under the
FAA Certification instead of the FAA Certification
(b)(1)
(b)(3)-P.L. 86-3
(TS//SI//REL TO USA, FVEY) A selector for a foreign target was mistakenly tasked
(13/36/KLE 10 03A, FVE1) A selector for a foreign target was mistakenty tasked
Apparently, the analyst used the wrong
The error was overlooked by the tasking review team. The
selector was removed from collection when the problem was identified
No collection occurred.
(b)(3)-P.L. 86-36
(TS//SI//REL TO USA, FVEY) During a tasking selector review NSA
analysts learned that a target selector had been tasked under the wrong authority. The selector,
이는 것은 이는 것은 이상 것은 이상 이상 것을 가지 않는 것을 하는 것을 하는 것을 알았는 것을 가지 않는 것을 얻었다. 것을 가지 않는 것을 알았는 것을 가지 않는 것을 하는 것을 하는 것을 것을 하는 것을 것을 하는 것을 못했다. 것을 것을 하는 것을 가지 않는 것을 하는 것을 못했다. 것을 것을 알았는 것을 못했다. 것을 것을 것을 못했다. 것을 것을 것을 못했다. 것을 것을 것을 못했다. 것을 것을 못했다. 것을 것을 못했다. 것을 것을 못했다. 것을 것을 것을 못했다. 것을 것을 것 같아. 것을 것을 것 같아. 것을 것을 것 같아. 것 같아. 것을 것 같아. 것 않 것 같아. 것 않는 것 같아. 것 같아. 것 않는 것 같아. 것 않는 것 않
the FAA Certification The selector was retasked under the
correct certification on No collection occurred.
(b) (1)
(b)(3)-P.L. 86-36 (b)(3)-P.L. 86-36
(b)(3)-50 USC 3024(i)
and the second

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(i)
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(U) Detasking Delays

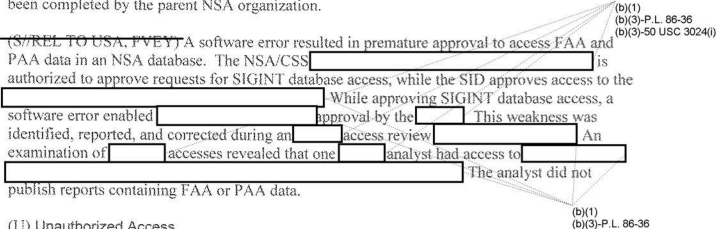
0	(TS//SI//REL TO USA, FVEY) Human error caused a three-day detasking delay, which resulted
	in collection while the target was active in the United States. The request to terminate the
	FAA-authorized collection was submitted on but the selector was not detasked
	until The analyst did not The resulting collection
	was purged from a NSA database on No reporting occurred on the
	unauthorized collection.
	(TS//SI//REL TO USA, FVEY) An NSA analyst-did not detask a targeted telephone number
	when he discovered the telephone number
	Trying to garner intelligence on a target authorized by FAA 705b docket the analyst (b)(1) (b)(3)-P.L. 86-36
	kept the number on tasking to obtain information on the target's The (b)(3)-50 USC 3024(i)
	selector remained tasked when the analyst was directed to
	detask the selector. No collection occurred during the period of unauthorized targeting.
	(TS//SI//REL TO USA, FVEY) A judgment not to resulted in
	collection of a foreign target while he was in the United States. An NSA analyst believed that a
1.1	routine detasking request submitted on would be completed prior to the (b)(1) (b)(3)-P.L. 86-36
	target's the United States on the analyst was on sick leave
L	and was not able to verify the detasking action. The intercepts
	obtained while the target was in the United States were purged from NSA databases on
2	(TS//SI//REL TO USA, FVEY) Human error resulted in the pursuit of an FAA 704-authorized
r	target while he was in the United States.
Ļ	the e-mail selector remained tasked
, l	responsible target office was in training during the target's to (b)(1)
	(b)(3)-P1 86-36
	trip to the United States. The analyst recognized the mistake on
I	No collection occurred as a result of the violation.
	(S//SI//NF) A selector was not detasked during a target's visit to a United
	(S//SI//NF) A selector was not detasked during a target's visit to a United States territory. NSA learned of the travel on and detasked the selector on
	Collection occurred before the selector was removed from tasking. That collection was purged from an NSA database on No reporting occurred.
	collection was purged from an NSA database on No reporting occurred.
e .	(TS//SI//NF) A miscommunication between two NSA analysts contributed to collection on a
	foreign target after he entered the United States. When the analysts learned
Г	the United States on each analyst believed the other terminated(b)(1)
Ļ	collection for the duration of the visit. The mistake was found and the selector (b)(3)-P.L. 86-36
	was detasked on were purged from the
	NSA databases.
-	(TS//SI//REL TO USA, FVEY) A communication problem resulted in delayed removal of
	an FAA selector from targeting while the target was in the United States.

to the United States of an FAA 702 authorized target. The report requested detasking of the
selector before [(b)(1) detasked before the e-mail selector [(b)(3)-P.L. 86-36 (b)(3)-P.L. 86-36
The error was identified on and the selector was detasked on
Collection did not occur from the activity.
(TS//SI//NF) Research of an incident revealed (b)(3)-P.L. 86-36 (b)(3)-18 USC 798
soon after the selector was tasked for collection According to NSA (b)(3)-50 USC 3024(i)
procedures, a target analyst should have detasked a selector when the collection demonstrated a (b)(1) lack of useful intelligence. Subsequently, the e-mail address
The selector was detasked on No collection on the target was found in (b)(3)-P.L. 86-36
NSA databases. No reports were issued.
(U) Dissemination of FAA Data
(TS//SI//NF) unminimized collection was forwarded to (b) (3)-P.L. 86-36
A U.S. selector was not minimized in an analyst-to-analyst
exchange. When the violation was identified, the message was successfully recalled on
(U) Destruction Delay
(U) Destruction Delay (b)(3)-P.L. 86-36
(TS//SI//NF) U.S. person data was retained before an NSA analyst purged the data
from NSA databases. The target, believed to be foreign at the time of tasking on
was found to be a U.S. citizen in The analyst intended to request authorization to retain the calls collected but did not pursue the request. The
collection was purged from NSA databases No reports were issued.
(U) Other
(D)(1) (b)(3) P I 86.36
(U) Unauthorized Access (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)
(TS//SU/NE) an NSA analyst enlisted the help of another NSA analyst for
translation assistance. In doing so, FISA data was viewed at an NSA site not authorized for
the data. The analyst recognized the mistake and deleted the data. (b)(3)-P.L. $86-36$ (b)(3)-P.L. $86-36$ (b)(3)-P.L. $86-36$ (b)(3)-P.L. $86-36$
(b) (3)-P.L. 86-36 (b)(3)-50 USC 3024(i) (C//RELTO USA, FVEY) A newly-created with no
established authority to conduct SIGINT, attempted to obtain such authority by inappropriately
using a parent organization's SIGINT address to sponsor analysts
authority and directives were bypassed by NSA deleted the SIGINT database accounts of the and instructed on proper access procedures.
(S//SI//REL) An NSA supervisor mistakenly granted SIGINT database access to a person not authorized for access.
analyst detailed to an NSA Cryptologic Center accessed NSA
databases. The analyst's NSA supervisor did not follow the documented process for
(b)(1)
(b)(3)-P.L. 86-36 (b)(3) F0.LISC 2004(i)
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- TOP SECRET//COMINT//NOFORN	(b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)
database access. Access was terminated While the SIGINT database access, he was compliant with the intelligence oversight t	employee had raining mandates.
(U) Improper Storage (b) (1) (b) (3) - P.L. 86-36	(b)(1) (b)(3)-P.L. 86-36 (b)(3)-18 USC 798 (b)(3)-50 USC 3024(i)
(TS//SI//REL TO USA, FVEY) FISA data was not afforded the proper prot oversight during a research and development effort. NSA researchers did n in the development of, so software to prope was not built into the program The mistake was corrected	ection because of an ot include FISA data
researchers with access to the data were cleared for FISA access.	(b)(3)-P.L. 86-36
(S//SI//NF) an NSA analyst entered U.S. identities This security violation was discovered by the Chief of deleted the entries containing U.S. entities and confirmed removal from the	f the he chief
No reporting or dissemination of the U.S. entities occurred.	
(U) Improper Data Transfer (b)(3)-P.L. 86-36 (b)(3)-50 USC 30:	24(i)
(S//SI//NF) Human error resulted in the introduction of U.S. person selector upgrade test an NSA contractor used unminimized test test information transfer between two NSA systems. The data was to have before it was sent from one system to the other. During a system check the mistake was found and the files were purged the same day.	SIGINT collection to
(U) Minimization (b) (3) -P.L. 86-36	
(15//SI//REL TO USA, FVEY) an NSA technical direction possible weakness with the minimization of FAA and PAA data and related graphical user interface have been disabled pending NSA Inspector General will track corrective action through completion.	/
(U) Premature Access	(b)(3)-18 USC 798 (b)(3)-50 USC 3024(i)
(S//SI//REL TO USA, FVEY) Accesses to sensitive NSA databases were not NSA analysts were assigned to work with the The NSA analysts accessed the databases periodically from Access to unminimized and unevaluated SIGINT by NSA analysts was app location on	
(TS//SI//REL TO USA, FVEY) Additionally, NSA analysts working with t were accessing SIGINT databases withou which NSA analysts had since was terminated request for renewed access was processed. In a second instance, a similar a occurred. NSA analysts at	t authority. Access ^{(b)(1)} (b)(3)-50 USC 3024(i) while the (b)(3)-P.L. 86-36

(b)(1) (b)(3)-P.L. 86-36 SIGINT databases without the proper approval. Analysts are prohibited from logging into the databases while the access approval is pending. In both instances, the requests for access had not been completed by the parent NSA organization.



(U) Unauthorized Access

(U//FOUO) During the quarter, an analyst's access to SIGINT databases was not terminated by a Cryptologic Center upon completion of temporary additional duty on one occasion. Although the analyst was cleared for access, losing organizations must terminate access sponsorship, and the gaining organizations must sponsor database access. This mandated practice is an oversight internal control.

(U) Computer Network Exploitation (CNE)

-(TS//SI//R	EL TO USA, FVEY)	·
30		(b)(1) (b)(3)-P.L. 86-36 (b)(3)-18 USC 798 (b)(3)-50 USC 3024(i)
50		
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	-(TS//SI//NF)			(b)(1) 1 (3)-P.L. 86-36	
					(3)-18 USC 798 (3)-50 USC 3024(i)	
	(U) Dissemination	(b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)	*****		1	
	S//REL TO USA, AU	S, GBR, NZL)	NSA terminated	A manufacture of the second seco	_	
		$ \setminus \setminus$			7775	
		While researching the pro-				
		onal oversight internal cont of for the account holders. e		ned to each analyst,	ſ	
	limite	d access was restored		was restored on		
	(C/NF)	data t	hat was not releasable to	N	-	
						
	e-mails were deleted upon recognition. Computer Security Incident Reports were submitted to NSA.					
	NOA.					
/	(S//SI//REL TO USA, :	'VEY)	1.04.05		1 (b)(1)	
and the second se		- comparison of the second			(b)(3)-P.L. 86-36 (b)(3)-50 USC 3024	
		····		/	7 (* 509) 3	
/		USA, FVEY) Ininst person information to the	ances NSA analysts	that		
/		In the first instances,		а		
		when the	The insta	nce occurred on (b)(ed States. The (b)(1) 3)-P.L. 86-36	
b)(1) b)(3)-P.L. 86-	************	tercept and notified NSA of		(b)(d)	3)-18 USC 798 3)-50 USC 3024(i)	
D)(3)-F.E. 00-	(S//SI//REL TC)			containing	ŗ	
	U.S. person info	ormation was				
				and the second	(b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024	
	when collection		<i></i>	AU.S. analyst notic		
	the U.S. person	information	NSA	has begun		
	working with th	ie to	establish formal proce			
	person informa	ion.	1			
			(b)(3)-P.L. 86-36	(b)(1) (b)(3)-P.L. 86-36 (b)(3)-18 USC 798		
			A TRACTORN	(b)(3)-50 USC 3024(i)		
		TOP SECKET/CO				

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(U) Counterintelligence Activities

(U) Nothing to report.

(U) Intelligence-related Activities	(b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)
(S//SI//NF) To reduce the risk of unauthorized telephony instituted a process to give analysts greater and faster instituted a process to give analysts greater and g	
 	When collection occurred,
it was purged from NSA databases.	(b)(1) (b)(3)-P.L. 86-36
-(TS//SI//NF) NSA analysts found that e-r	(b)(3)-50 USC 3024(i) mail selectors
that occurred in of the instances was purged from	this quarter. Collection
(C//REL TO USA, FVEY) Although not violations of E. NSA/CSS reports instances in which database acce no longer required. Once identified, the accesses were te	ess was not terminated when access was (b)(1)
(TS//SI/REL TO USA, FVEY) Collection occurred on U with the	J.S. persons because of a
collected as a result of the malfunction was purged from	and the data(b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)

2. (U//FOUO) NSA OIG Intelligence Oversight Inspections, Investigations, and Special Studies.

(U//FOUO) During this quarter, the OIG reviewed various intelligence activities of the NSA/CSS to determine whether they had been conducted in accordance with applicable statutes, Executive Orders, Attorney General procedures, and Department of Defense and internal directives. With few exceptions, the problems uncovered were routine and showed that operating elements understand the restrictions on NSA/CSS activities.

(U//FOUO) NSA/CSS Threat Operations Center

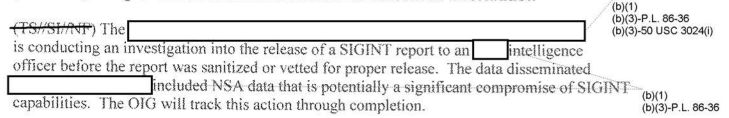
(U//FOUO) An NSA OIG inspection found that the intelligence oversight within NTOC is appropriately managed and compliant with standing regulations. NTOC has established effective

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(b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)

management controls to ensure that ______ authorities are properly executed on the NTOC operations floor. Based on training statistics reviewed, the inspector found a 95 percent rate of compliance for intelligence oversight training.

(U//FOUO) Alleged Unauthorized Disclosure of Classified Information



(U) Congressional, IOB, and DNI Notifications.

(b)+3)-P.L. 86-36

(TS//SI//NF) NSA/CSS notified the Majority Staff Director of the Senate Select Committee on Intelligence of the process to resolve the Business Records matter, provide additional information to the Committee on other matters that have been addressed previously to the Committee, and to notify the Committee of one additional matter which was only recently identified. A copy of the four part notification is included as an addendum to this report.

3. (U) Substantive Changes to the NSA/CSS Intelligence Oversight Program.

(U) Nothing to report.

4. (U) Changes to NSA/CSS published directives or policies concerning intelligence, counterintelligence, or intelligence-related activities and the reason for the changes.

(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 Programs.

(U) Nothing to report.