

# TOP SECRET//COMINT//NOFORN NATIONAL SECURITY AGENCY CENTRAL SECURITY SERVICE

FORT GEORGE G. MEADE, MARYLAND 20755-6000

12 September 2008

## 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 June 2008 were unlawful or contrary to Executive Order or Presidential Directive and thus should have been reported pursuant to Section 1.7.(d) of Executive Order 12333.

(U//FOUO) 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 ELLARD

Inspector General

VITO T. POTENZA General Counsel

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

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

Encl:

Quarterly Report

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### TOP SECRET//COMINT//NOFORN

1. (U//FOUO) Intelligence, counterintelligence, and intelligence-related activities

(U) Intelligence Activ	/ities /(b) (1)
(O) Intelligence Activ	(b) (3)-P.L. 86-36
(TS//SI// REL TO USA,	FVEY) Unintentional collection against United States
persons. This quarter,	there were instances in which Signals Intelligence (SIGINT) analysts
inadvertently collected c	communications to, from, or about U. S. persons while pursuing foreign
	intercepts and reports have been deleted or destroyed as required by
United States SIGINT D	Pirective (USSID) SP0018. (b) (1)
(II) He a discriptor I Tour	(b) (1) (b) (3) -P.L. 86-3 ting (b) (3) -P.L. 86-36 (b) (3) -18 USC 79
(U) Unauthorized Targe	ting (b) (3) -P.L. 86-36 (b) (3) -50 USC 3024(i) (b) (3) -50 USC 3024(i)
86-36 (TS//SI/NIE) An NSA/C	SS analyst tasked the telephone numbers associated with a U.S.
(15/15I/M) AILION C	without verifying that consent for
collection had been give	on by the person and approved by DIRNSA. The selectors, on coverage
from	were detasked. intercepts were purged
from data repositories	when the mistake was found during a target review.
(TS//SI//NF)	
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\	(h) (1)
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the United States without operation to take place	an NSA/CSS analyst targeted a foreign person in at Attorney General authorization. She learned that a person tied to the was in the United States and was suspected to have planned an Thinking only of the urgency and not the
operation to take place target's location, the ana	an NSA/CSS analyst targeted a foreign person in at Attorney General authorization. She learned that a person tied to the was in the United States and was suspected to have planned an Thinking only of the urgency and not the lyst queried an NSA database for information without seeking
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operation to take place target's location, the ana authorization to target the analyst's auditor, and the (TS//SI//NF) An oversig to monitoring expired.  NSA/CSS analysts did no intercepts that were purged (TS//SI//NF) An NSA/C General authorization or been received. The unattercepts that were purged.	an NSA/CSS analyst targeted a foreign person in at Attorney General authorization. She learned that a person tied to the was in the United States and was suspected to have planned an Thinking only of the urgency and not the lyst queried an NSA database for information without seeking he individual. No results were returned. The incident was found by the example analyst was counseled and received remedial training.  The sulted in the continued targeting of a U.S. person after his consent and remove the selector from collection until There were ged from NSA databases.  The analyst wrongly believed that authorization had authorized action resulted in the intercept of the selection of the intercept of the selection of the selection of the intercept of the selection of the intercept of the selection
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discovered	and no reports were issued on t	was purged when the vio the data.	lation was (b) (1)
(U) Computer N	etwork Exploitation (CNE)		(b) (3) -P.L. 86 (b) (3) -18 USC (b) (3) -50 USC
(TS//SI//REL TO	<del>) USA, FVEY)</del>		
(U) Database Qu		)(1)	
(S//SI//REL TO	USA, FVEY) There wereinstance	) (3)-P.L. 86-36 es of unintentional col <u>lec</u>	tion resulting
from poorly cons	structed database queries. All results y system.	were deleted from the	
(U) U.S. Person	Status (b) (1)		
L. 86-36	(D) (3) -2.1. 66-36	74-5 <sub>4-1-1-1</sub>	
to hold U.S. citiz when the redatabases, and	layed that the target held a U.S. passport reports were cancelled. n status was suspected. The detasking	ort. Collection was purged selector was failure resulted in the selectors were positive selectors were positive selectors.	ed from as not detasked intercepts ly linked to an
collection was pr	urged and NSA/CSS anal	The selectors were dysts were retrained on the	
vetting inadverte		Journal of the	(b) (1) (b) (3) -P
(TS//SI//NF) did not realize th	the analyst searched for a U.S. was owned by	NSA/CSS analysts targe a raw traffic data a U.S. company.	eted U.S. persons.
the analyst did no	ot follow research procedures, which i	required him to check	
	nother analyst failed to review  Queries were terminated, an	nd results were not retained	ed.
on search proced	ound during the auditing and oversight lures. (b)(3)-P.L. 86-36	functions, and the analys	sts were retrained
(TS//SI//NF) Col	llection transcription	L	evealed that a
	sed by a U.S. Government employee o		ranscript noted a
conversation bet	ween two U.S. Government employee tion, minimization procedures were ap	oplied as directed by the l	USSID SP0018.

3	(S//SI//REL TO USA, FVEY) a valid foreign target
	the United States. Tasking was terminated, and collection was purged from NSA databases. No
	reports were issued.
	(b) (1) (b) (3) -P.L. 86-36
	(U) Detasking Delays
	(TS//SI//REL TO USA, FVEY) the United States on
	and Stated States on
	did not detask Research is ongoing to isolate the cause of the problem, The intercept associated with the
	the United States was purged from NSA databases
in the second	(b) (1)
(b) (1)	(U/ <del>FOUO)</del> Foreign Intelligence Surveillance Court (FISC)-Authorized Collection(b) (3) -P. L. 86-36
(b)(3)-P.L	86–36
	(TS//SI/NF) an NSA/CSS analyst discovered a FISC-authorized selector
	associated with a foreign had not been removed from tasking
	Drywysouth to the FISC - 1 1 1 1 1 1 1
	Pursuant to the FISC order, detasking However, a problem
	with the collection system prevented the execution of the action. When the system problem was rectified a review of target selectors was conducted
	system problem was rectified a review of target selectors was conducted. additional selectors affected by the system problem were removed from tasking.
	additional selectors affected by the system problem were removed from tasking.
z., <u>,</u>	(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 by USSID SP0018. (b) (1)
	(b) (3)-P.L. 86-36
1 3	(S//SI//REL TO USA, FVEY) During this quarter, SIGINT products were cancelled because
	they contained the identities of U.S. persons, organizations, or entities. In all instances, the
(b) (1)	reports were either not reissued or were reissued with proper minimization.
(b)(3)-P.L.	
***************************************	winding a second of the first the fi
	classified and highly secure intranet used by the U.S. Intelligence Community. A graphic containing a U.S. address was posted when the mistake was
	identified and corrected. when the mistake was
	identified and corrected.
	(TS//SI//NF) during a review of intercept an
	NSA/CSS analyst discovered that the from a legitimate foreign (A) (1)
	in the United States from Was notified and (b)(3)-P.L. 86-36
V.	destroyed the Lintercents for the time from the tourst was in the LL it 1 St.
Permana	(b)(3)-50 USC 3024(i
1	(U// <del>FOUO)</del> Dissemination of Foreign Intelligence Surveillance Court (FISC)-Authorized
	Collection
	(TS//SI//NF) an NSA/CSS analyst tipped information on
	intercepts to other SIGINT analysts using a communication
	(b) (1) (b) (3) -P.L. 86-36
(b	$\frac{\text{TOP SECRET/GOMPAT/ALOPOPAL}}{\text{(b) (3)-50 USC 3024 (i)}}$

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	TOP SECRET//COMINT//NOFORN (b)(1) (b)(3)-P.L. 86-36 (b)(3)-50 USC 3024(i)
no de pr	of that was not authorized as a dissemination tool for data because the chat tool does to have the ability to track U.S. person information. When recognized the data was eleted. Although not a violation of the FISA and related authorities, the practice does not ovide an audit trail of the U.S. person information passed to others within the SIGINT oduction chain. The process for using the chat tool was amended
	(b) (3)-P.L. 86-3
	SC-authorized target  analyst recognized the oversight, deleted the file and notified NSA. The NSA/CSS analysts
	sociated with the violation were retrained on FISA minimization.  (b) (1) (b) (3)-P.L. 86-36 (b) (3)-P.L. 86-36 (b) (3)-P.L. 86-36
Notate the re- pu	SA databases in a timely manner.  SA databases in a timely manner.  In an email selector of a legitimate foreign and though the legitimate foreign databases was not moved until another target selector was detasked, but the larging of databases was not completed until Lastly,
ur	rget selector was detasked, but the data was not completely purged from the databases atil
	J) Counterintelligence Activities  (b) (3) -P.L. 86-36 (b) (3) -50 USC 3024(i)  J) Nothing to report.
J)	J) Intelligence-related Activities
<del>-(S</del>	//SI//NF)
¥ <sup>2</sup>	
ac N	SA/CSS reports instances in which database access was not terminated when the need for access was no longer required. access to FISA data was not terminated when the SA/CSS employees transferred or forward-deployed to locations in and occasions, access to PAA data was not terminated when NSA/CSS analysts aployed to once identified, accesses were revoked.

<sup>(</sup>b) (1) (b) (3)-P.L. 86-36

	(U) Destruction Delays	
İ	but the analyst forgot to  production staff found the oversight at which time the collection was deleted. The analyst reviewed the procedures for purging collection to lessen the possibility of a recurrence of a retention violation.  (b) (1) (b) (3) -P.L.	86-3
	(TS//SI/NF) On occasions, NSA/CSS analysts did not purge unintentional collection from NSA databases in a timely manner. an email selector for a legitimate foreign target was detasked on in the United States. Collection was not removed from the data repositories until the selector for a different target was detasked on but collection was not purged from the databases until 2. (U/FOUO) NSA/CSS OIG Intelligence Oversight Inspections, Investigations,	00-3
	and Special Studies.	
	(U//FOUO) During this quarter, the Office of Inspector General 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 Hawaii. The inspection found non-compliance in the completion of initial and annual refresher intelligence oversight training and the database to track training for those with access to SIGINT databases and their auditors was not accurate. In a future report, the NSA/CSS Inspector General will update actions taken by NSA/CSS Hawaii to correct the inspection findings. A highlight of the inspection was the database and Standard Operating Procedure (SOP) developed by section.  The SOP has reduced the detasking time from minutes and has helped prevent collection violations.	06.26
	(U// <del>FOUO)</del> <b>NSA/CSS Colorado.</b> The inspection found non-compliance in the completion of initial and annual refresher intelligence oversight training. NSA/CSS Colorado lacked a process to track training for employees with access to NSA databases and had no processes to update the data. Operations employees displayed a good understanding of the intelligence oversight authorities in relation to collection, minimization and dissemination.	00-36
	3. (U) Substantive Changes to the NSA/CSS Intelligence Oversight Program.	
	(U) Nothing to report.	

- (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.