**UNITED STATES DISTRICT COURT**

**SOUTHERN DISTRICT OF TEXAS**

**HOUSTON DIVISION**

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| In the matter of the application of the United States of America for an Order authorizing installation and use of a penregister and trap and trace device or process for**Insert cell number**. | §§§§§§§§ |  |
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| Case No.   |
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**ORDER AUTHORIZING USE OF PEN REGISTER AND TRAP AND TRACE DEVICE**

 Before the Court is an application for an Order under 18 U.S.C §§ 3122 and 3123 to authorize the use of a pen register and a trap and trace device, which is currently assigned
**Insert cell number** (“**The Target Device**”). **Insert service provider** is the service provider of the **Target Device**. **Insert subscriber name** is the subscriber of the **Target Device**.

 The Court finds that the applicant, an attorney for the United States Government (“Government”), has certified that the information likely to be obtained by the use of a pen register and trap and trace device is relevant to an ongoing criminal investigation by the agents of the **Insert agency** (**“Investigative Agency”**).

 The Court further finds reason to believe that, at this time, notice to the customer or subscriber about the contents of this Order or the application will jeopardize that ongoing investigation.

 Accordingly, it is ORDERED that the Government’s application is granted to the following extent:

 1. **Pen register authority.** Agents of the **Investigative Agency** are authorized to have installed and to use, within the Southern District of Texas, a pen register device or process, **for a period of sixty days following the entry of this Order.** This device or process is to record and/or decode data on dialing, routing, addressing, or signaling information, including the dates and times, for all calls **from** **the Target Device** for that sixty day period. The data to be recovered under this Order is to exclude any content information.

 2. **Trap and trace authority.** Agents of the **Investigative Agency** are authorized to have installed, and to use, within the Southern District of Texas, a trap and trace device or process, **for a period of sixty days following the entry of this Order**. This device or process is to capture the incoming electronic or other impulses, which identify the originating number or other dialing, routing, addressing, and signaling information which is reasonably likely to identify the source of calls **to** **the Target Device**. The data to be recovered shall not include content information

 3. **Subject parties.** **Insert service provider**, and any other person or entity providing wire or electronic communication service in the United States whose assistance may facilitate the execution of this Order, is directed to furnish agents of the **Investigative Agency** with all information, facilities, and technical assistance necessary to install and operate the pen register and/or trap and trace device, and to do so unobtrusively and with a minimum of service interference.

 4. **Subject telephone.** This authorization applies to the **Target Device** for the duration of this Order.

 5. **Continuing obligations for the next 60 days.** For the duration of this Order, **Insert service provider** is directed: (a) to furnish, upon written demand, the results of the pen register and the trap and trace device, in electronic format, at reasonable intervals, during regular business hours; (b) to notify the **Investigative Agency** of any change in the service provided to the **Target Device**; and (c) not to terminate or restrict service to the **Target Device** without prior notice to the **Investigative Agency** and the opportunity for that agency to assume financial responsibility for continued service.

 6. **Customer records. Insert service provider**, and any other telecommunications providers whose assistance may facilitate the execution of this Order, shall disclose to the **Investigative Agency** the following including, but not limited to, the date, time, and duration of the communication, and without geographic limit:

1. PINs utilized to send or receive communications;
2. headers of email messages, including the source and destination network addresses, as well as the routes of transmission and size of the messages, but not content located in headers, such as subject lines, and
3. the number and size of any attachments to email messages or BB messenger communications.

 7. **Compensation.** The **Investigative Agency** is to reimburse **Insert service provider**, and any other person or entity required to furnish facilities or assistance, the reasonable costs incurred in complying with this Order, other than the cost of providing telephone toll records and listings.

 8. **Sealing and non-disclosure.** This Order and application are to **remain sealed for 180 days** following its entry. While it remains sealed, all service providers, persons, and entities obligated to provide the assistance described, are not to disclose the existence of this Order, the pen register, trap and trace device, or investigation, to the listed subscriber or to any others, except to their attorneys for legal device. If any extension of this Order is authorized by the Court, the non-disclosure period should be extended as well.

 **All other authority requested in this application is denied.**

Signed on **Click here to enter a date**., at Houston, Texas.

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 **Dena Hanovice Palermo**

 **United States Magistrate Judge**