

OCT 24 2014

U.S. Foreign Intelligence  
Surveillance Court of Review

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


\_\_\_\_\_)  
IN RE DIRECTIVES PURSUANT TO SECTION )  
105B OF THE FOREIGN INTELLIGENCE ) Docket No. 08-01  
SURVEILLANCE ACT. )  
\_\_\_\_\_)

**NOTICE**

On October 14, 2014, the government provided a de-classified copy of the transcript of oral argument in this matter that was held on June 19, 2008. The following errata are noted. A copy of this notice is to accompany any reproduced version of the transcript.

- Page 9, line 2: “an” should be “that”
- Page 9, line 10: “competitor” should be “competitive injury”
- Page 37, line 20: “whose” should be “who's”
- Page 52, line 9: “of” should be “or”
- Page 55, line 4: “hoped” should be “hoked”
- Page 56, line 10: The direction to counsel that is attributed to Judge Arnold should be attributed to Judge Selya.
- Page 62, line 15: “driving us and coming to Providence” should be “driving and coming to Providence”
- *Passim*: References to the title “Justice” should be replaced with “Judge”

ENTERED this 24th day of October 2014.



\_\_\_\_\_  
**WILLIAM C. BRYSON**  
Presiding Judge  
United States Foreign Intelligence  
Surveillance Court of Review